

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-024459

MICHAEL AHERN,
Plaintiff,

v.

FIRST PROTECTIVE
INSURANCE COMPANY d/b/a
FRONTLINE INSURANCE,
Defendant.

**PLAINTIFF'S MOTION FOR LEAVE TO AMEND COMPLAINT TO ADD A CLAIM
FOR PUNITIVE DAMAGES**

COMES NOW, Plaintiff MICHAEL AHERN (“Plaintiff” or “Ahern”), by and through undersigned counsel, and pursuant to Fla. Stat. §768.72, Fla. Stat. §624.155(5), and Fla. R. Civ. P. 1.190(f), hereby files this Motion for Leave to Amend Complaint to Add a Claim for Punitive Damages, and in support thereof state:

1. Plaintiff is an insured under a homeowner’s policy (the “Policy”) issued in Florida by Defendant, FIRST PROTECTIVE INSURANCE COMPANY d/b/a FRONTLINE INSURANCE (“Defendant” or “Frontline”). Defendant’s administration of the Policy is subject to the Florida Insurance Code (hereinafter the “Code”), specifically Chapters 624 through 627, Florida Statutes. Defendant is required to adjust all claims in conformance with the Code. The Code mandates include the prompt and fair payment of covered claims and the adoption and implementation of fair claims practices designed to accomplish such payment.¹ Further, all

¹ The following are prohibited acts under the Code:

- Not attempting in good faith to settle claims when, under all the circumstances, it could and should have done so, had it acted fairly and honestly toward its insured and with due regard for her or his interests. Fla. Stat. § 624.155(1)(b)1.
- Failing to adopt and implement standards for the proper investigation of claims; Fla. Stat. § 626.9541(i)(3)(a).

Defendant's adjusters must comply with the Adjuster Code of Ethics during the adjustment of each claim. Fla. Admin. Code 69B-220.201. Florida law affords civil remedies to first party insureds, such as Plaintiff, when harmed by an insurer's violation of the Code. The statutory scheme for such remedies is set forth in Fla. Stat. §624.155.

2. These remedies may include the recovery of punitive damages. The instant motion requests that this Court grant Plaintiff leave to amend his complaint to allege a prayer for punitive damage recovery. In this civil action, Plaintiff is required to present a reasonable showing by evidence or proffer that Defendant violated the Code in the adjustment of Plaintiff's loss and committed such violations in other adjustments with sufficient frequency as to constitute a "general business practice." See Fla. Stat. §§ 768.72 and 624.155(5). Further, that such violations were willful, wanton and malicious, and/or in reckless disregard for the rights of the insured. *Id.* The facts recited in this motion and the filings of record represent the evidence and proffer made in support of Plaintiff's showing of a reasonable basis for the pleading of punitive damage recovery.

3. Specifically, for years surrounding the Plaintiff's claim, Defendant violated the Code by engaging in general business practices of abusing the appraisal provision or "weaponizing it". This practice was designed to achieve the underpayment or denial of valid claims with willful, wanton and malicious intent to wrongfully achieve "claims profits" and/or with reckless disregard for the rights of policyholders to receive prompt and fair claim payments. The Code violations

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- Failing to acknowledge and act promptly upon communications with respect to claims; Fla. Stat. Ann. § 626.9541(i)(3)(c).
 - Failing to pay undisputed amounts of partial or full benefits owed under first-party property insurance policies within 90 days after an insurer receives notice of a residential property insurance claim, determines the amounts of partial or full benefits, and agrees to coverage, unless payment of the undisputed benefits is prevented by an act of God, prevented by the impossibility of performance, or due to actions by the insured or claimant that constitute fraud, lack of cooperation, or intentional misrepresentation regarding the claim for which benefits are owed. Fla. Stat. § 626.9541(4).

inflicted upon Plaintiff are a part of the general business practices Defendant also perpetrated upon many other Frontline policyholders virtually across the board for several years. The business practices include intentional low-balling of the cost to repair a covered loss at the outset. If a policyholder disputed Defendant's position, it would abuse the "Duties After Loss" provision of the subject policy, await for the policyholder to obtain third-party intervention (most notably, in the form of an attorney), only to immediately invoke and weaponize the appraisal provision. Defendant routinely played chess with their insureds in an effort to not only delay or preclude its insured from filing suit and/or limiting its exposure, but also to effectively try to eliminate an insureds right to representation, rather than using the appraisal process as a good faith means to resolve a legitimate dispute. Such facts, as more particularly described below, suffice the statutorily authorized basis for a punitive damage award.

4. Plaintiff presented a claim for payment of damages which began occurring in October 2017 and were caused by a covered cause of loss: a hurricane. Defendant confessed to the existence of covered damage caused by the hurricane.²

5. Defendant then engaged in unfair claim practices designed to delay payment and intimidate Plaintiff all for the purpose of unfairly reducing the amount paid under the policy thereby increasing the profits of Defendant. Upon receiving Plaintiff's public adjuster's estimate and sworn proof of loss ("SPOL") on March 27, 2018, Defendant failed to promptly respond.

6. Despite Plaintiff's attempt to resolve the dispute pre-litigation, Defendant would not move off their position. At no point did Defendant ever invoke appraisal or acknowledge it had applied the completely wrong deductible.

7. Plaintiff was left with no option but to file suit.

² See Coverage Determination Letter from Defendant dated October 3, 2017, which opened coverage, but Defendant determined that the amount of loss was under deductible.

8. On November 12, 2018, after receiving notice of the lawsuit, Defendant immediately filed its Motion to Dismiss and Compel Appraisal and Stay, the first time in the entire claims handling process where Defendant requested appraisal

9. Plaintiff fought the Motion and the Motion was denied by this Court, and immediately Defendant decided to appeal.

10. Defendant was obsessed with winning the appeal on what was a seemingly an insignificant issue. Plaintiff attempted to concede to appraisal rather than hire appellate counsel and drag the case out even further. Defendant refused.

11. It has now become clear Defendant's obsession with the appeal was directly related to Defendant's Bad Faith business practice.

12. On August 21, 2019, Defendant obtained an Order remanding the matter back to this Court for an evidentiary hearing.

13. Plaintiff agreed to submit himself to appraisal after the Fourth DCA's Order remanding the matter back to this Court, Defendant continued stonewalling and delaying Plaintiff until February 13, 2020, when Defendant finally agreed to enter into an Agreed Order to Stay and Compel Appraisal.

14. Thereafter, appraisal was conducted, an Appraisal Award was issued on July 15, 2020, which was over 26 times the amount of money that was initially paid to the Plaintiff pre-suit. The award resulted in a judgment from Defendant in favor of the Plaintiff, thus ending the matter on the merits.

15. After the appraisal award was entered, Defendant still refused to properly calculate the deductible and continued to fight Plaintiff on a seemingly obvious issue.

16. On December 22, 2020, Plaintiff amended his complaint to add additional counts of bad faith. On March 24, 2021, an Agreed Order was entered granting Plaintiff's request to add the additional counts.

17. Throughout this lawsuit it has become clear that Defendant's mistreatment of Plaintiff is not an isolated or unique event. Indeed, Defendant's actions were automatic and mechanical in nature. There was no doubt that Defendant had done this before. A deeper look revealed that this was a pattern and practice that was employed by Defendant for over a decade. During that entire timeframe Defendant was represented by one law firm. A review of case dockets from around the State of Florida evidence hundreds of instances where Defendant committed the same pattern and practice. A pattern of weaponizing the appraisal provision in the policy. *See Excel Spreadsheet attached to Affidavit of Christopher Schirmer attached and incorporated herein as Exhibit A.*

18. Specifically, from the time period of 2015 through 2019, in Broward County alone, there were one hundred and seventy-nine (179) cases in which Defendant was a party to a lawsuit. Of those cases, Defendant utilized this pattern and practice of weaponizing appraisal one hundred and thirty-six (136) times. Seventy five percent (75%) of the cases they were a party to. *See Exhibit A.*

19. Shockingly, it became clear from the evidence that Defendant ramped up their bad faith strategy during catastrophic events, such as Hurricane Irma which occurred in September of 2017. For example, from January 2018 to December 2018 the number of cases that Defendant was sued on in Broward County was sixty-six (66). Defendant employed their strategy in fifty-nine (59) of those cases amounting to over eighty-nine percent (89%) of the cases that involved litigation. *See Exhibit A.*

20. Again, when Hurricane Michael struck Florida in October of 2018. A Bay County docket search revealed that between 2018 and 2019 there were eighty-four (84) lawsuits against Defendant. Defendant weaponized appraisal in fifty-nine (59) of those claims. Over seventy percent (70%) of the cases that involved litigation. *See Exhibit A.*

21. During Plaintiff's search of public dockets, Plaintiff was able to find a very telling transcript from a lawsuit against Defendant in Broward County, in front of the honorable Judge John Bowman, in 2015 in which Defendant actually sued their own insured to force them into appraisal. Defendant admitted on the record to employing the same tactics alleged in this Motion.

22. Defendant's attorney represented to Your Honor back in 2015 that:

“[M]y client is entitled to seek appraisal. And it's not unusual, because in the ten years I've represented this insurance company, I've done thousands of these Petitions. I know (plaintiff's) counsel is unfamiliar with this, but we compel insureds to complete appraisal all the time.”

See deposition transcript of Defendant's counsel in another case attached hereto as Exhibit B, page 8, lines 24-25 through page 9, lines 1-5.

23. Defendant admitted that this pattern and practice was employed in “thousands” of cases for “over a decade.” *See Exhibit B.*

24. Based on Defendants statement above and the undersigned's extensive docket search, it is clear that this pattern and practice has been utilized by Defendant for almost fifteen (15) years.

25. In all the foregoing cases, Defendant aggressively and wrongfully sought to weaponize the appraisal provision and limit its insured's ability to have a jury determine the outcome of their case and eliminate the insureds right to attorney's fees by compelling appraisal as soon as soon the insured hired a lawyer and/or a lawsuit was filed. *See Exhibit A.*

26. Furthermore, pursuant to an extensive search of the Civil Remedy Notices (“CRNs”) filed with the Florida Department of Financial Services, between 2014 through 2019 there were one thousand forty-eight (1048) CRNs filed against Defendant. Of those Civil Remedy Notice filings, four hundred and thirty-five (435) shared the common theme of Defendant weaponizing the appraisal provision just as it did in the subject case. That is approximately 42% of all Civil Remedy Notices showing and abuse of the appraisal process. *See Exhibit A.*

27. Plaintiff’s Complaint alleges facts giving rise to a claim for punitive damages. Plaintiff now seeks to plead entitlement to punitive damages based on the evidentiary proffer made herein and/or at a hearing on this motion. *See a copy of Plaintiff’s proposed Amended Complaint is attached hereto as Exhibit C.*

ARGUMENT

A. Standard for Amendment

28. The pleading of a claim to punitive damages is described by Florida Statutes §768.72(1) that provides, in pertinent part, the following:

In any civil action, no claim for punitive damages shall be permitted unless there is a reasonable showing by evidence in the record or proffered by the claimant which would provide a reasonable basis for recovery of such damages. The claimant may move to amend her or his complaint to assert a claim for punitive damages as allowed by the rules of civil procedure. The rules of civil procedure shall be liberally construed so as to allow the claimant discovery of evidence which appears reasonably calculated to lead to admissible evidence on the issue of punitive damages.

29. Florida Rule of Civil Procedure, Rule 1.190(f) implements this procedural process and provides:

Claims for Punitive Damages. A motion for leave to amend a pleading to assert a claim for punitive damages shall make a reasonable showing, by evidence in the record or evidence to be proffered by the claimant, that provides a reasonable basis for recovery of such damages. The motion to amend can be filed separately and before the supporting evidence or proffer, but each shall be served on all parties at

least 20 days before the hearing.

30. Under this scheme, Florida courts require a reasonable showing by evidence or proffer of a legally sufficient basis for the recovery of punitive damages. *Fla. Hospital Medicine Services, LLC v. Newsholme*, 255 So. 3d (Fla. 4th DCA 2018); *Globe Newspaper Co. v. King*, 658 So. 2d 518, 519 (Fla. 1995). A proffer is merely a representation of what evidence the claimant proposes to present and is not actual evidence. *Estate of DesPain v. Avante Group Inc.*, 900 So. 2d 637, 642 (Fla. 5th DCA 2005) (citations omitted).

31. The standard for determining the sufficiency of a motion under Fla. Stat. §768.72 closely resembles that of a motion to dismiss that additionally requires an evidentiary proffer and places the burden of persuasion on the Plaintiff. See *Holmes v. Bridgestone/Firestone, Inc.*, 891 So. 2d 1188, 1190 (Fla. 4th DCA 2005); *Will v. Systems Engineering Consultants*, 554 So. 2d 591, 592 (Fla. 3rd DCA 1989). The Court is not to determine whether the punitive damage claim is likely to succeed; rather, merely whether the proffered facts if proven suffice the legal standard. *Dolphin Cove Assn v. Square D. Co.*, 616 So. 2d 553 (Fla. 2nd DCA 1993) (“Prejudging the evidence is not a proper vehicle for the court’s denial of the motion to amend.”).

32. The function of the court is “to determine whether the appropriate record presented in support of the motion [to add punitive damages claim] conclusively shows that the plaintiff cannot prove the claim alleged as a matter of law.” *Hervey v. Alfonso*, 650 So. 2d 644, 646 (Fla. 2nd DCA 1995). No evidentiary hearing is required for the court to determine whether a reasonable basis has been established. *Id*; see also *Strasser v. Yalamanchi*, 677 So. 2d 22, 23 (Fla. 4th DCA 1996). Rather, the purpose of the hearing on a motion for leave to plead a punitive claim is merely to determine that the claim is not groundless. The court’s role is to act as a gatekeeper and preclude claims for punitive damages only “where there is no reasonable evidentiary basis for recovery.”

Bistline v. Rogers, 215 So. 3d 610, 611 (Fla. 4th DCA 2017).

33. Plaintiff proffers that he has provided a reasonable showing and respectfully requests this Court to open the gate to further consideration of the claim for punitive damages.

B. Fla. Stat. § 624.155 authorizes punitive damages and sets forth the necessary proof to obtain such damages

34. Fla. Stat. § 624.155(5) states:

No punitive damages shall be awarded under this section unless the acts giving rise to the violation occur with such frequency as to indicate a general business practice and these acts are:

- (a) Willful, wanton, and malicious;
- (b) In reckless disregard for the rights of any insured; or
- (c) In reckless disregard for the rights of a beneficiary under a life insurance contract

35. Courts have determined that the “reckless disregard” threshold for punitive damages under Fla. Stat. § 624.155(5) is “less stringent” than the common law standard for punitive damages. *Howell-Demarest v. State Farm Mut. Auto. Ins. Co.*, 673 So.2d 526, 528 -529 (Fla. 4th DCA 1996)(citing to *Home Insurance Co. v. Owens*, 573 So.2d 343 (Fla. 4th DCA 1990)).

C. Plaintiff has established a reasonable basis for punitive damages under Fla. Stat. §624.155.

36. Based on precedent applying Fla. Stat. § 624.155(5), Plaintiff has met his burden to assert a claim for punitive damages against Defendant.

37. In *Howell-Demarest*, the Court determined that a PIP insurer’s failure to maximize the insurance benefits to its policyholders by refusing to allocate PIP coverage towards the insured’s wage loss claim, rather than to medical bills³, was conduct sufficient to meet the “reckless disregard” threshold under Fla. Stat. § 624.155(5). *Howell-Demarest*, 673 So.2d at 528 -529. The Court determined that “[i]f in fact State Farm has a ‘general business practice’ of not allocating,

³ The insured had \$100,000 in medical payment coverage to cover all the medical expenses, so allocating her PIP payments toward wage losses maximized the total benefits under the policy.

i.e., not paying out benefits as they are clearly required to do under the law, that, in our opinion, would be the type of conduct for which the insured could recover punitive damages.” *Id.* at 529. Regarding evidence of a “general business practice”, the insured pointed to three other reported decisions where the insurer had failed to allocate PIP benefits in a manner that would have maximized the insured’s total benefits. *Id.* at 528. While the Court stated that the insured would need more evidence than three other cases to survive a directed verdict at trial, such evidence was sufficient to survive summary judgment of the punitive damages claim. *Id.* at 529.

38. In *Kafie v. Nw. Mut. Life Ins. Co.*, No. 11-21251-CIV, 2011 WL 13223717 (S.D. Fla. Nov. 29, 2011), the court determined that general business practice evidence can be established through an insurer’s corporate representative testimony admitting that the conduct at issue in the pending bad faith case is consistent with the insurer’s general claims handling. *Id.* at *2-*3; *see also Jablonski v. St. Paul Fire & Marine Ins. Co.*, No. 2:07-CV-00386, 2010 WL 1417063, at *5–6 (M.D. Fla. Apr. 7, 2010) (construing Florida law as permitting the establishment of a general business practice through evidence of “other acts” of an insurer (such as testimony of a corporate representative admitting the conduct at issue is consistent with its general claims handling) or through “other claims” evidence (other specific cases where substantially similar wrongful conduct took place)).

39. In this case, Plaintiff has submitted evidence of both “other acts” and “other claims” which demonstrate that Defendant engages in substantially the same misconduct alleged in this case as a “general business practice”. Regarding “other acts” evidence, Defendant’s attorney represented to Your Honor back in 2015 that

“[M]y client is entitled to seek appraisal. And it’s not unusual, because in the ten years I’ve represented this insurance company, I’ve done thousands of these Petitions. I know counsel is unfamiliar with this, but we compel insureds to complete appraisal all the time.”

*See deposition transcript of Defendant's counsel in another case attached hereto as **Exhibit C**, page 8, lines 24-25 through page 9, lines 1-5.*

40. Defendant was almost exclusively represented by Sheehee and Associates from 2015 through 2019, including the relevant time period of the subject claim. *See **Exhibit A**.*

41. It is abundantly clear from the evidence proffered by Plaintiff that Defendant concocted this pattern and or scheme with the help of one law firm that it employed in thousands of cases. *See **Exhibit A**.*

42. Plaintiff proffers "other claims" evidence through other reported decisions. *See **Exhibit A**.*

43. Plaintiff also proffers "other claims" evidence of Defendant's efforts to intimidate and "bully" its insureds and counsel by threatening and pursuing litigation sanctions under Fla. Stat. §57.105. *See **Exhibit A**.*

44. Thus, not only has Defendant consistently and incorrectly attempted to use alleged policy breaches by its insureds to justify wrongful denial of claims Defendant knows are valid, it has also aggressively sought to intimidate its insureds and their counsel who have the temerity to challenge Defendant through the judicial system. Florida law grants insureds the right to seek punitive damages to punish this exact kind of behavior, and Plaintiff has met his initial burden of showing a reasonable basis for a 'punitive damages' claim in this matter.

WHEREFORE, Plaintiff, Michael Ahern, respectfully requests this Honorable Court enter an Order granting Plaintiff leave to amend his Complaint to include a claim for punitive damages in accordance with Fla. Stat. §§768.72, 624.155(5) and Fla. R. Civ. P. 1.190(f), and any further relief this Court deems proper and just.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by electronic mail designation pursuant to Fla. R. Jud. Admin 2.516, to Jay M. Levy, Esq. (jay@jaylevylaw.com, wendy@jaylevylaw.com, natalie@jaylevylaw.com) and e-filed with the Clerk of Court on February 25, 2022.

Respectfully Submitted,

/s/ Jaci Mattocks-Schirmer

Jaci Mattocks-Schirmer, Esquire

Bar No.: 115765

Attorney for Plaintiff

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888 SE 3rd Ave, Ste 300

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Tel: (754) 260-5410

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Tertiary: eservice@schirmerlaw.com

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MICHAEL AHERN,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY b/b/a FRONTLINE
INSURANCE,

Defendant.

AFFIDAVIT OF CHRISTOPHER SCHIRMER

STATE OF FLORIDA
COUNTY OF BROWARD

BEFORE ME, the undersigned authority, this day personally appeared CHRISTOPHER SCHIRMER who, after being first duly sworn, deposes and says:

1. I am CHRISTOPHER SCHIRMER. I am over the age of eighteen.
2. I have personal knowledge of the statements made in this affidavit.
3. I am the owner and managing attorney of Schirmer Law, LLC.
4. Myself and my staff personally searched the Civil Remedy Notices (“CRNs”) filed with the Florida Department of Financial Services, between 2014 through 2019, against Defendant. *A copy of the results are attached hereto as Exhibit A-1.*

5. Myself and my staff created an excel spreadsheet for every CRN filed from 2014 through 2019, filed against Defendant, wherein Defendant immediately invoked appraisal. *A copy of the excel spreadsheet detailing the CRN search results is attached hereto as Exhibit A-2.*

6. Myself and my staff searched case dockets from around the State of Florida and found hundreds of instances where Defendant committed the same pattern and practice as it did in the subject case. *A copy of the excel spreadsheet evidencing the docket search is attached hereto as Exhibit A-3.*

7. Based on my review of the dockets, it appears the Defendant filed virtually identical Motions in hundreds of cases. *See copy of Motions filed in Broward and Miami-Dade Counties as composite Exhibit A-4.*

FURTHER AFFIANT SAYETH NOT.

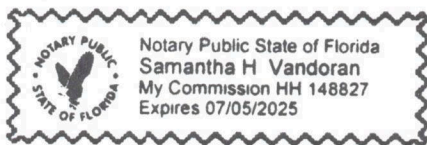
UNDER PENALTY OF PERJURY OF THE LAWS OF THE STATE OF FLORIDA, I DECLARE THAT I HAVE READ THE FOREGOING AFFIDAVIT AND THAT THE FACTS STATED THEREIN ARE TRUE AND CORRECT.

SIGNED AND SWORN to before me on this 24th day of February, 2022 by CHRISTOPHER SCHIRMER who is personally known to me or _____ who has presented _____ as identification.


NOTARY PUBLIC, STATE OF FLORIDA


CHRISTOPHER SCHIRMER

My Commission Expires: 7/5/2025





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Search results (Records 1-100 of 2885):

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File #	Submit Dt	Complainant	Insured	Insurer
2651898	14/2014	DOMESCIK	TIMOTHY & COLLEEN DOMESCIK	FIRST PROTECTIVE INSURANCE COMPANY
276661	1/21/2015	SENDACH	BARRY AND JERRI SENDACH	FIRST PROTECTIVE INSURANCE COMPANY
279558	2/13/2015	MITCHELL	MICHAEL J. & JODI MITCHELL	FIRST PROTECTIVE INSURANCE COMPANY
279802	2/18/2015	BARNETT	JEANETTE BARNETT	FIRST PROTECTIVE INSURANCE COMPANY
279806	2/18/2015	BARNETT	JEANETTE BARNETT	FIRST PROTECTIVE INSURANCE COMPANY
280702	3/3/2015	PENNELL	MARGARET PENNELL	FIRST PROTECTIVE INSURANCE COMPANY
281063	3/8/2015	STOLLER	PETER AND LOWIL STOLLER	FIRST PROTECTIVE INSURANCE COMPANY
286087	5/19/2015	LOPEZ	IVETT AND COSME LOPEZ	FIRST PROTECTIVE INSURANCE COMPANY
288770	6/29/2015	IFERGAN	THIERRY & STEPHANIE IFERGAN	FIRST PROTECTIVE INSURANCE COMPANY
294479	8/26/2015	CRAWFORD	ROBERT CRAWFORD	FIRST PROTECTIVE INSURANCE COMPANY
294759	8/31/2015	DWYER	CHRISTINE DWYER	FIRST PROTECTIVE INSURANCE COMPANY
294886	9/1/2015	DOMESCIK	TIMOTHY & COLLEEN DOMESCIK	FIRST PROTECTIVE INSURANCE COMPANY
303374	1/8/2016	LIEBMAN	SCOTT & MICHELE LIEBMAN	FIRST PROTECTIVE INSURANCE COMPANY
306146	2/19/2016	HALL	MAUREEN HALL	FIRST PROTECTIVE INSURANCE COMPANY
306359	2/23/2016	ALL FLORIDA RESTORATION SERVICES, INC.	ALL FLORIDA RESTORATION SERVICES, INC.	FIRST PROTECTIVE INSURANCE COMPANY
306374	2/23/2016	PARAMOUNT DISASTER RECOVERY LLC	MILAN AND HELENA MELICHAR	FIRST PROTECTIVE INSURANCE COMPANY
306742	2/29/2016	INGWENSEN	ROBIN INGWENSEN	FIRST PROTECTIVE INSURANCE COMPANY
307539	3/11/2016	COMAN	ROBERT COMAN	FIRST PROTECTIVE INSURANCE COMPANY
309707	4/13/2016	ATTAWAY	JOHN AND CHRIS ATTAWAY	FIRST PROTECTIVE INSURANCE COMPANY
309899	4/15/2016	PICK	DELMAR AND LEONA PICK	FIRST PROTECTIVE INSURANCE COMPANY
311709	5/11/2016	CMR CONSTRUCTION & ROOFING	ROSEANN CONRAD	FIRST PROTECTIVE INSURANCE COMPANY
312419	5/20/2016	BRENNAN	PHILIP & DEBORAH BRENNAN	FIRST PROTECTIVE INSURANCE COMPANY
317570	7/19/2016	SAPPENFIELD	THOMAS & SALLY SAPPENFIELD	FIRST PROTECTIVE INSURANCE COMPANY
317696	7/20/2016	COLA	DIANE COLA	FIRST PROTECTIVE INSURANCE COMPANY
317850	7/22/2016	PARAMOUNT DISASTER RECOVERY, LLC	JAMES AND ELIZABETH MCGOOGAN	FIRST PROTECTIVE INSURANCE COMPANY
318386	7/31/2016	RESTORATION CONSTRUCTION CORPORATION	EMILIO HUGHSAM	FIRST PROTECTIVE INSURANCE COMPANY
320244	8/25/2016	ANDERSON	MONICA ANDERSON	FIRST PROTECTIVE INSURANCE COMPANY
321406	9/7/2016	GRABOWSKI	MELISSA GRABOWSKI	FIRST PROTECTIVE INSURANCE COMPANY
322428	9/21/2016	MARCUS	DAVID AND KAREN MARCUS	FIRST PROTECTIVE INSURANCE COMPANY
322433	9/21/2016	MARCUS	DAVID AND KAREN MARCUS	FIRST PROTECTIVE INSURANCE COMPANY
323291	10/3/2016	ENTSMINGER	NADINE AND DONALD CLINE	FIRST PROTECTIVE INSURANCE COMPANY
323292	10/3/2016	ENTSMINGER	NADINE AND DONALD CLINE	FIRST PROTECTIVE INSURANCE COMPANY
323343	10/3/2016	WILEY	RUBY AND CORDELL WILEY	FIRST PROTECTIVE INSURANCE COMPANY
324881	10/24/2016	TUBBS	STEPHANIE ANN CARDARELLA AND ELLIOTT TUBBS	FIRST PROTECTIVE INSURANCE COMPANY
325106	10/27/2016	LENARTOWICZ	JAN & JOHN LENARTOWICZ	FIRST PROTECTIVE INSURANCE COMPANY
327548	11/20/2016	TRIUMPH PROPERTY SERVICES, INC.	GARY AND ROBIN COATES	FIRST PROTECTIVE INSURANCE COMPANY
327634	11/21/2016	STAFFORD	ARTHUR STAFFORD	FIRST PROTECTIVE INSURANCE COMPANY
328004	11/23/2016	THE KIDWELL GROUP, LLC D/B/A AIR QUALITY ASSESSORS OF FLORIDA	ANTHONY ACCARDO	FIRST PROTECTIVE INSURANCE COMPANY

328456	12/1/2016	BALDWIN	KATHARINE BALDWIN	COMPANY
329270	12/12/2016	MUFSON	JAY AND ANNETTE MUFSON	FIRST PROTECTIVE INSURANCE COMPANY
330738	12/30/2016	MATRONI	ALAN MATRONI	FIRST PROTECTIVE INSURANCE COMPANY
330739	12/30/2016	MATRONI	ALAN MATRONI	FIRST PROTECTIVE INSURANCE COMPANY
331086	1/5/2017	WELLS	KATHLEEN WELLS	FIRST PROTECTIVE INSURANCE COMPANY
331087	1/5/2017	CULP	JUDITH CULP	FIRST PROTECTIVE INSURANCE COMPANY
331799	1/13/2017	REINIGHAUS	CHARLES & SHANNON REINIGHAUS	FIRST PROTECTIVE INSURANCE COMPANY
331802	1/14/2017	KATHARINE	BALDWIN KATHARINE	FIRST PROTECTIVE INSURANCE COMPANY
332682	1/25/2017	MAWHINNEY	ROSALYN MAWHINNEY	FIRST PROTECTIVE INSURANCE COMPANY
333658	2/6/2017	SCHWARTZ	JUSTIN AND AIDA SCHWARTZ	FIRST PROTECTIVE INSURANCE COMPANY
334271	2/9/2017	KUYKENDALL	JAMES AND CARLYN KUYKENDALL	FIRST PROTECTIVE INSURANCE COMPANY
334990	2/16/2017	WHITFIELD	DONALD & DONNA WHITFIELD	FIRST PROTECTIVE INSURANCE COMPANY
335711	2/23/2017	KAPLAN	MARSHALL AND DONNA KAPLAN	FIRST PROTECTIVE INSURANCE COMPANY
335940	2/24/2017	PUTT	MARK AND RHONDA PUTT	FIRST PROTECTIVE INSURANCE COMPANY
336439	3/2/2017	GIAMARINO	TRACY GIAMARINO	FIRST PROTECTIVE INSURANCE COMPANY
337357	3/10/2017	CINGARI	SUSAN CINGARI	FIRST PROTECTIVE INSURANCE COMPANY
337365	3/10/2017	CINGARI	SUSAN CINGARI	FIRST PROTECTIVE INSURANCE COMPANY
340850	4/6/2017	ONE CALL PROPERTY SERVICES	HOUSTON ROBERT	FIRST PROTECTIVE INSURANCE COMPANY
342479	4/21/2017	JEROME	GARY AND DELORES JEROME	FIRST PROTECTIVE INSURANCE COMPANY
342486	4/21/2017	FARKAS	MARILYN AND MARTIN FARKAS	FIRST PROTECTIVE INSURANCE COMPANY
342557	4/23/2017	LOGAN	CLAY AND CAROLINA LOGAN	FIRST PROTECTIVE INSURANCE COMPANY
343448	5/1/2017	RESTORATION 1 OF WFST PALM BEACH	MICHAEL THOMPSON	FIRST PROTECTIVE INSURANCE COMPANY
343449	5/1/2017	INFINITY EMS, INC.	INFINITY EMS, INC.	FIRST PROTECTIVE INSURANCE COMPANY
343519	5/2/2017	COLEMAN	ANDREW COLEMAN	FIRST PROTECTIVE INSURANCE COMPANY
343868	5/4/2017	RICHARDSON	BILLY AND DONNA RICHARDSON	FIRST PROTECTIVE INSURANCE COMPANY
345620	5/22/2017	DURANDO	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE COMPANY	FIRST PROTECTIVE INSURANCE COMPANY
346260	5/24/2017	YARBROUGH	RAMONA & JOSHUA YARBROUGH	FIRST PROTECTIVE INSURANCE COMPANY
346505	5/26/2017	KOHLBRAND	MARLENE KOHLBRAND	FIRST PROTECTIVE INSURANCE COMPANY
346510	5/26/2017	ANTHONY	EDWARD ANTHONY	FIRST PROTECTIVE INSURANCE COMPANY
346597	5/26/2017	THE PLUMBING PROFESSIONALS LLC	JOAN LEWIS	FIRST PROTECTIVE INSURANCE COMPANY
347863	6/9/2017	JAGGER	ROBERT JAGGER	FIRST PROTECTIVE INSURANCE COMPANY
347866	6/9/2017	JONES	MAUREEN JONES	FIRST PROTECTIVE INSURANCE COMPANY
348433	6/15/2017	PHIL AND SHEILA	PHIL AND SHEILA DESAUTELS	FIRST PROTECTIVE INSURANCE COMPANY
348808	6/20/2017	GREEN	SONIA GREEN	FIRST PROTECTIVE INSURANCE COMPANY
351080	7/17/2017	MARKER	SHAUN AND MARIA MARKER	FIRST PROTECTIVE INSURANCE COMPANY
351897	7/26/2017	DINAPOLI	ARMAND & MAYA DINAPOLI	FIRST PROTECTIVE INSURANCE COMPANY
352392	7/31/2017	OHMAN	FRANCIS AND JUDITH OHMAN	FIRST PROTECTIVE INSURANCE COMPANY
352821	8/4/2017	STONE	HEATHER & KEITH J. STONE	FIRST PROTECTIVE INSURANCE COMPANY
353203	8/10/2017	GARZ	SHERRI GARZ	FIRST PROTECTIVE INSURANCE COMPANY
353451	8/12/2017	RESTORATION 1 OF PORT ST. LUCIE	MILTON LANG	FIRST PROTECTIVE INSURANCE COMPANY
354210	8/22/2017	NOSEK	DANIEL AND MOLLY NOSEK	FIRST PROTECTIVE INSURANCE COMPANY
354301	8/22/2017	TICHENOR	INGRID TICHENOR	FIRST PROTECTIVE INSURANCE COMPANY
354424	8/23/2017	GARBRINO	EMILIO & MARIE GARBRINO	FIRST PROTECTIVE INSURANCE COMPANY
354490	8/24/2017	MAGGIACOMO	STEVEN MAGGIACOMO	FIRST PROTECTIVE INSURANCE COMPANY
354755	8/25/2017	SMITH	BRIAN & JENNY SMITH	FIRST PROTECTIVE INSURANCE COMPANY

355062	8/29/2017	HOBACZK	MARK AND SANDRA HOBACZK	FIRST PROTECTIVE INSURANCE COMPANY
355085	8/30/2017	NEWMAN	MARK AND SABRINA NEWMAN	FIRST PROTECTIVE INSURANCE COMPANY
355112	8/30/2017	CLARK	D. ANDREW AND MOLLY J. CLARK	FIRST PROTECTIVE INSURANCE COMPANY
355270	8/31/2017	GOODSTEIN	JARRED & RACHEL GOODSTEIN	FIRST PROTECTIVE INSURANCE COMPANY
355609	9/6/2017	ADAMS	VICKI SHEMIN AND LEONARD ADAMS	FIRST PROTECTIVE INSURANCE COMPANY
355716	9/7/2017	FREEDMAN	MICHAEL AND CARRIE FREEDMAN	FIRST PROTECTIVE INSURANCE COMPANY
355946	9/14/2017	KRAMER	DON & BETH KRAMER	FIRST PROTECTIVE INSURANCE COMPANY
357880	9/26/2017	HANFT	EDWARD & JUNE HANFT	FIRST PROTECTIVE INSURANCE COMPANY
358072	9/27/2017	WATER EXTRACTION TEAM LLC	WATER EXTRACTION TEAM LLC	FIRST PROTECTIVE INSURANCE COMPANY
358972	10/4/2017	TROTТА	TROTТА	FIRST PROTECTIVE INSURANCE COMPANY
359422	10/9/2017	JACOBS	JOSEPH JACOBS	FIRST PROTECTIVE INSURANCE COMPANY
359541	10/10/2017	CRAWFORD/ZURFACE	DEBBIE/JEFFREY CRAWFORD/ZURFACE	FIRST PROTECTIVE INSURANCE COMPANY
360146	10/16/2017	ONE CALL PROPERTY SERVICES, INC.	RAUL MERCADO	FIRST PROTECTIVE INSURANCE COMPANY
360385	10/17/2017	ONE CALL PROPERTY SERVICES, INC.	THOMAS NEWMAN	FIRST PROTECTIVE INSURANCE COMPANY
360875	10/23/2017	RODRIGUEZ	REINALDO & MARLENE RODRIGUEZ	FIRST PROTECTIVE INSURANCE COMPANY
361025	10/24/2017	WOOD	MARK AND LEAH WOOD	FIRST PROTECTIVE INSURANCE COMPANY
361052	10/24/2017	WOOD	MARK AND LEAH WOOD	FIRST PROTECTIVE INSURANCE COMPANY

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362108	11/1/2017	PRODAMAGE INC. A/A/O LEONARD ADAMS AND VICKI SHEMIN	PRODAMAGE INC. A/A/O LEONARD ADAMS AND VICKI SHEMIN	FIRST PROTECTIVE INSURANCE COMPANY
362440	11/3/2017	LARSON	KEITH & PAMELA LARSON	FIRST PROTECTIVE INSURANCE COMPANY
362991	11/7/2017	BEDOR	BERNARD BEDOR	FIRST PROTECTIVE INSURANCE COMPANY
363182	11/9/2017	YOGESHWAR INC. OF DAYTONA DBA ROYAL INN OF DAYTONA	YOGESHWAR INC. OF DAYTONA DBA ROYAL INN OF DAYTONA	FIRST PROTECTIVE INSURANCE COMPANY
363188	11/9/2017	KRISHNA OF DAYTONA INC DBA HOST INN	KRISHNA OF DAYTONA INC DBA HOST INN	FIRST PROTECTIVE INSURANCE COMPANY
363784	11/14/2017	DOMINGUEZ	CHARLES DOMINGUEZ	FIRST PROTECTIVE INSURANCE COMPANY
364027	11/16/2017	BRANCACCIO	DANIEL BRANCACCIO	FIRST PROTECTIVE INSURANCE COMPANY
364384	11/20/2017	LEPE / ANTUNEZ	MANUEL / GEORGINA LEPE / ANTUNEZ	FIRST PROTECTIVE INSURANCE COMPANY
364947	11/28/2017	CUTIE	SERGIO CUTIE	FIRST PROTECTIVE INSURANCE COMPANY
365381	11/30/2017	DOHM	KEVIN AND DIANNA DOHM	FIRST PROTECTIVE INSURANCE COMPANY
367014	12/8/2017	COSGROVE	SHAWN AND TAMMY COSGROVE	FIRST PROTECTIVE INSURANCE COMPANY
367366	12/11/2017	MOORE, III	WILLIAM MOORE, III	FIRST PROTECTIVE INSURANCE COMPANY
367404	12/11/2017	GRECO	RENEE AND JOSEPH GRECO	FIRST PROTECTIVE INSURANCE COMPANY
367485	12/12/2017	SENECAL	JOSEPH R. AND TERRI A. SENECA	FIRST PROTECTIVE INSURANCE COMPANY
367665	12/12/2017	RUDOLPH	BRIAN AND LISA RUDOLPH	FIRST PROTECTIVE INSURANCE COMPANY
367679	12/12/2017	RUDOLPH	BRIAN AND LISA RUDOLPH	FIRST PROTECTIVE INSURANCE COMPANY
368152	12/15/2017	ROCKETT	M. DENISE ROCKETT	FIRST PROTECTIVE INSURANCE COMPANY
368424	12/18/2017	MCGEE	KELLY AND JOEL ATANGAN MCGEE	FIRST PROTECTIVE INSURANCE COMPANY
368450	12/18/2017	BURT'S WATER REMOVAL INC.	BURT'S WATER REMOVAL INC.	FIRST PROTECTIVE INSURANCE COMPANY
368467	12/18/2017	RODRIGUEZ	MARLENE & REINALDO RODRIGUEZ	FIRST PROTECTIVE INSURANCE COMPANY
369441	12/28/2017	BRADY	KIMBERLY BRADY	FIRST PROTECTIVE INSURANCE COMPANY
369829	1/3/2018	IRELAND	BRIAN & VALERY IRELAND	FIRST PROTECTIVE INSURANCE COMPANY
369980	1/4/2018	DISQUE	THERESA AND CURTIS DISQUE	FIRST PROTECTIVE INSURANCE COMPANY
370106	1/4/2018	OLSON	ROBERT OLSON	FIRST PROTECTIVE INSURANCE COMPANY
370218	1/5/2018	VEGA	MONICA PERRINO AND JESUS VEGA	FIRST PROTECTIVE INSURANCE COMPANY
370600	1/8/2018	FORTUNE AND DOMIN	PATTI AND JEREMY FORTUNE AND DOMIN	FIRST PROTECTIVE INSURANCE COMPANY
370857	1/10/2018	DUBBANEH	CHARLIE AND SABAH DUBBANEH	FIRST PROTECTIVE INSURANCE COMPANY
371211	1/16/2018	O'NEAL	DONALD AND NOLA O'NEAL	FIRST PROTECTIVE INSURANCE COMPANY
371273	1/16/2018	REYNOLDS	ROBERT & LESLIE REYNOLDS	FIRST PROTECTIVE INSURANCE COMPANY
371468	1/18/2018	BROWN	STEVEN & CAROL BROWN	FIRST PROTECTIVE INSURANCE COMPANY
371593	1/19/2018	CHICO	PEDRO AND CHARLA CHICO	FIRST PROTECTIVE INSURANCE COMPANY
371642	1/19/2018	OHLRICH	JACK AND ELIZABETH OHLRICH	FIRST PROTECTIVE INSURANCE COMPANY
371653	1/19/2018	MICHAEL BURTON AND TRACI KANAAN	MICHAEL BURTON AND TRACI KANAAN	FIRST PROTECTIVE INSURANCE COMPANY
371815	1/23/2018	SNELLING AND VALLEJOS	THOMAS AND VERONICA SNELLING AND VALLEJOS	FIRST PROTECTIVE INSURANCE COMPANY
372003	1/24/2018	MENKE	WILLIAM AND ANNE MENKE	FIRST PROTECTIVE INSURANCE COMPANY
372012	1/24/2018	VANANZI	LISA AND PHILIP VANANZI	FIRST PROTECTIVE INSURANCE COMPANY
372051	1/24/2018	FLORIDA FLOOD FIRE MOLD RECOVERY LLC D/B/A FLORIDA FLOOD FIRE MOLD RESTORATION LLC	FLORIDA FLOOD FIRE MOLD RECOVERY LLC D/B/A FLORIDA FLOOD FIRE MOLD RESTORATION LLC	FIRST PROTECTIVE INSURANCE COMPANY
372116	1/25/2018	KOHN	JACQUELINE KOHN	FIRST PROTECTIVE INSURANCE COMPANY

372226	1/25/2018	LAWRENCE	THOMAS AND KATHARINE LAWRENCE	INSURANCE COMPANY
372340	1/26/2018	GULANI	SUPARNA AND ARUN GULANI	FIRST PROTECTIVE INSURANCE COMPANY
372346	1/26/2018	VAN	SAMMY TRI AND HEIN THI TRUONG VAN	FIRST PROTECTIVE INSURANCE COMPANY
372422	1/29/2018	STONE	MEL STONE	FIRST PROTECTIVE INSURANCE COMPANY
372551	1/30/2018	ALL ELEMENTS INSURANCE RESTORATION	MICHAEL AND TAMMY MCFARLANE	FIRST PROTECTIVE INSURANCE COMPANY
372739	1/31/2018	BURTON	MICHAEL BURTON	FIRST PROTECTIVE INSURANCE COMPANY
372958	2/1/2018	SAND CASTLE CONDOMINIUMS	SAND CASTLE CONDOMINIUMS	FIRST PROTECTIVE INSURANCE COMPANY
373022	2/2/2018	VENANZI	PHILLIP & LISA VENANZI	FIRST PROTECTIVE INSURANCE COMPANY
373169	2/5/2018	DANSKY	BARRY DANSKY	FIRST PROTECTIVE INSURANCE COMPANY
373220	2/5/2018	HUGHES	DONALD & LORI HUGHES	FIRST PROTECTIVE INSURANCE COMPANY
375045	2/6/2018	BUSH	PETER & DEBBIE BUSH	FIRST PROTECTIVE INSURANCE COMPANY
376162	2/7/2018	MARSHALL	BRADFORD & SARAH MARSHALL	FIRST PROTECTIVE INSURANCE COMPANY
376243	2/7/2018	MAXIK	SUSAN MAXIK	FIRST PROTECTIVE INSURANCE COMPANY
376419	2/7/2018	DOWNEY	THOMAS & LAURA DOWNEY	FIRST PROTECTIVE INSURANCE COMPANY
376862	2/8/2018	FAVOROSO	CHARLES FAVOROSO	FIRST PROTECTIVE INSURANCE COMPANY
377418	2/13/2018	COTELO	MANUEL & MARIA CONCETTA COTELO	FIRST PROTECTIVE INSURANCE COMPANY
377802	2/15/2018	WEAVER	LYNN AND ANITA WEAVER	FIRST PROTECTIVE INSURANCE COMPANY
377936	2/16/2018	INFINITY EMS, INC.	INFINITY EMS, INC.	FIRST PROTECTIVE INSURANCE COMPANY
378026	2/19/2018	BROWNCHEWIG	ROSLYN BROWNCHEWIG	FIRST PROTECTIVE INSURANCE COMPANY
378108	2/20/2018	RANSOME AND CAESAR	RUSSLYN AND WALLACE RANSOME AND CAESAR	FIRST PROTECTIVE INSURANCE COMPANY
378262	2/21/2018	NAGRANI	MARK NAGRANI	FIRST PROTECTIVE INSURANCE COMPANY
378462	2/22/2018	MURPHY	PATRICK AND WHITNEY MURPHY	FIRST PROTECTIVE INSURANCE COMPANY
378494	2/22/2018	KING	KATHY KING	FIRST PROTECTIVE INSURANCE COMPANY
378716	2/26/2018	GLEASON	J. AND BARBARA A. GLEASON	FIRST PROTECTIVE INSURANCE COMPANY
378866	2/27/2018	MONACO	DANIEL AND ANN D. MONACO	FIRST PROTECTIVE INSURANCE COMPANY
378910	2/27/2018	ZLOCH	DAVID ZLOCH	FIRST PROTECTIVE INSURANCE COMPANY
378923	2/27/2018	ZLOCH	PHILOMENA ZLOCH	FIRST PROTECTIVE INSURANCE COMPANY
378948	2/27/2018	COSGROVE	SHAWN AND TAMMY COSGROVE	FIRST PROTECTIVE INSURANCE COMPANY
379152	3/1/2018	JARVIS	ERROL JARVIS	FIRST PROTECTIVE INSURANCE COMPANY
379404	3/2/2018	HARTWIG	ROBERT HARTWIG	FIRST PROTECTIVE INSURANCE COMPANY
379526	3/2/2018	MORTON	JAMES & CYNTHIA MORTON	FIRST PROTECTIVE INSURANCE COMPANY
379601	3/3/2018	STEINER	ROBERT STEINER	FIRST PROTECTIVE INSURANCE COMPANY
380140	3/7/2018	DOBULER	JOHN THIELEN, JR.	FIRST PROTECTIVE INSURANCE COMPANY
380272	3/8/2018	WILAND	LINDA WILAND	FIRST PROTECTIVE INSURANCE COMPANY
380287	3/8/2018	CAMERON	MONICA CAMERON	FIRST PROTECTIVE INSURANCE COMPANY
380398	3/8/2018	MOFF	DOUGLAS & MARLENE MOFF	FIRST PROTECTIVE INSURANCE COMPANY
380399	3/8/2018	MOFF	DOUGLAS & MARLENE MOFF	FIRST PROTECTIVE INSURANCE COMPANY
380502	3/9/2018	SLATON	GARY AND TEMEIRA SLATON	FIRST PROTECTIVE INSURANCE COMPANY
380640	3/9/2018	PRUITT	JAMES & KRISTY PRUITT	FIRST PROTECTIVE INSURANCE COMPANY
381364	3/14/2018	BELISLE	JOHN HALE	FIRST PROTECTIVE INSURANCE COMPANY
381686	3/16/2018	BELL	BRITTANY BELL	FIRST PROTECTIVE INSURANCE COMPANY
381747	3/16/2018	MACGREGOR	ROBERT AND PATRICIA MACGREGOR	FIRST PROTECTIVE INSURANCE COMPANY
382261	3/20/2018	CORLEY	SHAWN & MARY ELIZABETH CORLEY	FIRST PROTECTIVE INSURANCE COMPANY
382486	3/21/2018	BORNMANN AND BOUTIN	RICHARD AND MARY BORNMANN AND BOUTIN	FIRST PROTECTIVE INSURANCE COMPANY
382626	3/21/2018	CIALLELLA	JOHN AND DANAH CIALLELLA	FIRST PROTECTIVE INSURANCE COMPANY

382663	3/21/2018	MATZ	BRIAN MATZ	FIRST PROTECTIVE INSURANCE COMPANY
383084	3/23/2018	SENDACH	BERRY AND JERRI SENDACH	FIRST PROTECTIVE INSURANCE COMPANY
384234	4/2/2018	FABRICANT	SHERYL & ALFRED FABRICANT	FIRST PROTECTIVE INSURANCE COMPANY
384374	4/3/2018	MANOFSKY	MARK & TRACY MANOFSKY	FIRST PROTECTIVE INSURANCE COMPANY
384529	4/4/2018	POWERS	STEVE LEVY	FIRST PROTECTIVE INSURANCE COMPANY
384588	4/4/2018	INDIES ISLAND CONDOMINIUM ASSOCIATION, INC.	INDIES ISLAND CONDOMINIUM ASSOCIATION, INC.	FIRST PROTECTIVE INSURANCE COMPANY
384603	4/4/2018	POPSON	JOHN AND PAMELA POPSON	FIRST PROTECTIVE INSURANCE COMPANY
384740	4/5/2018	CAMERON	KIRK CAMERON	FIRST PROTECTIVE INSURANCE COMPANY
384834	4/5/2018	SIMS	WILSON & JUNE SIMS	FIRST PROTECTIVE INSURANCE COMPANY
384844	4/6/2018	SIMS	WILSON & JUNE SIMS	FIRST PROTECTIVE INSURANCE COMPANY
384939	4/6/2018	TIMM	BARRY AND KATHRYN TIMM	FIRST PROTECTIVE INSURANCE COMPANY
385080	4/9/2018	HALL	GARY AND BARBRA HALL	FIRST PROTECTIVE INSURANCE COMPANY
385824	4/13/2018	ESPINO	MARIO & GLADYS ESPINO	FIRST PROTECTIVE INSURANCE COMPANY
385975	4/16/2018	JARVIS	ERROL JARVIS	FIRST PROTECTIVE INSURANCE COMPANY
386173	4/17/2018	EASTER	ERIC AND CRYSTAL EASTER	FIRST PROTECTIVE INSURANCE COMPANY
386174	4/17/2018	EASTER	ERIC AND CRYSTAL EASTER	FIRST PROTECTIVE INSURANCE COMPANY
386806	4/21/2018	MERKLING	MERKLING	FIRST PROTECTIVE INSURANCE COMPANY

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386851	4/23/2018	SCHUTT	ROBERT AND ANNA SCHUTT	FIRST PROTECTIVE INSURANCE COMPANY
387037	4/24/2018	STONE	MELVIN STONE	FIRST PROTECTIVE INSURANCE COMPANY
387152	4/25/2018	JAVORSKY	JAMIE AND SAMANTHA JAVORSKY	FIRST PROTECTIVE INSURANCE COMPANY
387224	4/25/2018	BRAX	JOHN BRAX	FIRST PROTECTIVE INSURANCE COMPANY
387772	5/1/2018	ALVAREZ / DEL CARMEN ALONSO	LUIS / MARIA ALVAREZ / DEL CARMEN ALONSO	FIRST PROTECTIVE INSURANCE COMPANY
388170	5/2/2018	RUST	JOHN AND MARISA RUST	FIRST PROTECTIVE INSURANCE COMPANY
388342	5/4/2018	HORNICK	MARTIN AND SIGRID HORNICK	FIRST PROTECTIVE INSURANCE COMPANY
388393	5/4/2018	OESTREICHER	JASON OESTREICHER	FIRST PROTECTIVE INSURANCE COMPANY
388664	5/7/2018	LEWIS	RICHARD & LISA LEWIS	FIRST PROTECTIVE INSURANCE COMPANY
388675	5/8/2018	NIEBANCK	NIEBANCK	FIRST PROTECTIVE INSURANCE COMPANY
388949	5/9/2018	HELT	DONALD AND SANDRA HELT	FIRST PROTECTIVE INSURANCE COMPANY
389063	5/10/2018	KABBOORD	DAVID KABBOORD	FIRST PROTECTIVE INSURANCE COMPANY
389071	5/10/2018	GUILLEN AND CASTILLO	JORGE AND CECILIA GUILLEN AND CASTILLO	FIRST PROTECTIVE INSURANCE COMPANY
389103	5/10/2018	SAID	YOUSEF AND FRANCIS SAID	FIRST PROTECTIVE INSURANCE COMPANY
389363	5/14/2018	WEAVER	LYNN AND ANITA WEAVER	FIRST PROTECTIVE INSURANCE COMPANY
389636	5/15/2018	MCELROY	ALICE MCELROY	FIRST PROTECTIVE INSURANCE COMPANY
389637	5/15/2018	MCELROY	ALICE MCELROY	FIRST PROTECTIVE INSURANCE COMPANY
390236	5/18/2018	DAVID AND RHONDA NORRIS	DAVID AND RHONDA NORRIS	FIRST PROTECTIVE INSURANCE COMPANY
390368	5/20/2018	KAMAN	ZOLTAN KAMAN AND GABRIELLA BONDOR KAMAN	FIRST PROTECTIVE INSURANCE COMPANY
390609	5/22/2018	SFR SERVICES, LLC	TED MONTY	FIRST PROTECTIVE INSURANCE COMPANY
390626	5/22/2018	SANCHEZ	DOREEN SANCHEZ	FIRST PROTECTIVE INSURANCE COMPANY
390749	5/23/2018	WOODS	MARK WOODS	FIRST PROTECTIVE INSURANCE COMPANY
391061	5/24/2018	POWELL	MARION POWELL	FIRST PROTECTIVE INSURANCE COMPANY
391250	5/26/2018	SMART EFFICIENT SOLUTIONS	EDWARD COONS	FIRST PROTECTIVE INSURANCE COMPANY
392002	5/31/2018	GLASNER	JOHN & SANDRA GLASNER	FIRST PROTECTIVE INSURANCE COMPANY
392188	6/3/2018	COLUCCIELLO	JOSE COLUCCIELLO	FIRST PROTECTIVE INSURANCE COMPANY
392446	6/5/2018	BASTIEN	KELLEY BASTIEN	FIRST PROTECTIVE INSURANCE COMPANY
392755	6/7/2018	CERTIFIED PRIORITY RESTORATION, LLC	THOMAS AND AMANDA THOMAS	FIRST PROTECTIVE INSURANCE COMPANY
392821	6/7/2018	GUARINO	CAROLYN & RAYMOND GUARINO	FIRST PROTECTIVE INSURANCE COMPANY
392960	6/8/2018	FELIX	CHARLES AND CAROL FELIX	FIRST PROTECTIVE INSURANCE COMPANY
393102	6/11/2018	BUTCHIKAS	GEORGE BUTCHIKAS	FIRST PROTECTIVE INSURANCE COMPANY
393125	6/11/2018	PAUL WIMMLER	PAUL WIMMLER	FIRST PROTECTIVE INSURANCE COMPANY
393228	6/12/2018	MENDEZ	CESAR MENDEZ	FIRST PROTECTIVE INSURANCE COMPANY
393404	6/13/2018	MANOFSKY	TRACY MANOFSKY	FIRST PROTECTIVE INSURANCE COMPANY
393545	6/13/2018	LOGAN	HOWARD AND TRACY LOGAN	FIRST PROTECTIVE INSURANCE COMPANY
393593	6/13/2018	ELLINGTON	JASON & AMY ELLINGTON	FIRST PROTECTIVE INSURANCE COMPANY
393620	6/14/2018	BINNINGER	STEVE AND JOAN ELIZABETH BINNINGER	FIRST PROTECTIVE INSURANCE COMPANY
393652	6/14/2018	VAN DAM	NINA H VAN DAM	FIRST PROTECTIVE INSURANCE COMPANY

394342	6/19/2018	UNITED RECONSTRUCTION GROUP, INCORPORATED	CAROL SMYTHE	FIRST PROTECTIVE INSURANCE COMPANY
394477	6/20/2018	SESVOLD	TERRY & CAROLYN SESVOLD	FIRST PROTECTIVE INSURANCE COMPANY
394564	6/20/2018	HADEN	PEGGY HADEN	FIRST PROTECTIVE INSURANCE COMPANY
394702	6/20/2018	BANNON	BRIAN AND ELINOR BANNON	FIRST PROTECTIVE INSURANCE COMPANY
394799	6/21/2018	GORHAM	EUGENE AND ROBIN GORHAM	FIRST PROTECTIVE INSURANCE COMPANY
395061	6/22/2018	NELISSEN	ELLEN NELISSEN	FIRST PROTECTIVE INSURANCE COMPANY
395521	6/26/2018	BLAKELY	GERALDINE BLAKELY	FIRST PROTECTIVE INSURANCE COMPANY
396158	7/2/2018	219 CROMWELL CT., LLC	219 CROMWELL CT., LLC	FIRST PROTECTIVE INSURANCE COMPANY
396779	7/8/2018	CLUB DUCK KEY, INC.	CLUB DUCK KEY, INC.	FIRST PROTECTIVE INSURANCE COMPANY
396810	7/9/2018	RODRIGUEZ	RAMON & MARICEL RODRIGUEZ	FIRST PROTECTIVE INSURANCE COMPANY
397041	7/10/2018	MARZANO	MICHAEL AND HEATHER MARZANO	FIRST PROTECTIVE INSURANCE COMPANY
397046	7/10/2018	REYNOLDS	ROBERT AND LESLIE REYNOLDS	FIRST PROTECTIVE INSURANCE COMPANY
397078	7/10/2018	DRY FIRST, INC.	DRY FIRST, INC.	FIRST PROTECTIVE INSURANCE COMPANY
397132	7/10/2018	FINDLEY	KENNETH AND CATHERINE FINDLEY	FIRST PROTECTIVE INSURANCE COMPANY
397192	7/11/2018	ASSET PROTECTION GROUP, LLC.	DOUGLAS AND DEBRA HEYWOOD	FIRST PROTECTIVE INSURANCE COMPANY
397207	7/11/2018	BROWN	HUNTER AND KATHERINE BROWN	FIRST PROTECTIVE INSURANCE COMPANY
397224	7/11/2018	ASSET PROTECTION GROUP, LLC.	DOUGLAS AND DEBRA HEYWOOD	FIRST PROTECTIVE INSURANCE COMPANY
397225	7/11/2018	ASSET PROTECTION GROUP, LLC.	DOUGLAS AND DEBRA HEYWOOD	FIRST PROTECTIVE INSURANCE COMPANY
397278	7/11/2018	LOGAN	HOWARD AND TRACY LOGAN	FIRST PROTECTIVE INSURANCE COMPANY
397533	7/12/2018	LORETTA	TOMMASO AND ROSEMARY LORETTA	FIRST PROTECTIVE INSURANCE COMPANY
398156	7/16/2018	HERZ	KEN HERZ	FIRST PROTECTIVE INSURANCE COMPANY
398372	7/17/2018	SCHWARTZ	STEPHEN AND MELANIE SCHWARTZ	FIRST PROTECTIVE INSURANCE COMPANY
398475	7/17/2018	QUICK CLAIMS CONSULTANTS	ALAN & CELICA VEGA	FIRST PROTECTIVE INSURANCE COMPANY
398509	7/17/2018	GLAZER	DONNA & LESLIE GLAZER	FIRST PROTECTIVE INSURANCE COMPANY
398517	7/17/2018	CARTER	PAUL S. AND JACQUELINE D. CARTER	FIRST PROTECTIVE INSURANCE COMPANY
398519	7/17/2018	CARTER	PAUL S. AND JACQUELINE D. CARTER	FIRST PROTECTIVE INSURANCE COMPANY
398809	7/18/2018	CERTIFIED PRIORITY RESTORATION	SCOTT & GAIL HALL	FIRST PROTECTIVE INSURANCE COMPANY
399832	7/25/2018	PIERCE	DALE & PAMELA PIERCE	FIRST PROTECTIVE INSURANCE COMPANY
400039	7/25/2018	ALVAREZ	DELFINA ALVAREZ	FIRST PROTECTIVE INSURANCE COMPANY
400071	7/25/2018	AGGARWAL AND MATTO	RAUL AND VITASTA AGGARWAL AND MATTO	FIRST PROTECTIVE INSURANCE COMPANY
400261	7/26/2018	KARAKATSANIS	JANICE KARAKATSANIS	FIRST PROTECTIVE INSURANCE COMPANY
400854	7/31/2018	BARNETT	MELANIE & VERNIE BARNETT	FIRST PROTECTIVE INSURANCE COMPANY
401053	8/2/2018	ALDRICH	PAUL & SALLY ALDRICH	FIRST PROTECTIVE INSURANCE COMPANY
401235	8/3/2018	ANDERSON	FREDERICK & JANICE ANDERSON	FIRST PROTECTIVE INSURANCE COMPANY
401282	8/3/2018	STRABBING HOLDINGS INC. D/B/A RESTORATION 1 OF BOCA RATON LLC	RAYMOND AND ALICIA EVERY	FIRST PROTECTIVE INSURANCE COMPANY
401349	8/6/2018	KOLAR	THOMAS & MELINDA KOLAR	FIRST PROTECTIVE INSURANCE COMPANY
401577	8/7/2018	STYLE	KIM STYLE	FIRST PROTECTIVE INSURANCE COMPANY
401856	8/8/2018	PARIOS	LINDA PARIOS	FIRST PROTECTIVE INSURANCE COMPANY
401938	8/9/2018	QUICKDRY 24/7 RESTORATION, LLC	VIRGINIA & JAVIER AVILES & CHOW	FIRST PROTECTIVE INSURANCE COMPANY
402626	8/15/2018	MATTHEWS	JONATHAN AND JILLIAN MATTHEWS	FIRST PROTECTIVE INSURANCE COMPANY
402716	8/15/2018	MOTTARELLA	KAREN MOTTARELLA	FIRST PROTECTIVE INSURANCE COMPANY
402739	8/15/2018	KRIEGBAUM	JOHN AND DEDRA KRIEGBAUM	FIRST PROTECTIVE INSURANCE COMPANY
403157	8/20/2018	TOBIAS	MELVIN & ROSALIE TOBIAS	FIRST PROTECTIVE INSURANCE COMPANY
403197	8/20/2018	SANTIAGO	MAYLAND CABAN AND GERARDO SANTIAGO	FIRST PROTECTIVE INSURANCE COMPANY

403799 8/24/2018 TETI	ALFRED AND LINDA TETI	COMPANY
403864 8/24/2018 DANZIGER	IVAN AND JEANETTE DANZIGER	FIRST PROTECTIVE INSURANCE COMPANY
403867 8/24/2018 DANZIGER	IVAN AND JEANETTE DANZIGER	FIRST PROTECTIVE INSURANCE COMPANY
404017 8/27/2018 OLIENICK	FRANK AND ANNE OLIENICK	FIRST PROTECTIVE INSURANCE COMPANY
404404 8/30/2018 WARREN	ROGER AND LUCCILLE WARREN	FIRST PROTECTIVE INSURANCE COMPANY
404511 8/30/2018 BERGSMA	BILL AND MARYELLEN BERGSMA	FIRST PROTECTIVE INSURANCE COMPANY
404717 8/31/2018 MANUEL	ROBERT MANUEL	FIRST PROTECTIVE INSURANCE COMPANY
404730 9/3/2018 RINGHOFER	JAMIE RINGHOFER	FIRST PROTECTIVE INSURANCE COMPANY
404875 9/4/2018 AFFORDABLE INSPECTION SERVICES.	ALAIN BARON	FIRST PROTECTIVE INSURANCE COMPANY
404878 9/4/2018 LEAKAS	WILLIAM LEAKAS	FIRST PROTECTIVE INSURANCE COMPANY
405165 9/6/2018 SIEGEL	GEOFFREY AND KIM SIEGEL	FIRST PROTECTIVE INSURANCE COMPANY
405378 9/7/2018 NIEBANCK	HAROLD & CAROL NIEBANCK	FIRST PROTECTIVE INSURANCE COMPANY
405709 9/12/2018 STONE	MEL STONE	FIRST PROTECTIVE INSURANCE COMPANY
405825 9/12/2018 SUNCOAST ROOFING SERVICES	RICHARD COLLINS	FIRST PROTECTIVE INSURANCE COMPANY
405866 9/13/2018 EYLEY	GILLIAN EYLEY	FIRST PROTECTIVE INSURANCE COMPANY
405969 9/13/2018 GUILLEN AND CASTILLO	JORGE AND CECILIA GUILLEN	FIRST PROTECTIVE INSURANCE COMPANY
406046 9/14/2018 RYDER	SUZANNE RYDER	FIRST PROTECTIVE INSURANCE COMPANY
406051 9/14/2018 RYDER	SUZANNE RYDER	FIRST PROTECTIVE INSURANCE COMPANY
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406052	9/14/2018	RYDER	SUZANNE RYDER	FIRST PROTECTIVE INSURANCE COMPANY
406861	9/23/2018	R&K CERTIFIED ROOFING OF FLORIDA, INC. A/A/O ANTHONY AND PATRICIA JACKSON	ANTHONY JACKSON	FIRST PROTECTIVE INSURANCE COMPANY
407036	9/25/2018	DOLENTE	LINDA & ALBERT DOLENTE	FIRST PROTECTIVE INSURANCE COMPANY
407037	9/25/2018	DOLENTE	LINDA & ALBERT DOLENTE	FIRST PROTECTIVE INSURANCE COMPANY
407322	9/26/2018	WISE	KENDALL WISE	FIRST PROTECTIVE INSURANCE COMPANY
407417	9/26/2018	KRZIZIKE	TAMMY KRZIZIKE	FIRST PROTECTIVE INSURANCE COMPANY
408051	10/2/2018	NIEBANCK	HAROLD & CAROL NIEBANCK	FIRST PROTECTIVE INSURANCE COMPANY
408060	10/2/2018	LUCAS	JAMES & DIANE LUCAS	FIRST PROTECTIVE INSURANCE COMPANY
408061	10/2/2018	ULTIMATE RESTORATION	DEBORAH GORDON	FIRST PROTECTIVE INSURANCE COMPANY
408470	10/5/2018	WALSH	TIMOTHY AND ANITA WALSH	FIRST PROTECTIVE INSURANCE COMPANY
408489	10/5/2018	MORRISON	WILLIAM AND KARIN MORRISON	FIRST PROTECTIVE INSURANCE COMPANY
408504	10/5/2018	RICHERSON	DENNIS AND JOAN RICHERSON	FIRST PROTECTIVE INSURANCE COMPANY
408516	10/5/2018	KENNEDY	MICHAEL AND DEBRA KENNEDY	FIRST PROTECTIVE INSURANCE COMPANY
408626	10/8/2018	PINIERO	LUIS PINIERO	FIRST PROTECTIVE INSURANCE COMPANY
409159	10/12/2018	MOSAI	SUBHADRA MOSAI	FIRST PROTECTIVE INSURANCE COMPANY
409181	10/12/2018	KENNEDY	CALEB AND MONICA KENNEDY	FIRST PROTECTIVE INSURANCE COMPANY
409457	10/15/2018	CADET	SUBRINA AND RENAND CADET	FIRST PROTECTIVE INSURANCE COMPANY
409770	10/17/2018	GIRGIS	MAGDY & ISIS GIRGIS	FIRST PROTECTIVE INSURANCE COMPANY
410085	10/19/2018	BURKE	KEVIN AND BARBARA BURKE	FIRST PROTECTIVE INSURANCE COMPANY
410586	10/24/2018	GORFINKEL	ESTHER GORFINKEL	FIRST PROTECTIVE INSURANCE COMPANY
410680	10/25/2018	RICE	DAVID AND HALLIE RICE	FIRST PROTECTIVE INSURANCE COMPANY
410732	10/26/2018	SMART EFFICIENT SOLUTIONS, LLC	EDWARD COONS	FIRST PROTECTIVE INSURANCE COMPANY
410733	10/26/2018	SMART EFFICIENT SOLUTIONS, LLC	EDWARD COONS	FIRST PROTECTIVE INSURANCE COMPANY
410992	10/29/2018	SCHAEFFER	KATHLEEN AND CHARLES SCHAEFFER	FIRST PROTECTIVE INSURANCE COMPANY
410997	10/29/2018	BLUE STAR RESTORATION, INC.	TAMY KRZIZIKE	FIRST PROTECTIVE INSURANCE COMPANY
411088	10/30/2018	TOWNSEND	DREW & TAMMY TOWNSEND	FIRST PROTECTIVE INSURANCE COMPANY
411689	11/3/2018	MARTIN	RAYMOND MARTIN	FIRST PROTECTIVE INSURANCE COMPANY
411888	11/6/2018	MARTIN	BARBARA MARTIN	FIRST PROTECTIVE INSURANCE COMPANY
412007	11/6/2018	ELGUETA	WILLMER ELGUETA	FIRST PROTECTIVE INSURANCE COMPANY
412266	11/8/2018	PARIOS	LINDA PARIOS	FIRST PROTECTIVE INSURANCE COMPANY
412430	11/9/2018	RITTMAN	STEPHANIE RITTMAN	FIRST PROTECTIVE INSURANCE COMPANY
412584	11/12/2018	SALCIE	ALAN SALCIE	FIRST PROTECTIVE INSURANCE COMPANY
412646	11/13/2018	BUTLER	JAMES & REBECCA BUTLER	FIRST PROTECTIVE INSURANCE COMPANY
412770	11/14/2018	RAPID RECOVERY TEAM, LLC	YASEMIN SAIB	FIRST PROTECTIVE INSURANCE COMPANY
412829	11/14/2018	ARS LAKE HOUSE, LLC	ARS LAKE HOUSE, LLC	FIRST PROTECTIVE INSURANCE COMPANY
412948	11/14/2018	TREBING	GEORGE TREBING	FIRST PROTECTIVE INSURANCE COMPANY
413131	11/15/2018	JUAN	ALEJANDRO & MICHELLE JUAN	FIRST PROTECTIVE INSURANCE COMPANY
413572	11/20/2018	SERRANO	JOSE SERRANO	FIRST PROTECTIVE INSURANCE COMPANY
413610	11/20/2018	BARED	CARLOS BARED	FIRST PROTECTIVE INSURANCE COMPANY
413614	11/20/2018	CONTADOR	MAXIMILIANO CONTADOR	FIRST PROTECTIVE INSURANCE COMPANY
413700	11/21/2018	ANNON	JEFFREY AND TRACI ANNON	FIRST PROTECTIVE INSURANCE COMPANY
413738	11/23/2018	MAGGIACOMO	STEVEN MAGGIACOMO	FIRST PROTECTIVE INSURANCE COMPANY
413765	11/26/2018	THE SWANSON GROUP, LLC.	TERRENCE MYERS	FIRST PROTECTIVE INSURANCE COMPANY
413850	11/26/2018	DASCALV	VENJAMIN & ANA DASCALV	FIRST PROTECTIVE INSURANCE COMPANY
414163	11/29/2018	HUDSON	GONZALO IGLESIAS AND TERESA HUDSON	FIRST PROTECTIVE INSURANCE COMPANY
414325	11/30/2018	ESTELLE	KEITH ESTELLE	FIRST PROTECTIVE INSURANCE COMPANY
414480	12/3/2018	ESTELLE	KEITH ESTELLE	FIRST PROTECTIVE INSURANCE COMPANY
414896	12/5/2018	STRAUSS	CAROL & HARVEY STRAUSS	FIRST PROTECTIVE INSURANCE COMPANY
414974	12/6/2018	DAVIMOS	RICHARD DAVIMOS	FIRST PROTECTIVE INSURANCE COMPANY
415540	12/11/2018	BENOIT	MARIE BENOIT	FIRST PROTECTIVE INSURANCE COMPANY
415546	12/11/2018	JARVIS	ERROL JARVIS	FIRST PROTECTIVE INSURANCE COMPANY
415594	12/11/2018	MINO	MARK MINO	FIRST PROTECTIVE INSURANCE COMPANY
415609	12/11/2018	SICRE	CARROL HANDY	FIRST PROTECTIVE INSURANCE COMPANY
415785	12/13/2018	FROLOFF	LIONEL J. FROLOFF	FIRST PROTECTIVE INSURANCE COMPANY
416405	12/19/2018	FRANKLIN	DIANE FRANKLIN	FIRST PROTECTIVE INSURANCE COMPANY
416728	12/21/2018	MAHMOODI	SHIFTEH MAHMOODI	FIRST PROTECTIVE INSURANCE COMPANY
416825	12/26/2018	ANDERSON	JEFFREY ANDERSON	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE
416853	12/26/2018	R&K CERTIFIED ROOFING OF FLORIDA, INC. A/A/O BIJAN & BEHNOOSH VASIGH	BIJAN & BEHNOOSH VASIGH	FIRST PROTECTIVE INSURANCE COMPANY
416878	12/26/2018	ENNERS	PETER ENNERS	FIRST PROTECTIVE INSURANCE COMPANY
416901	12/26/2018	SFR SERVICES, LLC	JOHN & CAROLINE BARCA	FIRST PROTECTIVE INSURANCE COMPANY
417068	12/28/2018	MARLIN CONSTRUCTION GROUP, LLC	TAMMY COSMA	FIRST PROTECTIVE INSURANCE COMPANY
417104	12/28/2018	OLAYOS	MICHAEL OLAYOS	FIRST PROTECTIVE INSURANCE COMPANY
417412	1/3/2019	BROWN	WILLIAM AND DEBBIE BROWN	FIRST PROTECTIVE INSURANCE COMPANY
417436	1/4/2019	FRAME	MELINDA FRAME	FIRST PROTECTIVE INSURANCE COMPANY
417480	1/4/2019	HOLT	STEPHEN HOLT	FIRST PROTECTIVE INSURANCE COMPANY
417697	1/7/2019	MARRIOTT	ELLEN MARRIOTT	FIRST PROTECTIVE INSURANCE COMPANY
417713	1/7/2019	EDWARDS	WENDY AND CHARLES EDWARDS	FIRST PROTECTIVE INSURANCE COMPANY
418298	1/11/2019	LUCAS	JAMES & DIANE LUCAS	FIRST PROTECTIVE INSURANCE COMPANY

418559	1/15/2019	BAKER	CARRIE BAKER	FIRST PROTECTIVE INSURANCE COMPANY
418563	1/15/2019	BARD	JOSHUA BARD	FIRST PROTECTIVE INSURANCE COMPANY
418592	1/15/2019	FLEMING	F. JEFFREY AND MARY ELLEN FLEMING	FIRST PROTECTIVE INSURANCE COMPANY
418782	1/16/2019	MARLIN CONSTRUCTION GROUP, LLC	RICHARD AND KAREN CRAWFORD	FIRST PROTECTIVE INSURANCE COMPANY
418797	1/16/2019	MARLIN CONSTRUCTION GROUP, LLC	MICHAEL ROLPH	FIRST PROTECTIVE INSURANCE COMPANY
418897	1/17/2019	BAILEY	VERA BAILEY	FIRST PROTECTIVE INSURANCE COMPANY
418976	1/18/2019	WATER DAMAGE EXPRESS, L.L.C	DAVID MITCHELL	FIRST PROTECTIVE INSURANCE COMPANY
419224	1/20/2019	LIAN	JINHUA LIAN	FIRST PROTECTIVE INSURANCE COMPANY
419483	1/22/2019	EISENBERG	BURT & RHONDA EISENBERG	FIRST PROTECTIVE INSURANCE COMPANY
419622	1/23/2019	MARLIN CONSTRUCTION GROUP, LLC	TAMMY COSMA	FIRST PROTECTIVE INSURANCE COMPANY
419669	1/23/2019	LONARDO	TERESA LONARDO	FIRST PROTECTIVE INSURANCE COMPANY
420051	1/25/2019	PIT CREW ROOFING REPAIR LLC	GRANT PLACE CONDOMINIUM	FIRST PROTECTIVE INSURANCE COMPANY
420123	1/26/2019	ALAGHEHMAND	ABDULSAMAD ALAGHEHMAND	FIRST PROTECTIVE INSURANCE COMPANY
420232	1/27/2019	SKERRATT	FRANK AND BOBBI SKERRATT	FIRST PROTECTIVE INSURANCE COMPANY
420337	1/28/2019	HOSNEDL	CYNTHIA HOSNEDL	FIRST PROTECTIVE INSURANCE COMPANY
420390	1/28/2019	CONNELLY	LINDA CONNELLY	FIRST PROTECTIVE INSURANCE COMPANY
420470	1/29/2019	BELLINO	DAVID BELLINO	FIRST PROTECTIVE INSURANCE COMPANY
420735	1/30/2019	COOPER	BRANDON COOPER	FIRST PROTECTIVE INSURANCE COMPANY
420817	1/30/2019	STARKEBAUM	BEAU STARKEBAUM	FIRST PROTECTIVE INSURANCE COMPANY
420821	1/30/2019	STARKEBAUM	BEAU STARKEBAUM	FIRST PROTECTIVE INSURANCE COMPANY
420980	1/31/2019	ALAGHEHMAND	JOHN AND SHAHRZAD ALAGHEHMAND	FIRST PROTECTIVE INSURANCE COMPANY
421039	1/31/2019	BATT	EDWARD BATT	FIRST PROTECTIVE INSURANCE COMPANY
421040	1/31/2019	BATT	EDWARD BATT	FIRST PROTECTIVE INSURANCE COMPANY
421081	2/1/2019	RAPID RECOVERY TEAM, LLC.	DANA & ROBERT NISENBAUM	FIRST PROTECTIVE INSURANCE COMPANY
421271	2/3/2019	FATHER & SON CARPET CLEANING AND RESTORATION LLC	KIRK & CARONIE CAMERON	FIRST PROTECTIVE INSURANCE COMPANY
421301	2/4/2019	THE WRIGHTWAY EMERGENCY WATER REMOVAL	JONATHAN AND BARBARA GRIMES	FIRST PROTECTIVE INSURANCE COMPANY
421462	2/4/2019	AHERN	MICHAEL AHERN	FIRST PROTECTIVE INSURANCE COMPANY
421564	2/5/2019	MARLIN CONSTRUCTION GROUP	BRAD AND LINDA JACOBSON	FIRST PROTECTIVE INSURANCE COMPANY
421840	2/6/2019	KIZIRIAN	CAROL KIZIRIAN	FIRST PROTECTIVE INSURANCE COMPANY
421933	2/7/2019	ALLSTATE CONSTRUCTION ROOFING, INC. A/A/O DAN & CATHY ZITA	DAN & CATHY ZITA	FIRST PROTECTIVE INSURANCE COMPANY
422274	2/8/2019	INFINITY EMS INC	OCTAVIA CLARK	FIRST PROTECTIVE INSURANCE COMPANY
422296	2/9/2019	MARZANO	MICHAEL MARZANO	FIRST PROTECTIVE INSURANCE COMPANY

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422440	2/11/2019	KIM	MIRAN KIM	FIRST PROTECTIVE INSURANCE COMPANY
422663	2/12/2019	CARROLL	PHILLIP CARROLL	FIRST PROTECTIVE INSURANCE COMPANY
422674	2/12/2019	RICHARDS	JOHN RICHARDS	FIRST PROTECTIVE INSURANCE COMPANY
422751	2/13/2019	RICHARDS	JOHN RICHARDS	FIRST PROTECTIVE INSURANCE COMPANY
422804	2/13/2019	MOISTURE MEDIC OF FLORIDA A/A/O CEVALLOS	JERRY CEVALLOS	FIRST PROTECTIVE INSURANCE COMPANY
422825	2/13/2019	YOM	KEE JOON YOM	FIRST PROTECTIVE INSURANCE COMPANY
422853	2/13/2019	REYNOLDS VENTURES, INC. D/B/A THE WRIGHTWAY EMERGENCY WATER REMOVAL	CHRISTOPHER AND ISABELLA CRUME	FIRST PROTECTIVE INSURANCE COMPANY
422858	2/13/2019	REYNOLDS VENTURES, INC. D/B/A THE WRIGHTWAY EMERGENCY WATER REMOVAL	WILLIAM AND SUSAN WHITMAN	FIRST PROTECTIVE INSURANCE COMPANY
422862	2/13/2019	REYNOLDS VENTURES, INC. D/B/A THE WRIGHTWAY EMERGENCY WATER REMOVAL	DAVID AND JOYCE SETLZER	FIRST PROTECTIVE INSURANCE COMPANY
422864	2/13/2019	REYNOLDS VENTURES, INC. D/B/A THE WRIGHTWAY EMERGENCY WATER REMOVAL	JOHN AND MELANIE JACOBS	FIRST PROTECTIVE INSURANCE COMPANY
423014	2/14/2019	DODDS-POFAHL	JEANETTE DODDS-POFAHL	FIRST PROTECTIVE INSURANCE COMPANY
423092	2/14/2019	BRIDGES	BRYAN BRIDGES	FIRST PROTECTIVE INSURANCE COMPANY
423212	2/15/2019	PANIAGUA	GILMA PANIAGUA	FIRST PROTECTIVE INSURANCE COMPANY
423233	2/16/2019	SIEDENTOPF	CHARLOTTE SIEDENTOPF	FIRST PROTECTIVE INSURANCE COMPANY
423352	2/18/2019	NGUYEN	YEN VU TANH NGUYEN	FIRST PROTECTIVE INSURANCE COMPANY
423419	2/19/2019	ULTIMATE RESTORATION LLC	ULTIMATE RESTORATION LLC	FIRST PROTECTIVE INSURANCE COMPANY
423514	2/19/2019	ELLZEY	ANGELA ELLZEY	FIRST PROTECTIVE INSURANCE COMPANY
423654	2/20/2019	VERNON	BRAD & KRISTIN VERNON	FIRST PROTECTIVE INSURANCE COMPANY
423898	2/21/2019	SLACK	JOHNIE SLACK	FIRST PROTECTIVE INSURANCE COMPANY
424050	2/22/2019	BARRETT	MARIE & MARK BARRETT	FIRST PROTECTIVE INSURANCE COMPANY
424051	2/22/2019	RYDER	SUZANNE RYDER	FIRST PROTECTIVE INSURANCE COMPANY
424128	2/22/2019	WAITHAKA	HARRISON & MARY WAITHAKA	FIRST PROTECTIVE INSURANCE COMPANY
424131	2/22/2019	CAVARETTA	MATTHEW & SUSAN CAVARETTA	FIRST PROTECTIVE INSURANCE COMPANY
424146	2/22/2019	VALLANDINGHAM	JAMES VALLANDINGHAM	FIRST PROTECTIVE INSURANCE COMPANY
424148	2/22/2019	KRYSTAL COMPANIES, LLC	JAMES VALLANDINGHAM	FIRST PROTECTIVE INSURANCE COMPANY
424596	2/26/2019	COLA	DIANE AND NICHOLAS COLA	FIRST PROTECTIVE INSURANCE COMPANY
424630	2/27/2019	REYNOLDS VENTURES, INC. D/B/A THE WRIGHTWAY EMERGENCY WATER REMOVAL	LANCE AND STEPHANIE DEWITT	FIRST PROTECTIVE INSURANCE COMPANY
424640	2/27/2019	LAGGOS	KEITH LAGGOS	FIRST PROTECTIVE INSURANCE COMPANY
424645	2/27/2019	BAWDUNIAK	JOSEPH AND CHERIE BAWDUNIAK	FIRST PROTECTIVE INSURANCE COMPANY
424878	2/28/2019	DISANTIS	NATALIE DISANTIS	FIRST PROTECTIVE INSURANCE COMPANY
424956	2/28/2019	COATE	NATE COATE	FIRST PROTECTIVE INSURANCE COMPANY
425020	2/28/2019	KNAPP	JAMES & KRISTINE KNAPP	FIRST PROTECTIVE INSURANCE COMPANY
425089	3/1/2019	SUKIE	SAATHI SUKIE	FIRST PROTECTIVE INSURANCE COMPANY
425097	3/1/2019	SUKIE	SAATHI SUKIE	FIRST PROTECTIVE INSURANCE COMPANY
425597	3/5/2019	POSTUPACK	ALICE POSTUPACK	FIRST PROTECTIVE INSURANCE COMPANY
425820	3/6/2019	PATE	BUNDY PROPERTIES TWO, LLC	FIRST PROTECTIVE INSURANCE COMPANY
425828	3/6/2019	WOODHAM	GARY AND GAIL WOODHAM	FIRST PROTECTIVE INSURANCE COMPANY
425852	3/7/2019	DICKEY	LAWRENCE DICKEY	FIRST PROTECTIVE INSURANCE COMPANY

426048 3/7/2019	FREEDOM OIL COMPANY, INC.	FREEDOM OIL COMPANY, INC.	FIRST PROTECTIVE INSURANCE COMPANY
426650 3/12/2019	MCGUIRE	PATRICK MCGUIRE	FIRST PROTECTIVE INSURANCE COMPANY
426662 3/13/2019	MAHMOOD	SYED AND SHAMIM MAHMOOD	FIRST PROTECTIVE INSURANCE COMPANY
426882 3/14/2019	REYNOLDS VENTURES, INC. D/B/A THE WRIGHTWAY EMERGENCY WATER REMOVAL	LANCE AND STEPHANIE DEWITT	FIRST PROTECTIVE INSURANCE COMPANY
426917 3/14/2019	KENNEDY	MICHAEL AND DEBRA KENNEDY	FIRST PROTECTIVE INSURANCE COMPANY
427034 3/15/2019	CORTADA	ALEX CORTADA	FIRST PROTECTIVE INSURANCE COMPANY
427160 3/17/2019	JOHNSON	SCOTT JOHNSON	FIRST PROTECTIVE INSURANCE COMPANY
427229 3/18/2019	ALONSO & PEREZ, LLP	KAIROS HOME PROPERTIES	FIRST PROTECTIVE INSURANCE COMPANY
427278 3/18/2019	FISHER	BRET AND KATIE FISHER	FIRST PROTECTIVE INSURANCE COMPANY
427594 3/20/2019	GURDIAN	TRACY GURDIAN	FIRST PROTECTIVE INSURANCE COMPANY
427705 3/21/2019	GRIFFIN	ARTHUR GRIFFIN	FIRST PROTECTIVE INSURANCE COMPANY
427744 3/21/2019	JACKSON	ROBERT JACKSON	FIRST PROTECTIVE INSURANCE COMPANY
427917 3/22/2019	DATTOLI	LEANNE AND RICO DATTOLI	FIRST PROTECTIVE INSURANCE COMPANY
427964 3/22/2019	ALL PRO RESTORATION	DENNIS CETRONE	FIRST PROTECTIVE INSURANCE COMPANY
428263 3/26/2019	PUT 'R UP INCORPORATED A/A/O DOUGLAS VARGA	DOUGLAS VARGA	FIRST PROTECTIVE INSURANCE COMPANY
428312 3/26/2019	STUCKEY	RICHARD AND THERESA STUCKEY	FIRST PROTECTIVE INSURANCE COMPANY
428595 3/27/2019	SHAH	RAJENDRA AND PRASHANT SHAH	FIRST PROTECTIVE INSURANCE COMPANY
428871 3/29/2019	MORALES	MORALES ARTURO	FIRST PROTECTIVE INSURANCE COMPANY
429259 4/2/2019	HARDMAN	PATRICIA HARDMAN	FIRST PROTECTIVE INSURANCE COMPANY
429392 4/2/2019	SIMMONS BAYOU EXEC OFFICES, LLC	SIMMONS BAYOU EXEC OFFICES, LLC	FIRST PROTECTIVE INSURANCE COMPANY
429426 4/3/2019	BRADLEY	DONNA BRADLEY	FIRST PROTECTIVE INSURANCE COMPANY
429483 4/3/2019	MARLIN CONSTRUCTION GROUP, LLC	BRYAN BURCHERS	FIRST PROTECTIVE INSURANCE COMPANY
429540 4/3/2019	JPJ COMPANIES, LLC	JANET EDNER	FIRST PROTECTIVE INSURANCE COMPANY
429556 4/4/2019	SFR SERVICE L.L.C.	MARK AND LINDA PANTAGES	FIRST PROTECTIVE INSURANCE COMPANY
429690 4/4/2019	MARLIN CONSTRUCTION GROUP, LLC	DOUGLAS AND KAREN PETERSON	FIRST PROTECTIVE INSURANCE COMPANY
429891 4/5/2019	GIRAITIS, JR.	ALBERT GIRAITIS, JR.	FIRST PROTECTIVE INSURANCE COMPANY
430072 4/8/2019	MINTO	EDWARD AND CAROLINE MINTO	FIRST PROTECTIVE INSURANCE COMPANY
430308 4/9/2019	ARNOLD	THEODORE ARNOLD	FIRST PROTECTIVE INSURANCE COMPANY
431069 4/15/2019	QUARTIN	ANDREW & ELAIN QUARTIN	FIRST PROTECTIVE INSURANCE COMPANY
431143 4/16/2019	HAYAT	LIAQAT AND MUHSINA HAYAT	FIRST PROTECTIVE INSURANCE COMPANY
431148 4/16/2019	ROTELLI	ANGELIA ROTELLI	FIRST PROTECTIVE INSURANCE COMPANY
431163 4/16/2019	JEAN	NADINE JEAN	FIRST PROTECTIVE INSURANCE COMPANY
431169 4/16/2019	MCIVER	DAVID AND BRANDY MCIVER	FIRST PROTECTIVE INSURANCE COMPANY
431170 4/16/2019	HAQ	IKRAM HAQ	FIRST PROTECTIVE INSURANCE COMPANY
431182 4/16/2019	TRAYLOR	ROBERT TRAYLOR	FIRST PROTECTIVE INSURANCE COMPANY
431330 4/17/2019	FELDER	NORMAN FELDER	FIRST PROTECTIVE INSURANCE COMPANY
431386 4/17/2019	LOISELLE	AIMEE AND RICHARD LOISELLE	FIRST PROTECTIVE INSURANCE COMPANY
431488 4/18/2019	STICKNEY/CURTIS/ARNOLDUS	SHANNONDOAH/KYLE/JANET STICKNEY/CURTIS/ARNOLDUS	FIRST PROTECTIVE INSURANCE COMPANY
431574 4/18/2019	BURNS	JAMES BURNS	FIRST PROTECTIVE INSURANCE COMPANY
431644 4/18/2019	N/A	PALMETTO BAY REAL ESTATE HOLDINGS N/A	FIRST PROTECTIVE INSURANCE COMPANY
431814 4/21/2019	MALONEY	NANCY MALONEY	FIRST PROTECTIVE INSURANCE COMPANY
432027 4/22/2019	SMART DRY, LLC	RENEE GRECO	FIRST PROTECTIVE INSURANCE COMPANY
432032 4/22/2019	APEX ROOFING AND RESTORATION, LLC	SHEDRICK ROWE	FIRST PROTECTIVE INSURANCE COMPANY
432033 4/22/2019	APEX ROOFING AND RESTORATION, LLC	MARGARET STEWART	FIRST PROTECTIVE INSURANCE COMPANY

432035	4/22/2019	APEX ROOFING AND RESTORATION, LLC	JEFFERY AND DIANA BROWN	COMPANY
432536	4/25/2019	SKERRATT	FRANK AND BOBBI SKERRATT	FIRST PROTECTIVE INSURANCE COMPANY
432599	4/25/2019	HOLSOMBAKE	JAMES HOLSOMBAKE	FIRST PROTECTIVE INSURANCE COMPANY
432606	4/26/2019	MARSH	FREDERICK AND JAMIE MARSH	FIRST PROTECTIVE INSURANCE COMPANY
432607	4/26/2019	MARSH	FREDERICK AND JAMIE MARSH	FIRST PROTECTIVE INSURANCE COMPANY
432814	4/28/2019	DAGGETT	JAMES & ROSEMARY DAGGETT	FIRST PROTECTIVE INSURANCE COMPANY
433017	4/30/2019	CONLEY	BETTY CONLEY	FIRST PROTECTIVE INSURANCE COMPANY
433059	4/30/2019	CIOFFI	PATRICK AND LISA CIOFFI	FIRST PROTECTIVE INSURANCE COMPANY
433103	4/30/2019	ARNOLD	THEODORE ARNOLD	FIRST PROTECTIVE INSURANCE COMPANY
433172	5/1/2019	JENKINS	MICAH JENKINS	FIRST PROTECTIVE INSURANCE COMPANY
433224	5/1/2019	JPJ COMPANIES, LLC	GREGORY AND ELIZABETH WARNER	FIRST PROTECTIVE INSURANCE COMPANY
433315	5/2/2019	IGLESIA	MARIANITA IGLESIA	FIRST PROTECTIVE INSURANCE COMPANY
433434	5/2/2019	JASPER CONTRACTORS, INC. A/A/O BRETT ELLIS	JASPER CONTRACTORS, INC. A/A/O BRETT ELLIS	FIRST PROTECTIVE INSURANCE COMPANY
433685	5/5/2019	MORRIS	MICHAEL MORRIS	FIRST PROTECTIVE INSURANCE COMPANY
433797	5/6/2019	MARLIN CONSTRUCTION GROUP, LLC	SANDE L. ELLIS	FIRST PROTECTIVE INSURANCE COMPANY
434367	5/9/2019	GUERRIER	EBINS GUERRIER	FIRST PROTECTIVE INSURANCE COMPANY
434950	5/13/2019	WYCKOFF	WALTER AND THERESA WYCKOFF	FIRST PROTECTIVE INSURANCE COMPANY
434977	5/13/2019	STANFORD RESTORATION	DOUGLAS BARMAN	FIRST PROTECTIVE INSURANCE COMPANY

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435043	5/14/2019	ENNS	GARY ENNS	FIRST PROTECTIVE INSURANCE COMPANY
435139	5/14/2019	FIRST CALL 24/7, INC.	DAWN FREIERMUTH	FIRST PROTECTIVE INSURANCE COMPANY
435141	5/14/2019	MARLIN CONSTRUCTION GROUP, LLC	JANE BOSNJAK	FIRST PROTECTIVE INSURANCE COMPANY
435222	5/15/2019	EMERGENCY RESPONSE TEAM, CORP.	LOUIS AND KELLEY NIGRO	FIRST PROTECTIVE INSURANCE COMPANY
435407	5/15/2019	TUTTLE	CAROLYN TUTTLE	FIRST PROTECTIVE INSURANCE COMPANY
435850	5/19/2019	MAULDIN	NANCY MAULDIN	FIRST PROTECTIVE INSURANCE COMPANY
436101	5/20/2019	OLIVER	TERRI OLIVER	FIRST PROTECTIVE INSURANCE COMPANY
436164	5/21/2019	ELSAWAF	HAZEM ELSAWAF	FIRST PROTECTIVE INSURANCE COMPANY
436214	5/21/2019	UCMS LLC, DBA UNIVERSAL CONTRACTING OF FLORIDA, A/A/O HENRY LINCK	HENRY LINCK	FIRST PROTECTIVE INSURANCE COMPANY
436269	5/22/2019	EMERGENCY RESPONSE TEAM	DAVID CANIELLO	FIRST PROTECTIVE INSURANCE COMPANY
436287	5/22/2019	ORSUA	BENJAMIN AND CAROLYN ORSUA	FIRST PROTECTIVE INSURANCE COMPANY
436611	5/23/2019	ELZA	DENNIS & BARBARA ELZA	FIRST PROTECTIVE INSURANCE COMPANY
436741	5/23/2019	CASTRO	YOLANDA CASTRO	FIRST PROTECTIVE INSURANCE COMPANY
436834	5/24/2019	THOMAS	ROGER THOMAS	FIRST PROTECTIVE INSURANCE COMPANY
436844	5/24/2019	CMR CONSTRUCTION & ROOFING, LLC	PATRICIA BAIER	FIRST PROTECTIVE INSURANCE COMPANY
436922	5/25/2019	PEEVY	WILLIAM AND DIANE PEEVY	FIRST PROTECTIVE INSURANCE COMPANY
436932	5/27/2019	CHOW	JAVIER CHOW	FIRST PROTECTIVE INSURANCE COMPANY
436933	5/27/2019	CHOW	JAVIER CHOW	FIRST PROTECTIVE INSURANCE COMPANY
436943	5/28/2019	ROOFING & RECONSTRUCTION CONTRACTORS OF AMERICA, LLC. (AAO GERALD AND PATRICIA GERBER)	ROOFING & RECONSTRUCTION CONTRACTORS OF AMERICA, LLC. (AAO GERALD AND PATRICIA GERBER)	FIRST PROTECTIVE INSURANCE COMPANY
436960	5/28/2019	SFR SERVICES, LLC	KURSTIN AND TERESA WILLIAMS	FIRST PROTECTIVE INSURANCE COMPANY
437019	5/28/2019	GREEN	GARY GREEN	FIRST PROTECTIVE INSURANCE COMPANY
437080	5/28/2019	BURCH	RICHARD & JEANIE BURCH	FIRST PROTECTIVE INSURANCE COMPANY
437084	5/28/2019	TELLBUESCHER	CORY TELLBUESCHER	FIRST PROTECTIVE INSURANCE COMPANY
437092	5/28/2019	RAJSKY	JOANN RAJSKY	FIRST PROTECTIVE INSURANCE COMPANY
437121	5/29/2019	ELITE STYLE CONSTRUCTION	RAMI HEIDAMI	FIRST PROTECTIVE INSURANCE COMPANY
437155	5/29/2019	BEN-CHANOCH	EYAL AND Yael BEN-CHANOCH	FIRST PROTECTIVE INSURANCE COMPANY
437271	5/29/2019	ISLAND ROOFING AND RESTORATION LLC	SALVATORE CRANO	FIRST PROTECTIVE INSURANCE COMPANY
437315	5/29/2019	LOGAN	CLAY AND CAROLINA LOGAN	FIRST PROTECTIVE INSURANCE COMPANY
437359	5/30/2019	SANCHEZ	REGINALD AND MONA SANCHEZ	FIRST PROTECTIVE INSURANCE COMPANY
437369	5/30/2019	BAUM	JAMES CLAYTON BAUM	FIRST PROTECTIVE INSURANCE COMPANY
437371	5/30/2019	BAUMGARDNER	BRIAN AND MARIE BAUMGARDNER	FIRST PROTECTIVE INSURANCE COMPANY
437428	5/30/2019	ISLAND ROOFING AND RESTORATION LLC	2082591 ONTARIO INC.	FIRST PROTECTIVE INSURANCE COMPANY
437498	5/30/2019	GONZALEZ	ALAIN GONZALEZ	FIRST PROTECTIVE INSURANCE COMPANY
437521	5/30/2019	CUFFY	NICOLE CUFFY	FIRST PROTECTIVE INSURANCE COMPANY
437570	5/31/2019	SMATT	JUSTIN SMATT	FIRST PROTECTIVE INSURANCE COMPANY
437641	5/31/2019	STEURER	DANIEL STEURER	FIRST PROTECTIVE INSURANCE COMPANY
437643	5/31/2019	BUCO	CHRISTINE BUCO	FIRST PROTECTIVE INSURANCE COMPANY
437658	5/31/2019	MOSEROWITZ	LAWRENCE MOSEROWITZ	FIRST PROTECTIVE INSURANCE COMPANY

4377196/2/2019 FEINBERG	JACK & JUDITH FEINBERG	FIRST PROTECTIVE INSURANCE COMPANY
4377406/3/2019 GINA	GINA MIYAMOTO	FIRST PROTECTIVE INSURANCE COMPANY
4378466/3/2019 BALLEW	CRAIG BALLEW	FIRST PROTECTIVE INSURANCE COMPANY
4380506/4/2019 HUNT	NATASHA HUNT	FIRST PROTECTIVE INSURANCE COMPANY
4380746/4/2019 SFR SERVICES LLC A/A/O JULIUS WINANS	SFR SERVICES LLC A/A/O JULIUS WINANS	FIRST PROTECTIVE INSURANCE COMPANY
4382736/5/2019 KENNEDY	MICHAEL AND DEBRA KENNEDY	FIRST PROTECTIVE INSURANCE COMPANY
4383836/6/2019 REECE	TODD REECE	FIRST PROTECTIVE INSURANCE COMPANY
4384186/6/2019 COLLINS	JOYCE COLLINS	FIRST PROTECTIVE INSURANCE COMPANY
4384196/6/2019 ISLAND ROOFING AND RESTORATION LLC	DALE SEIFERT	FIRST PROTECTIVE INSURANCE COMPANY
4385596/6/2019 MAGEE	MAUREEN MAGEE	FIRST PROTECTIVE INSURANCE COMPANY
4385636/6/2019 WRIGHT WAY EMERGENCY SERVICES	MARY FOLTZ	FIRST PROTECTIVE INSURANCE COMPANY
4387106/7/2019 BREITHAAPT	RICHARD & DIANE BREITHAAPT	FIRST PROTECTIVE INSURANCE COMPANY
4387746/8/2019 KIME	CHRISTOPHER AND JENNIFER KIME	FIRST PROTECTIVE INSURANCE COMPANY
4389376/10/2019 GARDNER	CHRISTOPHER GARDNER	FIRST PROTECTIVE INSURANCE COMPANY
4391276/11/2019 ISLAND ROOFING AND RESTORATION LLC	CARL AND JESSICA FERRARO	FIRST PROTECTIVE INSURANCE COMPANY
4391656/11/2019 ORC SERVICES, INC.	JEAN DORAN	FIRST PROTECTIVE INSURANCE COMPANY
4392046/11/2019 REYNOLDS VENTURES, INC D/B/A WRIGHTWAY EMERGENCY SERVICES	ROBERT WOLFE	FIRST PROTECTIVE INSURANCE COMPANY
4392896/11/2019 GARNSEY	NICHOLAS & NICOLE GARNSEY	FIRST PROTECTIVE INSURANCE COMPANY
4394216/12/2019 MASSINGILL	TINA MASSINGILL	FIRST PROTECTIVE INSURANCE COMPANY
4396266/12/2019 SADOW	ADAM SADOW	FIRST PROTECTIVE INSURANCE COMPANY
4398016/13/2019 DILLON	TERRI DILLON	FIRST PROTECTIVE INSURANCE COMPANY
4401346/14/2019 ROOFING & RECONSTRUCTION CONTRACTORS OF AMERICA, LLC (A/A/O WILLIAM MURPHY)	ROOFING & RECONSTRUCTION CONTRACTORS OF AMERICA, LLC (A/A/O WILLIAM MURPHY)	FIRST PROTECTIVE INSURANCE COMPANY
4401366/14/2019 HOHN	LEONARD AND SANDRA HOHN	FIRST PROTECTIVE INSURANCE COMPANY
4403256/17/2019 MERRITT	ERIC MERRITT	FIRST PROTECTIVE INSURANCE COMPANY
4403306/17/2019 MITCHAM	HENRY MITCHAM	FIRST PROTECTIVE INSURANCE COMPANY
4403366/17/2019 RICH	BILLY JOE RICH	FIRST PROTECTIVE INSURANCE COMPANY
4403526/17/2019 HOHN	LEONARD AND SANDRA HOHN	FIRST PROTECTIVE INSURANCE COMPANY
4404006/17/2019 SHUMAKER	ROBERT SHUMAKER	FIRST PROTECTIVE INSURANCE COMPANY
4404196/17/2019 YOUNGER	CHARLES YOUNGER	FIRST PROTECTIVE INSURANCE COMPANY
4404336/17/2019 GULF COAST VACATION PROP, LLC	GULF COAST VACATION PROP, LLC	FIRST PROTECTIVE INSURANCE COMPANY
4405116/18/2019 CAROZZA	ARLENE CAROZZA	FIRST PROTECTIVE INSURANCE COMPANY
4405246/18/2019 ROOFING & RECONSTRUCTION CONTRACTORS OF AMERICA, LLC (A/A/O JAMES PETERSEN)	ROOFING & RECONSTRUCTION CONTRACTORS OF AMERICA, LLC (A/A/O JAMES PETERSEN)	FIRST PROTECTIVE INSURANCE COMPANY
4406676/18/2019 EIKREM	MATILDA & GJERMUND EIKREM	FIRST PROTECTIVE INSURANCE COMPANY
4407506/19/2019 ASHCRAFT	JARITZA ASHCRAFT	FIRST PROTECTIVE INSURANCE COMPANY
4407656/19/2019 KASHIWABARA	DEAN KASHIWABARA	FIRST PROTECTIVE INSURANCE COMPANY
4407776/19/2019 TAYLOR	WAYNE TAYLOR	FIRST PROTECTIVE INSURANCE COMPANY
4408076/19/2019 FIGUEROA	CHRISTINA FIGUEROA	FIRST PROTECTIVE INSURANCE COMPANY
4409956/20/2019 NOLAN	ROBERT & LYNNE NOLAN	FIRST PROTECTIVE INSURANCE COMPANY
4410426/20/2019 KAVANAGH	GRACE KAVANAGH	FIRST PROTECTIVE INSURANCE COMPANY
4415206/24/2019 MILLARD	STACY GILCHRIST	FIRST PROTECTIVE INSURANCE COMPANY
4416326/24/2019 WALDRIP	BEVERLY WALDRIP	FIRST PROTECTIVE INSURANCE COMPANY
4419176/25/2019 RYDESKI	P RYDESKI	FIRST PROTECTIVE INSURANCE COMPANY
4419386/25/2019 SINGER	ROBERT & KIMBERLY SINGER	FIRST PROTECTIVE INSURANCE COMPANY
4419706/26/2019 LIGHTHOUSE TO THE NATIONS, INC.	LIGHTHOUSE TO THE NATIONS, INC.	FIRST PROTECTIVE INSURANCE COMPANY

441979	6/26/2019	BELOWSKY	STEVEN BELOWSKY	INSURANCE COMPANY
442017	6/26/2019	REINI	SETH AND STEPHANIE REINI	FIRST PROTECTIVE INSURANCE COMPANY
442023	6/26/2019	JASPER CONTRACTORS, INC., A/A/O STEPHEN SUTTER	JASPER CONTRACTORS, INC., A/A/O STEPHEN SUTTER	FIRST PROTECTIVE INSURANCE COMPANY
442096	6/26/2019	HORVATH	HORVATH	FIRST PROTECTIVE INSURANCE COMPANY
442133	6/26/2019	ANCHOR WATER DAMAGE RESTORATION, INC.	KENNETH AND MELISSA EVANS	FIRST PROTECTIVE INSURANCE COMPANY
442159	6/26/2019	ROOFING AND RECONSTRUCTION CONTRACTORS OF AMERICA AAO ALEXANDER R. GARLAND & LOUISE M. GARLAND	ALEXIS ROOFING AND RECONSTRUCTION CONTRACTORS OF AMERICA AAO ALEXANDER R. GARLAND & LOUISE M. GARLAND	FIRST PROTECTIVE INSURANCE COMPANY
442237	6/27/2019	JASPER CONTRACTORS, INC., A/A/O NICOLE WALKER	JASPER CONTRACTORS, INC., A/A/O NICOLE WALKER	FIRST PROTECTIVE INSURANCE COMPANY
442367	6/27/2019	JASPER CONTRACTORS, INC., A/A/O ELIZABETH O'REILLY	JASPER CONTRACTORS, INC., A/A/O ELIZABETH O'REILLY	FIRST PROTECTIVE INSURANCE COMPANY
442461	6/27/2019	INFINITY EMS (A/A/O CAROLYN SANDS)	CAROLYN SANDS	FIRST PROTECTIVE INSURANCE COMPANY
442571	6/28/2019	EARLEY	CHRISTOPHER EARLEY	FIRST PROTECTIVE INSURANCE COMPANY
442645	6/28/2019	KUAMOO	KEKOA AND ALEXANDRA KUAMOO	FIRST PROTECTIVE INSURANCE COMPANY
442713	6/28/2019	PRIDE CLEAN RESTORATION INC.	GEORGE STUCKEY	FIRST PROTECTIVE INSURANCE COMPANY
442905	6/30/2019	GUILLEN AND CASTILLO	JORGE AND CECILIA GUILLEN AND CASTILLO	FIRST PROTECTIVE INSURANCE COMPANY
442906	6/30/2019	LIEBERMAN	ANDREW LIEBERMAN	FIRST PROTECTIVE INSURANCE COMPANY
442912	6/30/2019	INFINITY EMS	ANDREW LIEBERMAN	FIRST PROTECTIVE INSURANCE COMPANY
442998	7/1/2019	ADAMS	JANET ADAMS	FIRST PROTECTIVE INSURANCE COMPANY
443030	7/1/2019	LAW OFFICES OF SPICER & CHAMBERS, P.A.	LARRY MCINTOSH	FIRST PROTECTIVE INSURANCE COMPANY
443217	7/1/2019	CASTANEDA	ANGELA CASTANEDA	FIRST PROTECTIVE INSURANCE COMPANY

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443461	7/2/2019	PACKING BEAR LLC	DONNY PEREZ	FIRST PROTECTIVE INSURANCE COMPANY
443465	7/2/2019	WINZKOWSKI	GARBIELE WINZKOWSKI	FIRST PROTECTIVE INSURANCE COMPANY
443475	7/2/2019	FUNDERBURK	MATT FUNDERBURK	FIRST PROTECTIVE INSURANCE COMPANY
443484	7/2/2019	KRAEMER	WALTER KRAEMER	FIRST PROTECTIVE INSURANCE COMPANY
443549	7/2/2019	HALLMON	LEONOR HALLMON	FIRST PROTECTIVE INSURANCE COMPANY
443580	7/3/2019	BOWEN	JIMMY BOWEN	FIRST PROTECTIVE INSURANCE COMPANY
443588	7/3/2019	RICH	ROBERT RICH	FIRST PROTECTIVE INSURANCE COMPANY
443706	7/3/2019	VALENTINE	JULIA VALENTINE	FIRST PROTECTIVE INSURANCE COMPANY
443836	7/6/2019	BUSO	JOHN BUSO	FIRST PROTECTIVE INSURANCE COMPANY
443899	7/8/2019	CARTER	RENEE CARTER	FIRST PROTECTIVE INSURANCE COMPANY
443971	7/8/2019	GULF ATLANTIC INDUSTRIES OF AMERICA, LLC	WILLIAM BISHOP	FIRST PROTECTIVE INSURANCE COMPANY
443973	7/8/2019	ASSET PROTECTION GROUP, LLC	CAROLE BURGER	FIRST PROTECTIVE INSURANCE COMPANY
443976	7/8/2019	ASSET PROTECTION GROUP, LLC	ADELARD GAGNE	FIRST PROTECTIVE INSURANCE COMPANY
443995	7/8/2019	RAWLINGS	JOSEPH RAWLINGS	FIRST PROTECTIVE INSURANCE COMPANY
443999	7/8/2019	CELIGOJ AND TOLBERT	MICHELEANNE AND SEAN CELIGOJ AND TOLBERT	FIRST PROTECTIVE INSURANCE COMPANY
444127	7/9/2019	DEMARCUS	DEMARCUS	FIRST PROTECTIVE INSURANCE COMPANY
444315	7/10/2019	RENFROE	JAMES AND Lyla RENFROE	FIRST PROTECTIVE INSURANCE COMPANY
444399	7/10/2019	HUSEIN	MAHER & AMANI HUSEIN	FIRST PROTECTIVE INSURANCE COMPANY
444448	7/11/2019	HUNTSINGER	HELEN HUNTSINGER	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
444532	7/11/2019	SFR SERVICES, LLC	MARK PANTAGES AND LINDA PANTAGES	FIRST PROTECTIVE INSURANCE COMPANY
444681	7/12/2019	WIJEKOON	JAYANTHI WIJEKOON	FIRST PROTECTIVE INSURANCE COMPANY
444826	7/15/2019	BENCHMARK CONSULTING, INC., D/B/A CASTLE ROOFING & CONSTRUCTION, INC., A/A/O PETER VANCE	PETER VANCE	FIRST PROTECTIVE INSURANCE COMPANY
444828	7/15/2019	R & K CERTIFIED ROOFING OF FLORIDA, INC., A/A/O KELLY HALL	KELLY HALL	FIRST PROTECTIVE INSURANCE COMPANY
444893	7/15/2019	PIT CREW ROOFING AND REPAIR LLC	ROBERT HICE	FIRST PROTECTIVE INSURANCE COMPANY
445089	7/16/2019	FARUQUI	WAQAS AND JAWERIA FARUQUI	FIRST PROTECTIVE INSURANCE COMPANY
445133	7/16/2019	MANZOOR	AMIR MANZOOR	FIRST PROTECTIVE INSURANCE COMPANY
445299	7/17/2019	KING	MICHAEL KING	FIRST PROTECTIVE INSURANCE COMPANY
445300	7/17/2019	PHILLIPSON	KEVIN PHILLIPSON	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
445335	7/18/2019	FREEDMAN	HARRY AND KATHERINE FREEDMAN	FIRST PROTECTIVE INSURANCE COMPANY
445362	7/18/2019	STRANG	WILLIAM STRANG	FIRST PROTECTIVE INSURANCE COMPANY
445403	7/18/2019	SHOWALTER CONSTRUCTION & RESTORATION, LLC	CORY AND KAREN IRBY	FIRST PROTECTIVE INSURANCE COMPANY
445475	7/18/2019	WILLIAMS	GEORGE AND RONDA WILLIAMS	FIRST PROTECTIVE INSURANCE COMPANY
445513	7/18/2019	HUNTER	JENNIFER HUNTER	FIRST PROTECTIVE INSURANCE COMPANY
445541	7/19/2019	ROESE	WILLIAM AND CAROL ROESE	FIRST PROTECTIVE INSURANCE COMPANY
445674	7/20/2019	SPARKS	DIANE SPARKS	FIRST PROTECTIVE INSURANCE COMPANY
445755	7/22/2019	AHERN	AHERN	FIRST PROTECTIVE INSURANCE COMPANY
445877	7/22/2019	LUNG	KENNETH LUNG	FIRST PROTECTIVE INSURANCE COMPANY
445878	7/22/2019	LUNG	KENNETH LUNG	FIRST PROTECTIVE INSURANCE COMPANY
445893	7/23/2019	WEISELR	JEFFREY & SHERRY WEISLER	FIRST PROTECTIVE INSURANCE COMPANY
445944	7/23/2019	ECO RESTORE LLC	KERRI JARRELL	FIRST PROTECTIVE INSURANCE COMPANY
446072	7/23/2019	ISLAND ROOFING AND RESTORATION LLC	JOHN & VIRGINIA DOLANSKI	FIRST PROTECTIVE INSURANCE COMPANY
446110	7/23/2019	CURTIS	JOHN AND HOLLY CURTIS	FIRST PROTECTIVE INSURANCE COMPANY
446198	7/24/2019	BENCHMARK CONSULTING, INC., D/B/A CASTLE ROOFING & CONSTRUCTION, INC., A/A/O PETER VANCE	PETER VANCE	FIRST PROTECTIVE INSURANCE COMPANY
446319	7/25/2019	LAW OFFICES OF SPICER & CHAMBERS, P.A.	GERALD BELCHER	FIRST PROTECTIVE INSURANCE COMPANY
446326	7/25/2019	ZILAI	JAMES ZILAI	FIRST PROTECTIVE INSURANCE COMPANY
446377	7/25/2019	PARISH	TOM AND KAREN PARISH	FIRST PROTECTIVE INSURANCE COMPANY
446444	7/25/2019	DIMARTINO	ANTHONY DIMARTINO	FIRST PROTECTIVE INSURANCE COMPANY
446452	7/26/2019	JASPER CONTRACTORS, INC., A/A/O JANNE ALLAM	JASPER CONTRACTORS, INC., A/A/O JANNE ALLAM	FIRST PROTECTIVE INSURANCE COMPANY
446505	7/26/2019	JASPER CONTRACTORS, INC., A/A/O BRENDA HILDEBRAND	JASPER CONTRACTORS, INC., A/A/O BRENDA HILDEBRAND	FIRST PROTECTIVE INSURANCE COMPANY
446539	7/26/2019	RAMIREZ	CARLOS RAMIREZ	FIRST PROTECTIVE INSURANCE COMPANY
446573	7/26/2019	WILES	GLENN AND MELANIE WILES	FIRST PROTECTIVE INSURANCE COMPANY
446653	7/29/2019	JASPER CONTRACTORS, INC., A/A/O RICHARD STONE	JASPER CONTRACTORS, INC., A/A/O RICHARD STONE	FIRST PROTECTIVE INSURANCE COMPANY
446778	7/29/2019	WEHN	TODD AND MICHELLE WEHN	FIRST PROTECTIVE INSURANCE COMPANY
446841	7/30/2019	APEX ROOFING & RESTORATION, LLC. (A/A/O THEODORE SEYMOUR)	APEX ROOFING & RESTORATION, LLC. (A/A/O THEODORE SEYMOUR)	FIRST PROTECTIVE INSURANCE COMPANY
446947	7/30/2019	ISLAND ROOFING AND RESTORATION, LLC	NORMAN CHARRON	FIRST PROTECTIVE INSURANCE COMPANY
447060	7/31/2019	CADET	SUBRINA AND RENAND CADET	FIRST PROTECTIVE INSURANCE COMPANY
447179	7/31/2019	MOORE	LAUREN MOORE	FIRST PROTECTIVE INSURANCE COMPANY
447185	8/1/2019	JASPER CONTRACTORS, INC., A/A/O RONALD MURRAY	JASPER CONTRACTORS, INC., A/A/O RONALD MURRAY	FIRST PROTECTIVE INSURANCE COMPANY
447216	8/1/2019	DONNIE OUTLAW AND WILMA OUTLAW	DONNIE OUTLAW AND WILMA OUTLAW	FIRST PROTECTIVE INSURANCE COMPANY
447231	8/1/2019	DANIELS	JAMES DANIELS	FIRST PROTECTIVE INSURANCE COMPANY
			JASPER CONTRACTORS, INC., A/A/O JEAN	

447402	8/2/2019	JASPER CONTRACTORS, INC., A/A/O JEAN TRUONG	TRUONG	FIRST PROTECTIVE INSURANCE COMPANY
447475	8/2/2019	SHOWALTER CONSTRUCTION & RESTORATION, LLC	JANUARY JEWELL	FIRST PROTECTIVE INSURANCE COMPANY
447505	8/2/2019	JASPER CONTRACTORS, INC., A/A/O MICHAEL HILLIARD	JASPER CONTRACTORS, INC., A/A/O MICHAEL HILLIARD	FIRST PROTECTIVE INSURANCE COMPANY
447537	8/2/2019	ISLAND ROOFING AND RESTORATION LLC	MICHAEL SMITH	FIRST PROTECTIVE INSURANCE COMPANY
447566	8/2/2019	GULF POINTE TOWNHOME HOA, INC.	GULF POINTE TOWNHOME HOA, INC.	FIRST PROTECTIVE INSURANCE COMPANY
447567	8/2/2019	GULF POINTE TOWNHOME HOA, INC.	GULF POINTE TOWNHOME HOA, INC.	FIRST PROTECTIVE INSURANCE COMPANY
447658	8/5/2019	APEX ROOFING AND RESTORATION, LLC, A/A/O DERRICK FOX	APEX ROOFING AND RESTORATION, LLC, A/A/O DERRICK FOX	FIRST PROTECTIVE INSURANCE COMPANY
447734	8/5/2019	BALLEW	CRAIG BALLEW	FIRST PROTECTIVE INSURANCE COMPANY
447753	8/5/2019	LAMP	JUSTIN & ELLEN LAMP	FIRST PROTECTIVE INSURANCE COMPANY
447793	8/6/2019	SFR SERVICES LLC	JEFFREY DEATHERAGE	FIRST PROTECTIVE INSURANCE COMPANY
447799	8/6/2019	SFR SERVICES LLC	DEATHERAGE JEFFERY	FIRST PROTECTIVE INSURANCE COMPANY
447857	8/6/2019	FIGARI	DEREK AND TRICIA FIGARI	FIRST PROTECTIVE INSURANCE COMPANY
447954	8/7/2019	SINGER	DEBRA SINGER	FIRST PROTECTIVE INSURANCE COMPANY
448066	8/7/2019	BROWN	WILLIAM AND DEBBIE BROWN	FIRST PROTECTIVE INSURANCE COMPANY
448100	8/7/2019	ZALESKI	MATT ZALESKI	FIRST PROTECTIVE INSURANCE COMPANY
448161	8/8/2019	FISCHER	BRADLEY AND MARY JOY FISCHER	FIRST PROTECTIVE INSURANCE COMPANY
448165	8/8/2019	FISCHER	BRADLEY AND MARY JOY FISCHER	FIRST PROTECTIVE INSURANCE COMPANY
448167	8/8/2019	GINGER	NEIL AND TATIANA GINGER	FIRST PROTECTIVE INSURANCE COMPANY
448212	8/8/2019	SIEGEL	JORDAN SIEGEL	FIRST PROTECTIVE INSURANCE COMPANY
448221	8/8/2019	SECAUR	ERIC AND SARAH SECAUR	FIRST PROTECTIVE INSURANCE COMPANY
448284	8/8/2019	APEX ROOFING AND RESTORATION, LLC, A/A/O THOMAS MULLIGAN	APEX ROOFING AND RESTORATION, LLC, A/A/O THOMAS MULLIGAN	FIRST PROTECTIVE INSURANCE COMPANY
448289	8/8/2019	LAWRENCE	CHARLES AND LINDA LAWRENCE	FIRST PROTECTIVE INSURANCE COMPANY
448346	8/8/2019	ROSENWALD	CHARLES & ROBYN ROSENWALD	FIRST PROTECTIVE INSURANCE COMPANY
448373	8/9/2019	APEX ROOFING AND RESTORATION, LLC	STUART NICHOLSON	FIRST PROTECTIVE INSURANCE COMPANY
448510	8/9/2019	MACMILLAN	ROBERT MACMILLAN	FIRST PROTECTIVE INSURANCE COMPANY
448522	8/9/2019	GOODMAN	WANDA GOODMAN	FIRST PROTECTIVE INSURANCE COMPANY
448552	8/11/2019	SFR SERVICES LLC A/A/O ARTHUR BORTON	SFR SERVICES LLC A/A/O ARTHUR BORTON	FIRST PROTECTIVE INSURANCE COMPANY
448558	8/11/2019	SFR SERVICES LLC A/A/O PAUL AND LOIS CHARLEBOIS	SFR SERVICES LLC A/A/O PAUL AND LOIS CHARLEBOIS	FIRST PROTECTIVE INSURANCE COMPANY
448561	8/11/2019	SFR SERVICES LLC A/A/O EDWARD AND DONNA DENORIO	SFR SERVICES LLC A/A/O EDWARD AND DONNA DENORIO	FIRST PROTECTIVE INSURANCE COMPANY
448564	8/11/2019	SFR SERVICES LLC A/A/O STEVEN AND SUSAN FREEHAUF	SFR SERVICES LLC A/A/O STEVEN AND SUSAN FREEHAUF	FIRST PROTECTIVE INSURANCE COMPANY
448565	8/11/2019	SFR SERVICES LLC A/A/O STEVEN AND SUSAN FREEHAUF	SFR SERVICES LLC A/A/O STEVEN AND SUSAN FREEHAUF	FIRST PROTECTIVE INSURANCE COMPANY
448566	8/11/2019	SFR SERVICES LLC A/A/O MICHAEL AND MARY FREY	SFR SERVICES LLC A/A/O MICHAEL AND MARY FREY	FIRST PROTECTIVE INSURANCE COMPANY
448568	8/11/2019	SFR SERVICES LLC A/A/O NICHOLAS GRUBBS	SFR SERVICES LLC A/A/O NICHOLAS GRUBBS	FIRST PROTECTIVE INSURANCE COMPANY
448698	8/12/2019	SCHAEFER	MATTHEW AND SUE DUNLAP SCHAEFER	FIRST PROTECTIVE INSURANCE COMPANY
448717	8/12/2019	MURPHY	TIFFANY AND MICHAEL MURPHY	FIRST PROTECTIVE INSURANCE COMPANY
448762	8/12/2019	BROYLES	KEITH & LORI BROYLES	FIRST PROTECTIVE INSURANCE COMPANY
448924	8/13/2019	GUILLEN AND CASTILLO	JORGE AND CECILIA GUILLEN AND CASTILLO	FIRST PROTECTIVE INSURANCE COMPANY
448973	8/13/2019	MACFARLANE	WARREN & LAURIE MACFARLANE	FIRST PROTECTIVE INSURANCE COMPANY
448997	8/13/2019	HAMILTON	RAYMOND AND DAWN HAMILTON	FIRST PROTECTIVE INSURANCE COMPANY

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File #	Submit Dt	Complainant	Insured	Insurer
449066	8/14/2019	BLUE STAR RESTORATION, INC.	CAROLINA PADILLA	FIRST PROTECTIVE INSURANCE COMPANY
449170	8/14/2019	LA STARZA	MARCO LA STARZA	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
449200	8/14/2019	O'BRIEN	THOMAS & KATHLINE O'BRIEN	FIRST PROTECTIVE INSURANCE COMPANY
449320	8/15/2019	GOURLEY	MICHAEL GOURLEY	FIRST PROTECTIVE INSURANCE COMPANY
449407	8/15/2019	PATTINSON	JEFFREY PATTINSON	FIRST PROTECTIVE INSURANCE COMPANY
449575	8/16/2019	FONT & NELSON, PLLC	MICHEL & LAURA DE LA OSA	FIRST PROTECTIVE INSURANCE COMPANY
449681	8/18/2019	JILL KIEFFER & CHRIS KURTZ	JILL KIEFFER & CHRIS KURTZ	FIRST PROTECTIVE INSURANCE COMPANY
449696	8/19/2019	SFR SERVICES LLC A/A/O MICHAEL HOGSTEN	SFR SERVICES LLC A/A/O MICHAEL HOGSTEN	FIRST PROTECTIVE INSURANCE COMPANY
449839	8/19/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O BERNARD MCKEENA)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O BERNARD MCKEENA)	FIRST PROTECTIVE INSURANCE COMPANY
449953	8/20/2019	VASTA	JOHN AND PEGGY VASTA .	FIRST PROTECTIVE INSURANCE COMPANY
450017	8/20/2019	PIERCE	PAUL AND CHARLOTTE PIERCE	FIRST PROTECTIVE INSURANCE COMPANY
450022	8/20/2019	TUCKER	MARK TUCKER	FIRST PROTECTIVE INSURANCE COMPANY
450066	8/21/2019	CREASON	MARY CREASON	FIRST PROTECTIVE INSURANCE COMPANY
450069	8/21/2019	CAUFF	BRIAN AND LISA CAUFF	FIRST PROTECTIVE INSURANCE COMPANY
450117	8/21/2019	PITT	KENNETH PITT	FIRST PROTECTIVE INSURANCE COMPANY
450273	8/22/2019	DESONIA	STANLEY DESONIA	FIRST PROTECTIVE INSURANCE COMPANY
450294	8/22/2019	LEMOINE	DAVID LEMOINE	FIRST PROTECTIVE INSURANCE COMPANY
450364	8/23/2019	ECO ROOF & SOLAR, INC.	JUDITH PARISEAU	FIRST PROTECTIVE INSURANCE COMPANY
450375	8/23/2019	PARIOS	LINDA PARIOS	FIRST PROTECTIVE INSURANCE COMPANY
450387	8/23/2019	JOWERS	BILLY AND GERALDINE JOWERS	FIRST PROTECTIVE INSURANCE COMPANY
450459	8/23/2019	LAW OFFICES OF SPICER & CHAMBERS, P.A.	JAMES FITHIAN	FIRST PROTECTIVE INSURANCE COMPANY
450486	8/23/2019	DRYMAXPRO	JEFFETH BROWN	FIRST PROTECTIVE INSURANCE COMPANY
450642	8/26/2019	APEX ROOFING & RESTORATION, LLC (A/A/O DONALD STEWART)	APEX ROOFING & RESTORATION, LLC (A/A/O DONALD STEWART)	FIRST PROTECTIVE INSURANCE COMPANY
450717	8/26/2019	WILDER	DAVID AND JULIE WILDER	FIRST PROTECTIVE INSURANCE COMPANY
450817	8/27/2019	POMPEO	RON POMPEO	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
450866	8/27/2019	THOMAS	PHILIP THOMAS	FIRST PROTECTIVE INSURANCE COMPANY
450878	8/27/2019	MURPHY	HAROLD AND PATRICIA MURPHY	FIRST PROTECTIVE INSURANCE COMPANY
450956	8/27/2019	LENDIAN	OBED LENDIAN	FIRST PROTECTIVE INSURANCE COMPANY
450987	8/28/2019	SWAFFAR	SARA SWAFFAR	FIRST PROTECTIVE INSURANCE COMPANY
451038	8/28/2019	ECO ROOF & SOLAR, INC.	GARY & ELAINE WARD	FIRST PROTECTIVE INSURANCE COMPANY
451229	8/29/2019	STRUZINSKI	ANTHONY STRUZINSKI	FIRST PROTECTIVE INSURANCE COMPANY
451275	8/29/2019	SCIACQUA	DAVID AND ALISON SCIACQUA	FIRST PROTECTIVE INSURANCE COMPANY
451451	9/3/2019	ZEINOMAR	MOHAMMED AND RAZAN ZEINOMAR	FIRST PROTECTIVE INSURANCE COMPANY
451472	9/3/2019	HARRIS	MICHAEL AND GLENDA HARRIS	FIRST PROTECTIVE INSURANCE COMPANY
451500	9/3/2019	MILLER	RONALD MILLER	FIRST PROTECTIVE INSURANCE COMPANY
451501	9/3/2019	WILLIAMS	LOUIS & MARIE WILLIAMS	FIRST PROTECTIVE INSURANCE COMPANY
451709	9/4/2019	PRO GC LLC	MARGE STARKE	FIRST PROTECTIVE INSURANCE COMPANY
451723	9/5/2019	POPPLE	ANTHONY AND CHARLENE POPPLE	FIRST PROTECTIVE INSURANCE COMPANY
451869	9/5/2019	STRIKER	MYRON AND SANDRA STRIKER	FIRST PROTECTIVE INSURANCE COMPANY
451870	9/5/2019	BUCHANAN	JOSEPH AND MARYANNE BUCHANAN	FIRST PROTECTIVE INSURANCE COMPANY
451881	9/5/2019	NICKOSON	CHARLES AND SARAH NICKOSON	FIRST PROTECTIVE INSURANCE COMPANY
451929	9/6/2019	DRYING WATER DAMAGE RESTORATION, LLC	MICHAEL GOURLEY	FIRST PROTECTIVE INSURANCE COMPANY
452032	9/6/2019	HAMM	JEFF HAMM	FIRST PROTECTIVE INSURANCE COMPANY
452071	9/8/2019	JSC INVESTMENTS LLC	JSC INVESTMENTS LLC	FIRST PROTECTIVE INSURANCE COMPANY
452110	9/9/2019	MARLIN CONSTRUCTION GROUP, LLC	CATHERINE AND ROBERT STEPHENS	FIRST PROTECTIVE INSURANCE COMPANY
452112	9/9/2019	ISLAND ROOFING AND RESTORATION, LLC	MUSTACCI DOUG	FIRST PROTECTIVE INSURANCE COMPANY
452247	9/9/2019	MCHUGH	RICHARD AND PATRICIA MCHUGH	FIRST PROTECTIVE INSURANCE COMPANY
452384	9/10/2019	PAYNE	MICHAEL PAYNE	FIRST PROTECTIVE INSURANCE COMPANY
452529	9/10/2019	PIT CREW ROOFING AND REPAIR	JAMES TAYLOR	FIRST PROTECTIVE INSURANCE COMPANY
452558	9/10/2019	HIBBERT	BRIDGETTE HIBBERT	FIRST PROTECTIVE INSURANCE COMPANY
452617	9/10/2019	PODNAR	JUSTIN PODNAR	FIRST PROTECTIVE INSURANCE COMPANY
452625	9/10/2019	ISLAND ROOFING AND RESTORATION LLC	KIM AND KATHY SLICK	FIRST PROTECTIVE INSURANCE COMPANY
452661	9/11/2019	ISLAND ROOFING AND RESTORATION, LLC	ALAN KARDON	FIRST PROTECTIVE INSURANCE COMPANY
452705	9/11/2019	ISLAND ROOFING AND RESTORATION, LLC	DAVID TRANQUILLA	FIRST PROTECTIVE INSURANCE COMPANY
452850	9/12/2019	MERDINGER	DORON MERDINGER	FIRST PROTECTIVE INSURANCE COMPANY
452913	9/12/2019	LEWIS	DANIELLE LEWIS	FIRST PROTECTIVE INSURANCE COMPANY
452924	9/12/2019	LEWIS	DANIELLE LEWIS	FIRST PROTECTIVE INSURANCE COMPANY
452932	9/12/2019	BARBAKOFF	GLENN BARBAKOFF	FIRST PROTECTIVE INSURANCE COMPANY
452979	9/12/2019	RIFENBURG	GERARD AND CATHY RIFENBURG	FIRST PROTECTIVE INSURANCE COMPANY
453014	9/12/2019	HARRIS	TERRY AND JACKIE HARRIS	FIRST PROTECTIVE INSURANCE COMPANY
453177	9/13/2019	ISLAND ROOFING AND RESTORATION LLC	PAUL AND NICOLE KASSOLIS	FIRST PROTECTIVE INSURANCE COMPANY
453218	9/13/2019	NAGY	CHRIS NAGY	FIRST PROTECTIVE INSURANCE COMPANY
453345	9/14/2019	POWELL	WESLEY POWELL	FIRST PROTECTIVE INSURANCE COMPANY
453354	9/15/2019	ULTRA CONTRACTORS, LLC	EDWARD HANFT	FIRST PROTECTIVE INSURANCE COMPANY
453476	9/16/2019	JPJ COMPANIES, LLC	DONALD BRADY	FIRST PROTECTIVE INSURANCE COMPANY
453652	9/17/2019	OLYPHANT	ROBERT OLYPHANT	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
453655	9/17/2019	VIDER	JAMES VIDER	FIRST PROTECTIVE INSURANCE COMPANY

453660	9/17/2019	HIBBERT	BRIDGETTE HIBBERT	FIRST PROTECTIVE INSURANCE COMPANY
453675	9/17/2019	WOESNER	RONALD AND GAYLE WOESNER	FIRST PROTECTIVE INSURANCE COMPANY
453695	9/17/2019	MILLER	GLORIA MILLER	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
453724	9/17/2019	SEGLER	JACK AND ANN SEGLER	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE
453820	9/17/2019	MACDOUGALL	WILLIAM & JOAN MACDOUGALL	FIRST PROTECTIVE INSURANCE COMPANY
453940	9/18/2019	ORBAN	CEDRIC ORBAN	FIRST PROTECTIVE INSURANCE COMPANY
453986	9/18/2019	SURGE DISASTER SOLUTIONS A/A/O REBECCA GEESLIN	REBECCA GEESLIN	FIRST PROTECTIVE INSURANCE COMPANY
454041	9/19/2019	KRAMER	DON KRAMER	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE
454150	9/19/2019	ISLAND ROOFING AND RESTORATION LLC	JOSEPH AND ELAINE RANDAZZO	FIRST PROTECTIVE INSURANCE COMPANY
454229	9/19/2019	ISLAND ROOFING AND RESTORATION LLC	ELLEN MATTIS AND FRANK KLINE	FIRST PROTECTIVE INSURANCE COMPANY
454343	9/20/2019	RISING STAR ROOFING, LLC	XAVIER OSORIO	FIRST PROTECTIVE INSURANCE COMPANY
454372	9/20/2019	LUX	TIMOTHY AND CYNTHIA MARCHANT LUX	FIRST PROTECTIVE INSURANCE COMPANY
454471	9/23/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O JAMES WIER)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O JAMES WIER)	FIRST PROTECTIVE INSURANCE COMPANY
454498	9/23/2019	HOWELL	JOHN & YVETTE HOWELL	FIRST PROTECTIVE INSURANCE COMPANY
454562	9/23/2019	SULLIVAN	MICHAEL AND SHERRI SULLIVAN	FIRST PROTECTIVE INSURANCE COMPANY
454613	9/23/2019	ESTEFAN	CARLOS & MARIA ESTEFAN	FIRST PROTECTIVE INSURANCE COMPANY
454689	9/23/2019	PHILLIPS	LINDSEY PHILLIPS	FIRST PROTECTIVE INSURANCE COMPANY
454729	9/24/2019	BALBA	CHRISTINE & MARK BALBA	FIRST PROTECTIVE INSURANCE COMPANY
455015	9/25/2019	MANLEY	STEVEN AND TERESA MANLEY	FIRST PROTECTIVE INSURANCE COMPANY
455022	9/25/2019	BUI	KHANH AND AMANDA THOMAS BUI	FIRST PROTECTIVE INSURANCE COMPANY
455023	9/25/2019	KOROTKIY	VLADIMIR & ALBINA KOROTKIY	FIRST PROTECTIVE INSURANCE COMPANY
455044	9/25/2019	NYIKOS	JOHN AND PATRICIA NYIKOS	FIRST PROTECTIVE INSURANCE COMPANY
455106	9/25/2019	ORAN/DAN ORAN REVOCABLE LIVING TRUST	DAN ORAN/DAN ORAN REVOCABLE LIVING TRUST	FIRST PROTECTIVE INSURANCE COMPANY
455174	9/25/2019	ROLAND	WILLIAM AND ELLENA ROLAND	FIRST PROTECTIVE INSURANCE COMPANY
455441	9/26/2019	MEADOWS	RUSSELL & ANNAMARIA MEADOWS	FIRST PROTECTIVE INSURANCE COMPANY
455470	9/26/2019	LOPEZ	ISRAEL LOPEZ	FIRST PROTECTIVE INSURANCE COMPANY
455483	9/26/2019	THACKER	SHERRY THACKER	FIRST PROTECTIVE INSURANCE COMPANY
455526	9/27/2019	GSD CONSTRUCTION SERVICES, LLC	JEFFREY WARKENTHIE	FIRST PROTECTIVE INSURANCE COMPANY
455556	9/27/2019	BROWN	RICHARD AND KIMBERLEY BROWN	FIRST PROTECTIVE INSURANCE COMPANY
455567	9/27/2019	TURNIPSEED	WILLIAM TURNIPSEED	FIRST PROTECTIVE INSURANCE COMPANY
455577	9/27/2019	TSCHAEPE	KURT & CYNTHIA TSCHAEPE	FIRST PROTECTIVE INSURANCE COMPANY
455589	9/27/2019	UCMS LLC, DBA UNIVERSAL CONTRACTING OF FLORIDA, A/A/O DIANE DINOVA	DIANE DINOVA	FIRST PROTECTIVE INSURANCE COMPANY
455594	9/27/2019	GSD CONSTRUCTION SERVICE, INC.	JEROME & MADELYN HARMMEYER	FIRST PROTECTIVE INSURANCE COMPANY

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455605	9/27/2019	LOCKLEY	LATRINA LOCKLEY	FIRST PROTECTIVE INSURANCE COMPANY
455665	9/27/2019	BUSTO	DUNIEL BUSTO	FIRST PROTECTIVE INSURANCE COMPANY
455747	9/27/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ANNE MARIE DOOLEY)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ANNE MARIE DOOLEY)	FIRST PROTECTIVE INSURANCE COMPANY
455778	9/29/2019	MCKENNEY	MICHAEL & PATRICIA MCKENNEY	FIRST PROTECTIVE INSURANCE COMPANY
455885	9/30/2019	GSD CONSTRUCTION SERVICES, LLC	PHIL BALZAFIORE	FIRST PROTECTIVE INSURANCE COMPANY
455940	9/30/2019	MIAO	YUN MIAO	FIRST PROTECTIVE INSURANCE COMPANY
455974	9/30/2019	MALDONADO	MICHAEL AND WANDA MALDONADO	FIRST PROTECTIVE INSURANCE COMPANY
455982	10/1/2019	MONTERO	NOEL AND ROSE MONTERO	FIRST PROTECTIVE INSURANCE COMPANY
455993	10/1/2019	RUPERT	GRETCHEN RUPERT	FIRST PROTECTIVE INSURANCE COMPANY
456068	10/1/2019	CMR CONSTRUCTION & ROOFING, LLC	CAROL HARRINGTON	FIRST PROTECTIVE INSURANCE COMPANY
456080	10/1/2019	GSD CONSTRUCTION SERVICES, LLC	CHRISTOPHER PIEZSAK	FIRST PROTECTIVE INSURANCE COMPANY
456236	10/2/2019	ROOFING ASSOCIATES INC. D/B/A NOK ROOFING A/A/O JOSHUA GESTRICH	ROOFING ASSOCIATES INC. D/B/A NOK ROOFING A/A/O JOSHUA GESTRICH	FIRST PROTECTIVE INSURANCE COMPANY
456276	10/2/2019	GSD CONSTRUCTION SERVICES, LLC	MARYELYN CHAPMAN	FIRST PROTECTIVE INSURANCE COMPANY
456282	10/2/2019	GSD CONSTRUCTION SERVICES, LLC	NICK & SUSAN SHEA	FIRST PROTECTIVE INSURANCE COMPANY
456299	10/2/2019	RUBIO	PEDRO RUBIO	FIRST PROTECTIVE INSURANCE COMPANY
456326	10/2/2019	WELLS	PAULA WELLS	FIRST PROTECTIVE INSURANCE COMPANY
456354	10/2/2019	SMALL	TROY AND TIFFANY SMALL	FIRST PROTECTIVE INSURANCE COMPANY
456356	10/2/2019	SMALL	TROY AND TIFFANY SMALL	FIRST PROTECTIVE INSURANCE COMPANY
456400	10/3/2019	CHARLES BENDETTA	CHARLES BENDETTA	FIRST PROTECTIVE INSURANCE COMPANY
456413	10/3/2019	LITTLE	GARY LITTLE	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
456626	10/4/2019	BABOWITCH	MARION BABOWITCH	FIRST PROTECTIVE INSURANCE COMPANY
456628	10/4/2019	PIERRE RACICOT AND KATHLEEN MCCONVILLE	PIERRE RACICOT AND KATHLEEN MCCONVILLE	FIRST PROTECTIVE INSURANCE COMPANY
456638	10/4/2019	PIERRE RACICOT AND KATHLEEN MCCONVILLE	PIERRE RACICOT AND KATHLEEN MCCONVILLE	FIRST PROTECTIVE INSURANCE COMPANY
456678	10/4/2019	RRCA ROOFING & RECONSTRUCTION, LLC (A/A/O STEVEN PIRES)	RRCA ROOFING & RECONSTRUCTION, LLC (A/A/O STEVEN PIRES)	FIRST PROTECTIVE INSURANCE COMPANY
456765	10/4/2019	FLICK	RICHARD AND ROBYN FLICK	FIRST PROTECTIVE INSURANCE COMPANY
456767	10/4/2019	BESSER	LUCY BESSER	FIRST PROTECTIVE INSURANCE COMPANY
456899	10/7/2019	BUZZETT	WILLIAM & NANCY BULLARD	FIRST PROTECTIVE INSURANCE COMPANY
456947	10/7/2019	STAMARIS	DANIEL AND HEATHER STAMARIS	FIRST PROTECTIVE INSURANCE COMPANY
457082	10/8/2019	GLASNER	JOHN & SANDRA GLASNER	FIRST PROTECTIVE INSURANCE COMPANY
457102	10/8/2019	GREGORY REVOCABLE TRUST	GREGORY REVOCABLE TRUST	FIRST PROTECTIVE INSURANCE COMPANY
457109	10/8/2019	GREGORY	JANE GREGORY	FIRST PROTECTIVE INSURANCE COMPANY
457114	10/8/2019	BALLEW	CRAIG BALLEW	FIRST PROTECTIVE INSURANCE COMPANY
457131	10/8/2019	AJ WELLS ROOFING & CONSTRUCTION	ROGER & JILL SNYDER	FIRST PROTECTIVE INSURANCE COMPANY
457167	10/8/2019	BALBA	CHRISTINE AND MARK BALBA	FIRST PROTECTIVE INSURANCE COMPANY
457236	10/8/2019	MARLIN CONSTRUCTION GROUP, LLC	THOMAS AND GAIL HILL	FIRST PROTECTIVE INSURANCE COMPANY
457347	10/9/2019	RATTS	STEVEN RATTS	FIRST PROTECTIVE INSURANCE COMPANY
457469	10/9/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O PAUL TEWS & CYNTHIA TEWS)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O PAUL TEWS & CYNTHIA TEWS)	FIRST PROTECTIVE INSURANCE COMPANY
457590	10/10/2019	BENCHMARK CONSULTING, INC., LLC	PETER VANCE, JR.	FIRST PROTECTIVE INSURANCE COMPANY
457700	10/10/2019	SHAEFFER	RONALD SHAEFFER	FIRST PROTECTIVE INSURANCE COMPANY
457879	10/11/2019	CROWLEY	LAWRENCE CROWLEY	FIRST PROTECTIVE INSURANCE COMPANY
457880	10/11/2019	A.J. WELLS ROOFING & CONSTRUCTION	JERRY & LORENA KELLY	FIRST PROTECTIVE INSURANCE COMPANY
457927	10/11/2019	NEVERETTE	JAMES NEVERETTE	FIRST PROTECTIVE INSURANCE COMPANY
457937	10/11/2019	BREINER	STEVE AND AVOR BREINER	FIRST PROTECTIVE INSURANCE COMPANY
458022	10/13/2019	BEAN	BETTY BEAN	FIRST PROTECTIVE INSURANCE COMPANY
458093	10/14/2019	ANCHOR WATER DAMAGE RESTORATION,	TAYLOR BAYE	FIRST PROTECTIVE INSURANCE COMPANY
458103	10/14/2019	ROBERT DANIEL TRUMBO	ROBERT DANIEL TRUMBO	FIRST PROTECTIVE INSURANCE COMPANY
458366	10/15/2019	BABOWITCH	MARION BABOWITCH	FIRST PROTECTIVE INSURANCE COMPANY
458368	10/15/2019	ANDERSON	LEE AND KATHLEEN ANDERSON	FIRST PROTECTIVE INSURANCE COMPANY
458378	10/15/2019	HUMBERT	EDWARD AND ALLISON HUMBERT	FIRST PROTECTIVE INSURANCE COMPANY
458445	10/15/2019	SFR SERVICES LLC A/A/O MICHAEL HOGSTEN	SFR SERVICES LLC A/A/O MICHAEL HOGSTEN	FIRST PROTECTIVE INSURANCE COMPANY
458679	10/16/2019	ANDERSON	GORDON AND KRISTIN ANDERSON	FIRST PROTECTIVE INSURANCE COMPANY
458712	10/17/2019	WEESNER	ROBERT WEESNER	FIRST PROTECTIVE INSURANCE COMPANY
458792	10/17/2019	LONEY	PETER AND LILIAN LONEY	FIRST PROTECTIVE INSURANCE COMPANY
458844	10/17/2019	FENDONE	JOSEPH FENDONE	FIRST PROTECTIVE INSURANCE COMPANY
458995	10/18/2019	KORNOVICH	JOHN AND DAWN KORNOVICH	FIRST PROTECTIVE INSURANCE COMPANY
459033	10/18/2019	CHIUCHIOLO	TOM CHIUCHIOLO	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE
459040	10/18/2019	JD RESTORATIONS, LLC (A/A/O BOB EVANS & VIRGINIA EVANS)	JD RESTORATIONS, LLC (A/A/O BOB EVANS & VIRGINIA EVANS)	FIRST PROTECTIVE INSURANCE COMPANY
459157	10/21/2019	SHEEHAN	JOSEPH & WENDY SHEEHAN	FIRST PROTECTIVE INSURANCE COMPANY
459203	10/21/2019	STANLEY	GARY AND JEANINE STANLEY	FIRST PROTECTIVE INSURANCE COMPANY
459442	10/22/2019	SCHISSLER	MARK SCHISSLER	FIRST PROTECTIVE INSURANCE COMPANY
459578	10/23/2019	THARP	RANDALL THARP	FIRST PROTECTIVE INSURANCE COMPANY
459598	10/23/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O WILLIAM RUSSELL AND DIANE RUSSELL)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O WILLIAM RUSSELL AND DIANE RUSSELL)	FIRST PROTECTIVE INSURANCE COMPANY
459623	10/23/2019	APEX ROOFING & RESTORATION, LLC (A/A/O GEARY QUINN AND SUE ELLEN QUINN)	APEX ROOFING & RESTORATION, LLC (A/A/O GEARY QUINN AND SUE ELLEN QUINN)	FIRST PROTECTIVE INSURANCE COMPANY
459844	10/24/2019	DIAMOND	ALAN AND SUSAN DIAMOND	FIRST PROTECTIVE INSURANCE COMPANY

460007	10/24/2019	WENMARK	ROBERT AND CAROL WENMARK	FIRST PROTECTIVE INSURANCE COMPANY						
460034	10/25/2019	JARVIS	ERROL JARVIS	FIRST PROTECTIVE INSURANCE COMPANY						
460103	10/25/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O TARTAGLIA & JON-PAUL TARTAGLIA)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O TARTAGLIA & JON-PAUL TARTAGLIA)	FIRST PROTECTIVE INSURANCE COMPANY						
460244	10/25/2019	LEE/SEO	HAE/SUN LEE/SEO	FIRST PROTECTIVE INSURANCE COMPANY						
460253	10/25/2019	TIMOTHY CURRY & MARY GARVER	TIMOTHY CURRY & MARY GARVER	FIRST PROTECTIVE INSURANCE COMPANY						
460322	10/26/2019	STEVENS	SCOTT STEVENS	FIRST PROTECTIVE INSURANCE COMPANY						
460827	10/29/2019	PHILIP JACKSON & LAURIE JACKSON	PHILIP JACKSON & LAURIE JACKSON	FIRST PROTECTIVE INSURANCE COMPANY						
460964	10/30/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O JOHN AND DONNA HINDELONG)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O JOHN AND DONNA HINDELONG)	FIRST PROTECTIVE INSURANCE COMPANY						
460983	10/30/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ENRICO DELUCA AND EMILIANA DELUCA)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ENRICO DELUCA AND EMILIANA DELUCA)	FIRST PROTECTIVE INSURANCE COMPANY						
461053	10/30/2019	BELL	VITO & JACQUELINE BELL	FIRST PROTECTIVE INSURANCE COMPANY						
461251	10/30/2019	KURT CUSHING	KURT CUSHING	FIRST PROTECTIVE INSURANCE COMPANY						
461294	10/30/2019	RITA URICCHO	RITA URICCHO	FIRST PROTECTIVE INSURANCE COMPANY						
461507	10/31/2019	RODRIGUEZ	REINALDO & MARLENE RODRIGUEZ	FIRST PROTECTIVE INSURANCE COMPANY						
461564	10/31/2019	RODNEY	WILLIAM AND ROXANN RODNEY	FIRST PROTECTIVE INSURANCE COMPANY						
461608	10/31/2019	VEALE	GEORGE VEALE	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE						
461702	11/1/2019	COOK, TRUSTEE	CHARLES COOK, TRUSTEE	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE						
461853	11/3/2019	JOHNSON	DEBRA AND CRYSTAL JOHNSON	FIRST PROTECTIVE INSURANCE COMPANY						
461859	11/4/2019	KAREN CAMERATTA & JOSEPH GAMBINO	KAREN CAMERATTA & JOSEPH GAMBINO	FIRST PROTECTIVE INSURANCE COMPANY						
461879	11/4/2019	CMR CONSTRUCTION & ROOFING	CAREN BONNER	FIRST PROTECTIVE INSURANCE COMPANY						
461885	11/4/2019	CMR CONSTRUCTION & ROOFING, LLC	RICHARD & RICKI PITZNER	FIRST PROTECTIVE INSURANCE COMPANY						
462023	11/5/2019	NATIONAL CONSTRUCTION SERVICES, INC., DOING BUSINESS AS NATIONAL NNL GROUP, INC., AS ASSIGNEE OF ERN	ERNEST AND ESTELLA LANGLAIS	FIRST PROTECTIVE INSURANCE COMPANY						
462039	11/5/2019	EMERGENCY RESPONSE TEAM CORP	KIMBERLY CANIELLO	FIRST PROTECTIVE INSURANCE COMPANY						
462125	11/5/2019	MCDANIEL	KAY MCDANIEL	FIRST PROTECTIVE INSURANCE COMPANY						
462197	11/5/2019	OLDKNOW	LARRY OLDKNOW	FIRST PROTECTIVE INSURANCE COMPANY						
462203	11/5/2019	R&K CERTIFIED ROOFING OF FLORIDA, INC., A/A/O TERRENCE PRIOR AND DEBRA PRIOR	TERRENCE AND DEBRA PRIOR	FIRST PROTECTIVE INSURANCE COMPANY						
462222	11/6/2019	GARY OWEN & DENALDA OWEN	GARY OWEN & DENALDA OWEN	FIRST PROTECTIVE INSURANCE COMPANY						
462225	11/6/2019	SANDERS	TIMOTHY SANDERS	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE						
462244	11/6/2019	NIEMEYER	ANITA NIEMEYER	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE						
462286	11/6/2019	UHL	TAMARA UHL	FIRST PROTECTIVE INSURANCE COMPANY						
462294	11/6/2019	UHL	TAMARA UHL	FIRST PROTECTIVE INSURANCE COMPANY						
462305	11/6/2019	BARROW	MICHAEL BARROW	FIRST PROTECTIVE INSURANCE COMPANY						
462326	11/6/2019	NOWAK	NATHAN NOWAK	FIRST PROTECTIVE INSURANCE COMPANY						
462395	11/6/2019	KIRKLAND-KENDRICK, KENDRICK	KAREN, LARRY KIRKLAND-KENDRICK, KENDRICK	FIRST PROTECTIVE INSURANCE COMPANY						
462444	11/6/2019	BUENTING	JOHN AND ABIGAIL BUENTING	FIRST PROTECTIVE INSURANCE COMPANY						
462478	11/7/2019	BEEMAN	JAMES AND BEVERLY BEEMAN	FIRST PROTECTIVE INSURANCE COMPANY						
462522	11/7/2019	NICHOLSON	DALE NICHOLSON	FIRST PROTECTIVE INSURANCE COMPANY						
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462570	11/7/2019	IKRAM	FAUZIA IKRAM	FIRST PROTECTIVE INSURANCE COMPANY
462581	11/7/2019	RICHERSON	DENNIS AND JOAN RICHERSON	FIRST PROTECTIVE INSURANCE COMPANY
462602	11/7/2019	DRYMAXPRO RESTORATION	JUAN & MIOSOTIS NUNEZ	FIRST PROTECTIVE INSURANCE COMPANY
462614	11/7/2019	CUERVO	KRISTEN CORTES	FIRST PROTECTIVE INSURANCE COMPANY
462762	11/8/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O DARI GALE, AS TRUSTEE, FOR THE ALBERT R. BELLIO FAMILY TRUST)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O DARI GALE, AS TRUSTEE, FOR THE ALBERT R. BELLIO FAMILY TRUST)	FIRST PROTECTIVE INSURANCE COMPANY
462795	11/8/2019	BLACK ROCK REIT, LLC	BLACK ROCK REIT, LLC	FIRST PROTECTIVE INSURANCE COMPANY
462804	11/8/2019	DREYER	DEBRA DREYER	FIRST PROTECTIVE INSURANCE COMPANY
462815	11/9/2019	HARTZER	RICHARD HARTZER	FIRST PROTECTIVE INSURANCE COMPANY
462821	11/10/2019	DARLING	SPLASH OF PINK, LLC	FIRST PROTECTIVE INSURANCE COMPANY
462940	11/11/2019	SURA	TOM AND JANYCE SURA	FIRST PROTECTIVE INSURANCE COMPANY
462941	11/11/2019	DRAYTON	ANTONIO DRAYTON	FIRST PROTECTIVE INSURANCE COMPANY
462979	11/12/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O BARBARA ROYER)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O BARBARA ROYER)	FIRST PROTECTIVE INSURANCE COMPANY
462984	11/12/2019	HETTY CHRISTENSEN & JON CHRISTENSEN	HETTY CHRISTENSEN & JON CHRISTENSEN	FIRST PROTECTIVE INSURANCE COMPANY
463001	11/12/2019	CUERVO	PAUL AARNIO	FIRST PROTECTIVE INSURANCE COMPANY
463148	11/12/2019	WESTERLY-GOODWIN	MELISSA WESTERLY-GOODWIN	FIRST PROTECTIVE INSURANCE COMPANY
463155	11/12/2019	EXPERT INSPECTIONS LLC	DEREK MICHAELOSKI	FIRST PROTECTIVE INSURANCE COMPANY
463275	11/13/2019	J & M RESTORATION SERVICES	ANTONIO DRAYTON	FIRST PROTECTIVE INSURANCE COMPANY
463367	11/13/2019	CULLEN	JOHN & SALLY CULLEN	FIRST PROTECTIVE INSURANCE COMPANY
463382	11/13/2019	CRYSTEANA MOSES & RYAN MOSES	CRYSTEANA MOSES & RYAN MOSES	FIRST PROTECTIVE INSURANCE COMPANY
463435	11/14/2019	MILFORD	JOHN MILFORD	FIRST PROTECTIVE INSURANCE COMPANY
463437	11/14/2019	MILDFORD	JOHN MILFORD	FIRST PROTECTIVE INSURANCE COMPANY
463452	11/14/2019	DEMAIO	FREDERICK AND ANTOINETTE DEMAIO	FIRST PROTECTIVE INSURANCE COMPANY
463502	11/14/2019	FLORIDA SERVICES TEAM, LLC	SCOTT HIRSCH	FIRST PROTECTIVE INSURANCE COMPANY
463569	11/14/2019	CLEAN ENVIRONMENTAL SOLUTIONS	JAMES GARDNER	FIRST PROTECTIVE INSURANCE COMPANY
463576	11/14/2019	HIVELY	KIRK HIVELY	FIRST PROTECTIVE INSURANCE COMPANY
463605	11/14/2019	CLEAN ENVIRONMENTAL SOLUTIONS	NOWAK NATHAN	FIRST PROTECTIVE INSURANCE COMPANY
463624	11/14/2019	GULANI	ARUN & SUPARNA GULANI	FIRST PROTECTIVE INSURANCE COMPANY
463627	11/14/2019	GULANI	ARUN & SUPARNA GULANI	FIRST PROTECTIVE INSURANCE COMPANY
463668	11/14/2019	RANGEL	HUGO RANGEL	FIRST PROTECTIVE INSURANCE COMPANY
463811	11/15/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O JAMES HAYCRAFT & JENNIFER HAYCRAFT)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O JAMES HAYCRAFT & JENNIFER HAYCRAFT)	FIRST PROTECTIVE INSURANCE COMPANY
463867	11/17/2019	REICHARDT	KENNETH AND ROEIN REICHARDT	FIRST PROTECTIVE INSURANCE COMPANY
463868	11/17/2019	DAVIES	LLOYD AND MARIETTA DAVIES	FIRST PROTECTIVE INSURANCE COMPANY
463875	11/18/2019	KENT MANEGOLD JR. & JENNIFER MANEGOLD	KENT MANEGOLD JR. & JENNIFER MANEGOLD	FIRST PROTECTIVE INSURANCE COMPANY
463917	11/18/2019	WATER DAMAGE CLEAN, LLC (A/A/O CHRISTOPHER & LAUREN MOORE)	WATER DAMAGE CLEAN, LLC (A/A/O CHRISTOPHER & LAUREN MOORE)	FIRST PROTECTIVE INSURANCE COMPANY
463930	11/18/2019	BENITEZ	VANESSA AND ARMANDO BENITEZ	FIRST PROTECTIVE INSURANCE COMPANY
463993	11/18/2019	THE KIDWELL GROUP LLC	SROCKHOLM	FIRST PROTECTIVE INSURANCE COMPANY
464028	11/18/2019	WHYTE	RONALD AND KRISTINE WHYTE	FIRST PROTECTIVE INSURANCE COMPANY
464046	11/18/2019	WOODWARD	LISA WOODWARD	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE
464080	11/19/2019	GOLDEN HAMMER RESTORATIONS, INC. A/A/O RICKEY MAULDIN	RICKEY MAULDIN	FIRST PROTECTIVE INSURANCE COMPANY
464410	11/20/2019	BUJEKER	ADAM AND VICTORIA BUJEKER	FIRST PROTECTIVE INSURANCE COMPANY
464432	11/20/2019	METCALF	GEORGE METCALF	FIRST PROTECTIVE INSURANCE COMPANY
464775	11/22/2019	SCHAFLER	ROBIN AND ALAN SCHAFLEER	FIRST PROTECTIVE INSURANCE COMPANY
465045	11/25/2019	ZAHABY	MICHAEL AND CAROLYN ZAHABY	FIRST PROTECTIVE INSURANCE COMPANY
465351	11/26/2019	EXPERT INSPECTIONS, LLC D/B/A ITEST & MOLDEXPERT.COM	BOBBY BEARD	FIRST PROTECTIVE INSURANCE COMPANY
465352	11/26/2019	QUIROGA GALINSKY AND CARLON	NICOLE AND ELI QUIROGA GALINSKY AND CARLON	FIRST PROTECTIVE INSURANCE COMPANY
465433	11/26/2019	PICKETT	JUNE PICKETT	FIRST PROTECTIVE INSURANCE COMPANY
465495	11/26/2019	KATHLEEN CASPER	KATHLEEN CASPER	FIRST PROTECTIVE INSURANCE COMPANY
465524	11/27/2019	WEBB ROOFING & CONSTRUCTION LLC.	MARK ADAMS & PATRICIA NORRIS	FIRST PROTECTIVE INSURANCE COMPANY
465542	11/27/2019	WEBB ROOFING & CONSTRUCTION LLC.	RYAN BALDRIDGE	FIRST PROTECTIVE INSURANCE COMPANY
465731	12/2/2019	DILLARD	JOANNE DILLARD	FIRST PROTECTIVE INSURANCE COMPANY
465842	12/2/2019	MELISSA RODRIGUEZ	MELISSA RODRIGUEZ	FIRST PROTECTIVE INSURANCE COMPANY
465864	12/2/2019	SHNITZER	SHMUEL & GILLIAN SALAZAR SHNITZER	FIRST PROTECTIVE INSURANCE COMPANY
465867	12/2/2019	STRICKLAND	BRIAN & MELISSA STRICKLAND	FIRST PROTECTIVE INSURANCE COMPANY
465875	12/2/2019	PIHLAJA	KATHY PIHLAJA	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE COMPANY
465885	12/3/2019	JERALD LINDMEYER & RUTH LINDMEYER	JERALD LINDMEYER & RUTH LINDMEYER	FIRST PROTECTIVE INSURANCE COMPANY
465930	12/3/2019	DIBIASE	DOMENIC DIBIASE	FIRST PROTECTIVE INSURANCE COMPANY
465934	12/3/2019	DIBIASE	DOMENIC DIBIASE	FIRST PROTECTIVE INSURANCE COMPANY
465939	12/3/2019	CAMPBELL	MATTHEW CAMPBELL	FIRST PROTECTIVE INSURANCE COMPANY
466041	12/3/2019	SANDOVAL	ALEX & OLGA SANDOVAL	FIRST PROTECTIVE INSURANCE COMPANY
466049	12/3/2019	RANEW	BARRY RANEW	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
466250	12/5/2019	ROBERTS	ANDRE ROBERTS	FIRST PROTECTIVE INSURANCE COMPANY
466263	12/5/2019	BOROSKY	RICK BOROSKY	FIRST PROTECTIVE INSURANCE COMPANY
466346	12/5/2019	HATCH	CHRIS HOCKING HATCH	FIRST PROTECTIVE INSURANCE COMPANY

466362	12/5/2019	ROBERTS	BRAD & LESLI ROBERTS	FIRST PROTECTIVE INSURANCE COMPANY
466414	12/5/2019	NICHOLS	SARAH NICHOLS	FIRST PROTECTIVE INSURANCE COMPANY
466444	12/6/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ROGER RIACHI)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ROGER RIACHI)	FIRST PROTECTIVE INSURANCE COMPANY
466487	12/6/2019	CRUZ CONDE	JORGE LUIS CRUZ CONDE	FIRST PROTECTIVE INSURANCE COMPANY
466576	12/6/2019	REED	JAMES REED	FIRST PROTECTIVE INSURANCE COMPANY
466590	12/6/2019	MCCREIGHT	HUGH MCCREIGHT	FIRST PROTECTIVE INSURANCE COMPANY
466591	12/6/2019	CUERVO	HERBERT EDWARDS	FIRST PROTECTIVE INSURANCE COMPANY
466592	12/6/2019	CUERVO	LEIDY SUNSET BEACH OWNERS ASSOCIATION, INC.	FIRST PROTECTIVE INSURANCE COMPANY
466610	12/7/2019	MASSEY CONSTRUCTION GROUP INC.	LAURIE MYER	FIRST PROTECTIVE INSURANCE COMPANY
466611	12/7/2019	MASSEY CONSTRUCTION GROUP INC.	MICHAEL WRIGHT	FIRST PROTECTIVE INSURANCE COMPANY
466617	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	ROBERT & ANNE KELLY	FIRST PROTECTIVE INSURANCE COMPANY
466618	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	JOHN & GERILYN LAW	FIRST PROTECTIVE INSURANCE COMPANY
466619	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	JOHN & VICKI PANICO	FIRST PROTECTIVE INSURANCE COMPANY
466620	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	JOHN & ELAINE QUINN	FIRST PROTECTIVE INSURANCE COMPANY
466621	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	JAMES & LEE SCHAEDEL	FIRST PROTECTIVE INSURANCE COMPANY
466622	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	VIVIAN SHEA	FIRST PROTECTIVE INSURANCE COMPANY
466623	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	WILLIAM & MARILYN WATTS	FIRST PROTECTIVE INSURANCE COMPANY
466624	12/8/2019	MASSEY CONSTRUCTION GROUP INC.	RONALD & LEANNE YORK	FIRST PROTECTIVE INSURANCE COMPANY
466625	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	MARK ADAMS & PATRICIA NORRIS	FIRST PROTECTIVE INSURANCE COMPANY
466626	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	RYAN BALDRIDGE	FIRST PROTECTIVE INSURANCE COMPANY
466627	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	KAREN BALDRIDGE	FIRST PROTECTIVE INSURANCE COMPANY
466628	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	GARY & LINDA DAMERT	FIRST PROTECTIVE INSURANCE COMPANY
466629	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	LOUIS & DIANA DEGIORGIS	FIRST PROTECTIVE INSURANCE COMPANY
466630	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	RYAN BALDRIDGE	FIRST PROTECTIVE INSURANCE COMPANY
466631	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	GARY & LINDA DAMERT	FIRST PROTECTIVE INSURANCE COMPANY
466632	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	ABELARDO LOPEZ	FIRST PROTECTIVE INSURANCE COMPANY
466633	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	FELIX NIESPODZIEWANSKI	FIRST PROTECTIVE INSURANCE COMPANY
466634	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	KARI OLIGER	FIRST PROTECTIVE INSURANCE COMPANY
466635	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	JOSEPH SNOPEK	FIRST PROTECTIVE INSURANCE COMPANY
466636	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	ANNE VELIZ	FIRST PROTECTIVE INSURANCE COMPANY
466637	12/8/2019	WEBB ROOFING & CONSTRUCTION LLC.	SUSANNE WEBER	FIRST PROTECTIVE INSURANCE COMPANY
466725	12/9/2019	LAUZAU	FRANCIS AND CAROL LAUZAU	FIRST PROTECTIVE INSURANCE COMPANY
466751	12/9/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ERIC WEISS & DEBORAH WEISS)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O ERIC WEISS & DEBORAH WEISS)	FIRST PROTECTIVE INSURANCE COMPANY
466778	12/9/2019	CRANFORD	STEPHEN CRANFORD	FIRST PROTECTIVE INSURANCE COMPANY
466815	12/9/2019	COHEN	OSCAR AND ELEANOR COHEN	FIRST PROTECTIVE INSURANCE COMPANY
466962	12/10/2019	MACAVOY	ROSEMARY MACAVOY	FIRST PROTECTIVE INSURANCE COMPANY
466978	12/10/2019	GANDHI	DINESH, KAILASH GANDHI	FIRST PROTECTIVE INSURANCE COMPANY

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467011	12/10/2019	MOSSER	CHRISTOPHER MOSSER	FIRST PROTECTIVE INSURANCE COMPANY
467124	12/10/2019	SHAH	RAVINDRA SHAH	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
467127	12/10/2019	STEFFEN	RAYMOND STEFFEN	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE COMPANY
467140	12/10/2019	WESTBROOK	ASHLEY WESTBROOK	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
467146	12/11/2019	NICOLA	JOHN AND TAMARA NICOLA	FIRST PROTECTIVE INSURANCE COMPANY
467187	12/11/2019	JAMES REED	JAMES REED	FIRST PROTECTIVE INSURANCE COMPANY
467198	12/11/2019	SREJOVIC	LJUBISA & MILANKA SREJOVIC	FIRST PROTECTIVE INSURANCE COMPANY
467200	12/11/2019	HYPPOLITE	EDEL HYPPOLITE AND ROSE HYPPOLITE	FIRST PROTECTIVE INSURANCE COMPANY
467204	12/11/2019	HYPPOLITE	EDEL HYPPOLITE AND ROSE HYPPOLITE	FIRST PROTECTIVE INSURANCE COMPANY
467208	12/11/2019	ZUCCHI	RICHARD ZUCCHI	FIRST PROTECTIVE INSURANCE COMPANY
467226	12/11/2019	EICHELKRAUT	JOSEPH EICHELKRAUT	FIRST PROTECTIVE INSURANCE COMPANY
467473	12/12/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O MARC LINSNER)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O MARC LINSNER)	FIRST PROTECTIVE INSURANCE COMPANY
467561	12/13/2019	UDDIN	SARWAR AND ASMA UDDIN	FIRST PROTECTIVE INSURANCE COMPANY
467716	12/14/2019	MASSEY CONSTRUCTION GROUP INC.	ROBERT & ANN KELLY	FIRST PROTECTIVE INSURANCE COMPANY
467799	12/16/2019	JACOB	THOMAS JACOB	FIRST PROTECTIVE INSURANCE COMPANY
467801	12/16/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O CHRIS CONNALLY & ELIZABETH CONNALLY)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O CHRIS CONNALLY & ELIZABETH CONNALLY)	FIRST PROTECTIVE INSURANCE COMPANY
467829	12/16/2019	WYKES	MATTHEW AND RACHEL WYKES	FIRST PROTECTIVE INSURANCE COMPANY
467905	12/17/2019	MCQUILLEN	JOHN AND ETHEL MCQUILLEN	FIRST PROTECTIVE INSURANCE COMPANY
467906	12/17/2019	SWEENEY	DOUGLAS AND SUSANNE SWEENEY	FIRST PROTECTIVE INSURANCE COMPANY
468014	12/17/2019	MORRISON	WILLIAM AND KARIN MORRISON	FIRST PROTECTIVE INSURANCE COMPANY
468171	12/18/2019	LEE	JAE & OK LEE	FIRST PROTECTIVE INSURANCE COMPANY
468267	12/18/2019	ELINE	WILLIAM ELINE	FIRST PROTECTIVE INSURANCE COMPANY
468346	12/19/2019	CMR CONSTRUCTION & ROOFING, LLC (A/A/O NANCY RHEEL & ROBERT RHEEL)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O NANCY RHEEL & ROBERT RHEEL)	FIRST PROTECTIVE INSURANCE COMPANY
468391	12/19/2019	FREEMAN	BOBBY AND PATRICIA FREEMAN	FIRST PROTECTIVE INSURANCE COMPANY
468432	12/19/2019	KOSTELC	RAYMOND & POLLY KOSTELC	FIRST PROTECTIVE INSURANCE COMPANY
468508	12/19/2019	UNGER	ORON UNGER	FIRST PROTECTIVE INSURANCE COMPANY
468658	12/20/2019	SABIN	CHARLES AND DEBORAH SABIN	FIRST PROTECTIVE INSURANCE COMPANY
468680	12/20/2019	APEX ROOFING AND RESTORATION, LLC	SCOTT MACLEAN	FIRST PROTECTIVE INSURANCE COMPANY
468721	12/20/2019	BASHIAN	ALFRED AND ALICIA BASHIAN	FIRST PROTECTIVE INSURANCE COMPANY
468759	12/20/2019	BOLEEN	KEITH AND RYAN BOLEEN	FIRST PROTECTIVE INSURANCE COMPANY
468764	12/20/2019	APEX ROOFING AND RESTORATION LLC	JON SMITH	FIRST PROTECTIVE INSURANCE COMPANY
468772	12/20/2019	FLEENER	MICHAEL FLEENER	FIRST PROTECTIVE INSURANCE COMPANY
468773	12/20/2019	FLEENER	MICHAEL FLEENER	FIRST PROTECTIVE INSURANCE COMPANY
468777	12/20/2019	LINO	VINCENT AND PAT LINO	FIRST PROTECTIVE INSURANCE COMPANY
468814	12/22/2019	TUTTLE	CAROLYN TUTTLE	FIRST PROTECTIVE INSURANCE COMPANY
468821	12/23/2019	WEBB ROOFING & CONSTRUCTION LLC.	SCOTT & CARLYN HAMBLEN	FIRST PROTECTIVE INSURANCE COMPANY
468907	12/23/2019	JASPER CONTRACTORS, INC. A/A/O WILLIAM CORDES AND GAIL M. CORDES	JASPER CONTRACTORS, INC. A/A/O WILLIAM CORDES AND GAIL M. CORDES	FIRST PROTECTIVE INSURANCE COMPANY
469074	12/24/2019	SEAMAN	THOMAS AND NATASHA SEAMAN	FIRST PROTECTIVE INSURANCE COMPANY
469247	12/26/2019	CANDIOTTI	JAVIER CANDIOTTI	FIRST PROTECTIVE INSURANCE COMPANY
469262	12/27/2019	MAURICE O'CONNOR & CORAL- JEANNE O'CONNOR	MAURICE O'CONNOR & CORAL- JEANNE O'CONNOR	FIRST PROTECTIVE INSURANCE COMPANY
469263	12/27/2019	MICHAEL THOMPSON & MOLLY THOMPSON	MICHAEL THOMPSON & MOLLY THOMPSON	FIRST PROTECTIVE INSURANCE COMPANY
469327	12/27/2019	GENERAL CONTRACTORS OF CENTRAL FLORIDA LLC	RIVERO JOSE	FIRST PROTECTIVE INSURANCE COMPANY
469359	12/27/2019	XTREME ROOFING AND CONSTRUCTION, LLC	BRIAN THOMPSON	FIRST PROTECTIVE INSURANCE COMPANY
469407	12/30/2019	KURZ	CHRISTIAN KURZ	FIRST PROTECTIVE INSURANCE COMPANY
469426	12/30/2019	COLEMAN	FRANK AND WANDA COLEMAN	FIRST PROTECTIVE INSURANCE COMPANY
469447	12/30/2019	HADWIN	LON AND MELISSA HADWIN	FIRST PROTECTIVE INSURANCE COMPANY
469521	12/31/2019	GARDNER	HOLLY GARDNER	FIRST PROTECTIVE INSURANCE COMPANY
469593	12/31/2019	ISLAND ROOFING AND RESTORATION LLC	STEVEN AND JULIANNE BAUGHMAN	FIRST PROTECTIVE INSURANCE COMPANY
469848	1/2/2020	NAINES	ANTHONY AND PEGGY NAINES	FIRST PROTECTIVE INSURANCE COMPANY
469890	1/2/2020	RING	JOHN AND KATHLEEN RING	FIRST PROTECTIVE INSURANCE COMPANY
469961	1/3/2020	CMR CONSTRUCTION & ROOFING, LLC (A/A/O GORDON MALTEMPO & GRACE MALTEMPO)	CMR CONSTRUCTION & ROOFING, LLC (A/A/O GORDON MALTEMPO & GRACE MALTEMPO)	FIRST PROTECTIVE INSURANCE COMPANY
470161	1/3/2020	CRAPO	ROBERTA CRAPO	FIRST PROTECTIVE INSURANCE COMPANY
470164	1/3/2020	ILJJEVSKI	BOSKO AND SREBRENKA ILIJEVSKI	FIRST PROTECTIVE INSURANCE COMPANY
470320	1/6/2020	MCNATT	ROBERT AND GRACE MCNATT	FIRST PROTECTIVE INSURANCE COMPANY
470405	1/6/2020	HUGHES, SR.	GEORGE HUGHES, SR.	FIRST PROTECTIVE INSURANCE COMPANY
470503	1/7/2020	SALETNIG	BARBARA SALETNIG	FIRST PROTECTIVE INSURANCE COMPANY
470520	1/7/2020	SWF ROOFING INC	BARBARA SALETNIG	FIRST PROTECTIVE INSURANCE COMPANY
470664	1/7/2020	MARLIN CONSTRUCTION GROUP, LLC	STEVEN KEENE	FIRST PROTECTIVE INSURANCE COMPANY
470743	1/8/2020	WARD	SHANNON WARD	FIRST PROTECTIVE INSURANCE COMPANY
470800	1/8/2020	PIT CREW ROOFING & REPAIRS, LLC	JUDITH ALBANESE	FIRST PROTECTIVE INSURANCE COMPANY
470827	1/8/2020	MASSEY	GREGORY AND MICHELLE MASSEY	FIRST PROTECTIVE INSURANCE COMPANY
470846	1/8/2020	PIT CREW ROOFING & REPAIR, LLC	EDNA COX	FIRST PROTECTIVE INSURANCE COMPANY
470968	1/9/2020	SULLIVAN	BRADLEY AND JOANNE SULLIVAN	FIRST PROTECTIVE INSURANCE COMPANY
471076	1/9/2020	SHAHOOD	KAY SHAHOOD	FIRST PROTECTIVE INSURANCE COMPANY
471101	1/10/2020	STEVEN PETRANEK & CATHLEEN PETRANEK	STEVEN PETRANEK & CATHLEEN PETRANEK	FIRST PROTECTIVE INSURANCE COMPANY

471294	1/13/2020	PATEL	ANISH PATEL	FIRST PROTECTIVE INSURANCE COMPANY
471513	1/14/2020	WEBER	LISA WEBER	FIRST PROTECTIVE INSURANCE COMPANY
471555	1/14/2020	BUTLER	SUSAN BUTLER	FIRST PROTECTIVE INSURANCE COMPANY
471578	1/15/2020	ASPENGREN	DONNA ASPENGREN	FIRST PROTECTIVE INSURANCE COMPANY
471635	1/15/2020	ALLEN WITTKOPF & ROCHELLE WITTKOPF	ALLEN WITTKOPF & ROCHELLE WITTKOPF	FIRST PROTECTIVE INSURANCE COMPANY
471876	1/16/2020	AYESH	MOHAMMED AYESH	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
471957	1/16/2020	ARMEL	BETTY ARMEL	FIRST PROTECTIVE INSURANCE COMPANY
472066	1/16/2020	GSD CONSTRUCTION SERVICES, LLC	MARK SOLAZZO	FIRST PROTECTIVE INSURANCE COMPANY
472100	1/16/2020	MORENO ROOFING SERVICES LLC	ROBERT & THERESA PARKER	FIRST PROTECTIVE INSURANCE COMPANY
472289	1/17/2020	RODRIGUEZ	JOSE RODRIGUEZ	FIRST PROTECTIVE INSURANCE COMPANY
472333	1/18/2020	ALLSTATE CONSTRUCTION ROOFING, INC.	JOHN & KELLY HILTY	FIRST PROTECTIVE INSURANCE COMPANY
472334	1/18/2020	ALLSTATE CONSTRUCTION ROOFING, INC.	JOHN & KELLY HALL	FIRST PROTECTIVE INSURANCE COMPANY
472340	1/19/2020	COKUSIS	JOSEPH COKUSIS	FIRST PROTECTIVE INSURANCE COMPANY
472448	1/20/2020	KAUFMAN	STEVEN AND ALENE KAUFMAN	FIRST PROTECTIVE INSURANCE COMPANY
472474	1/20/2020	GOODMAN	PAUL & CAROLYN GOODMAN	FIRST PROTECTIVE INSURANCE COMPANY
472493	1/20/2020	JOHNSON	PAUL AND AMY JOHNSON	FIRST PROTECTIVE INSURANCE COMPANY
472504	1/20/2020	PIT CREW ROOFING & REPAIR, LLC	CHARLOTTE MISEREZ	FIRST PROTECTIVE INSURANCE COMPANY
472514	1/20/2020	EUGENE QUINLAN & JEANNE QUINLAN	EUGENE QUINLAN & JEANNE QUINLAN	FIRST PROTECTIVE INSURANCE COMPANY
472517	1/20/2020	CONRAD	MICHAEL AND DONNA CONRAD	FIRST PROTECTIVE INSURANCE COMPANY
472528	1/20/2020	LAW OFFICES OF SPICER & CHAMBERS PA	RICHARD CASALI	FIRST PROTECTIVE INSURANCE COMPANY
472807	1/22/2020	COLLINS	KEVIN & GAIL COLLINS	FIRST PROTECTIVE INSURANCE COMPANY
472811	1/22/2020	BIEBER	BRUCE AND AIMEE BIEBER	FIRST PROTECTIVE INSURANCE COMPANY
472829	1/22/2020	THAI	LOI & KIMBERLY THAI	FIRST PROTECTIVE INSURANCE COMPANY
472834	1/22/2020	PIT CREW ROOFING & REPAIR, LLC	ARNOLD AND SANDRA DUBIN	FIRST PROTECTIVE INSURANCE COMPANY
472842	1/22/2020	LITTLE	J. LANIER AND SUSAN LITTLE	FIRST PROTECTIVE INSURANCE COMPANY
472858	1/22/2020	PRADO	JAVIER AND LAURA PRADO	FIRST PROTECTIVE INSURANCE COMPANY
472952	1/22/2020	JUDY	DOUGLAS JUDY	FIRST PROTECTIVE INSURANCE COMPANY
472953	1/22/2020	WRIGHT	JOHN WRIGHT	FIRST PROTECTIVE INSURANCE COMPANY
472954	1/23/2020	WILLIAMS	JOHN WILLIAMS	FIRST PROTECTIVE INSURANCE COMPANY
473060	1/23/2020	ARRUBLA	FITZGERALD ARRUBLA	FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE HOMEOWNERS INSURANCE
473232	1/24/2020	LORENZO	TERESA LORENZO	FIRST PROTECTIVE INSURANCE COMPANY
473266	1/24/2020	VANDERGRIFT	THOMAS AND JAZLEY VANDERGRIFT	FIRST PROTECTIVE INSURANCE COMPANY
473556	1/27/2020	FORD	ROY AND SUSAN FORD	FIRST PROTECTIVE INSURANCE COMPANY
473561	1/27/2020	SFR SERVICES, LLC	ENID AND PETER DISTASI	FIRST PROTECTIVE INSURANCE COMPANY
473614	1/27/2020	POHL	NICHOLAS AND JUSTYNA POHL	FIRST PROTECTIVE INSURANCE COMPANY

... 11 12 13 14 15 16 17 18 19 20 ...

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Exhibit A-2

No.	File #	Submit Dt	Complainant	Insurer	Appraisal Invoked	Insurer's Atty	Insurer's ID	Was Sheehe Involved?	applicable?	Results	
1	265189	8/14/2014	Domescik	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y	Yes	435
2	276661	1/21/2015	Sendach	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y	No	610
3	279558	2/13/2015	Mitchell	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y		
4	279802	2/18/2015	Barnett	First Protective Ins. Co.	N	Unknown	sanull@flhi.com	Unknown	N		
5	279806	2/18/2015	Barnett	First Protective Ins. Co.	N	Unknown	sanull@flhi.com	Unknown	N		
6	280702	3/3/2015	Pennell	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
7	281063	3/8/2015	Stoller	First Protective Ins. Co.	N	Unknown	sanull@flhi.com	Unknown	N		
8	286087	5/19/2015	Lopez	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y		
9	288770	6/29/2015	Ifergan	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y		
10	294479	26-Aug	Crawford	First Protective Ins. Co.	N	Unknown	sanull@flhi.com	Unknown	N		
11	294759	8/31/2015	Dwyer	First Protective Ins. Co.	N	Unknown	sanull@flhi.com	Unknown	N		
12	294886	9/1/2015	Domescik	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y		
13	303374	1/8/2016	Liebman	First Protective Ins. Co.	Y	Unknown	sanull@flhi.com	Unknown	Y		
14	306146	2/19/2016	Hall	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
15	306359	2/23/2016	All Fl. Restoration Serv.	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
16	306374	2/23/2016	Paramount Disaster Recovery	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
17	306742	2/29/2016	Ingwensen	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
18	307539	3/11/2016	Coman	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
19	309707	4/13/2016	Attaway	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
20	309899	4/15/2016	Pick	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
21	311709	5/11/2016	CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
22	312419	5/20/2016	Brennan	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
23	317570	7/19/2016	Sappenfield	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
24	317696	7/20/2016	Cola	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
25	317850	7/22/2016	Paramount Disaster Recovery	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
26	318386	7/31/2016	Restoration Construction Corp	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
27	320244	8/25/2016	Anderson	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
28	321406	9/7/2016	Grabowski	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
29	322428	9/21/2016	Marcus	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
30	322433	9/21/2016	Marcus	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
31	323291	10/3/2016	Entsminger	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
32	323292	10/3/2016	Entsminger	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
33	323343	10/3/2016	Wiley	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
34	324881	10/24/2016	Tubbs	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
35	325106	10/27/2016	Lenartowicz	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
36	327548	11/20/2016	Triumph Property Serv's	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
37	327634	11/21/2016	Stafford	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
38	328004	11/23/2016	The Kidwell Group	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
39	328456	12/1/2016	Baldwin	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
40	329270	12/12/2016	Mufson	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
41	330738	12/30/2016	Matroni	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
42	330739	12/30/2016	Matroni	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
43	331086	1/5/2017	Wells	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
44	331087	1/5/2017	Culp	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
45	331799	1/13/2017	Reinighaus	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
46	331802	1/14/2017	Katharine	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
47	332682	1/25/2017	Mawhinney	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
48	333658	2/6/2017	Schwartz	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
49	334271	2/9/2017	Kuykendall	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
50	334990	2/16/2017	Whitfield	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
51	335711	2/23/2017	Kaplan	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
52	335940	2/24/2017	Putt	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
53	336439	3/2/2017	Giamarino	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		
54	337357	3/10/2017	Cingari	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
55	337365	3/10/2017	Cingari	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
56	340850	4/6/2017	One Call Property Serv.'s	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N		
57	342479	4/21/2017	Jerome	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y		

58	342486	4/21/2017	Farkas	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
59	342557	4/23/2017	Logan	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
60	343448	5/1/2017	Restoration 1 of WPB	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
61	343449	5/1/2017	Infinity EMS	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
62	343519	5/2/2017	Coleman	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
63	343868	5/4/2017	Richardson	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
64	345620	5/22/2017	Durando	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
65	346260	5/24/2017	Yarbrough	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
66	346505	5/26/2017	Kohlbrand	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
67	346510	5/26/2017	Anthony	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
68	346597	5/26/2017	The Plumbing Professionals	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
69	347863	6/9/2017	Jagger	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
70	347866	6/9/2017	Jones	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
71	348433	6/15/2017	Phil & Sheila	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
72	348808	6/20/2017	Green	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
73	351080	7/17/2017	Marker	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
74	351897	7/26/2017	Dinapoli	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
75	352392	7/31/2017	Ohman	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
76	352821	8/4/2017	Stone	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
77	353203	8/10/2017	Garz	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
78	353451	8/12/2017	Restoration 1 of Port St. Lucie	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
79	354210	8/22/2017	Nosek	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
80	354301	8/22/2017	Tichenor	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
81	354424	8/23/2017	Garbrino	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
82	354490	8/24/2017	Maggiacomo	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
83	354755	8/25/2017	Smith	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
84	355062	8/29/2017	Hobraczk	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
85	355085	8/30/2017	Newman	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
86	355112	8/30/2017	Clark	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
87	355270	8/31/2017	Goodstein	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
88	355609	9/6/2017	Adams	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
89	355716	9/7/2017	Freedman	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
90	355946	9/14/2017	Kramer	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
91	357880	9/26/2017	Hanft	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
92	358072	9/27/2017	Water Extraction Team	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
93	358972	10/4/2017	Trotta	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
94	359422	10/9/2017	Jacobs	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
95	359541	10/10/2017	Crawford/Zurface	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
96	360146	10/16/2017	One Call Property Serv.'s	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
97	360385	10/17/2017	One Call Property Serv.'s	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
98	360875	10/23/2017	Rodriguez	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
99	361025	10/24/2017	Wood	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
100	361052	10/24/2017	Wood	First Protective Ins. Co.	N	Sheehe & Associ:msablon@sheeheandassociates.com	Y	N
101	362108	11/1/2017	Prodamage, Inc.	First Protective Ins. Co.	Y	Sheehe & Associ:msablon@sheeheandassociates.com	Y	Y
102	362440	11/3/2017	Larson	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
103	362991	11/7/2017	Bedor	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
104	363182	11/9/2017	Yogeshwar Inc.	First Protective Ins. Co.	N	Sheehe & Associ: msablon@sheeheandassociates.com	Y	N
105	363188	11/9/2017	Krishna of Daytona Inc.	First Protective Ins. Co.	N	Sheehe & Associ: msablon@sheeheandassociates.com	Y	N
106	363784	11/14/2017	Dominguez	First Protective Ins. Co.	N	Sheehe & Associ: msablon@sheeheandassociates.com	Y	N
107	364027	11/16/2017	Brancaccio	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
108	364384	11/20/2017	Lepe/Antunez	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
109	364947	11/28/2017	Cutie	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
110	365381	11/30/2017	Dohm	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
111	367014	12/8/2017	Cosgrove	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
112	367366	12/11/2017	Moore, III	First Protective Ins. Co.	N	Sheehe & Associ: msablon@sheeheandassociates.com	Y	N
113	367404	12/11/2017	Greco	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
114	367485	12/12/2017	Senecal	First Protective Ins. Co.	Y	Sheehe & Associ: msablon@sheeheandassociates.com	Y	Y
115	367665	12/12/2017	Rudolph	First Protective Ins. Co.	N	Sheehe & Associ: msablon@sheeheandassociates.com	Y	N

116	367679	12/12/2017	Rudolph	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
117	368152	12/15/2017	Rockett	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
118	368424	12/18/2017	McGee	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
119	368450	12/18/2017	Burt's Water Removal	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
120	368467	12/18/2017	Rodriguez	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
121	369441	12/28/2017	Brady	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
122	369829	1/3/2018	Ireland	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
123	369980	1/4/2018	Disque	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
124	370106	1/4/2018	Olson	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
125	370218	1/5/2018	Vega	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
126	370600	1/8/2018	Fortune and Domin	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
127	370857	1/10/2018	Dubbaneh	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
128	371211	1/16/2018	O'Neal	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
129	371273	1/16/2018	Reynolds	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
130	371468	1/18/2018	Brown	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
131	371593	1/19/2018	Chico	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
132	371642	1/19/2018	Ohlrich	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
133	371653	1/19/2018	Burton/Kanaan	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
134	371815	1/23/2018	Snelling and Vallejos	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
135	372003	1/24/2018	Menke	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
136	372012	1/24/2018	Vananzi	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
137	372051	1/24/2018	Florida Flood Fire Mold	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
138	372116	1/25/2018	Kohn	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
139	372226	1/25/2018	Lawrence	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
140	372340	1/26/2018	Gulani	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
141	372346	1/26/2018	Van	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
142	372422	1/29/2018	Stone	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
143	372551	1/30/2018	All Elements Ins. Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
144	372739	1/31/2018	Burton	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
145	372958	2/1/2018	Sand Castle Condominuim	First Protective Ins. Co.	Y	Sheehe & Associ	msablon@sheeheandassociates.com	Y	Y
146	373022	2/2/2018	Venanzi	First Protective Ins. Co.	N	Sheehe & Associ	msablon@sheeheandassociates.com	Y	N
147	373169	2/5/2018	Dansky	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
148	373220	2/5/2018	Hughes	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
149	375045	2/6/2018	Bush	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
150	376167	2/7/2018	Marshall	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
151	376243	2/7/2018	Maxik	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
152	376419	2/7/2018	Downey	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
153	376862	2/8/2018	Favoroso	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
154	377418	2/13/2018	Cotelo	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
155	377803	2/15/2018	Weaver	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
156	377936	2/16/2018	Infinity EMS, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
157	378026	2/19/2018	Brownshweig	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
158	378108	2/20/2018	Ransome and Caesar	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
159	378267	2/21/2018	Nagrani	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
160	378462	2/22/2018	Murphy	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
161	378494	2/22/2018	King	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
162	378716	2/26/2018	Gleason	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
163	378866	2/27/2018	Monaco	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
164	378910	2/27/2018	Zloch	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
165	378923	2/27/2018	Zloch	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
166	378948	2/27/2018	Cosgrove	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
167	379157	3/1/2018	Jarvis	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
168	379404	3/2/2018	Hartwig	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
169	379526	3/2/2018	Morton	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
170	379601	3/3/2018	Steiner	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
171	380140	3/7/2018	Dobuler	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
172	380272	3/8/2018	Wiland	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
173	380287	3/8/2018	Cameron	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y

174	380398	3/8/2018	Moff	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
175	380399	3/8/2018	Moff	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
176	380502	3/9/2018	Slaton	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
177	380640	3/9/2018	Pruitt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
178	381364	3/14/2018	Belisle	First Protective Ins. Co.	N	Cozen	jdickenson@cozen.com	N	N
179	381686	3/16/2018	Bell	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
180	381747	3/16/2018	Macgregor	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
181	382261	3/20/2018	Corley	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
182	382486	3/21/2018	Bornmann and Boutin	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
183	382626	3/21/2018	Ciallella	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
184	382663	3/21/2018	Matz	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
185	383084	3/23/2018	Sendach	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
186	384234	4/2/2018	Fabricant	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
187	384374	4/3/2018	Manofsky	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
188	384529	4/4/2018	Powers	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
189	384588	4/4/2018	Indies Island Condo Assoc	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
190	384603	4/4/2018	Popson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
191	384740	4/5/2018	Cameron	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
192	384834	4/5/2018	Sims	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
193	384844	4/6/2018	Sims	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
194	384939	4/6/2018	Timm	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
195	385080	4/9/2018	Hall	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
196	385824	4/13/2018	Espino	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
197	385975	4/16/2018	Jarvis	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
198	386173	4/17/2018	Easter	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
199	386174	4/17/2018	Easter	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
200	386806	4/21/2018	Merkling	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
201	386851	4/23/2018	Schutt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
202	387037	4/24/2018	Stone	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
203	387152	4/25/2018	Javorsky	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
204	387224	4/25/2018	Brax	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
205	387777	5/1/2018	Alvarez/Del Carmen Alonso	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
206	388170	5/2/2018	Rust	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
207	388342	5/4/2018	Hornisk	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
208	388393	5/4/2018	Oestreicher	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
209	388664	5/7/2018	Lewis	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
210	388675	5/8/2018	Niebanck	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
211	388949	5/9/2018	Helt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
212	389063	5/10/2018	Kabboord	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
213	389071	5/10/2018	Guillen and Castillo	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
214	389103	5/10/2018	Said	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
215	389363	5/14/2018	Weaver	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
216	389636	5/15/2018	McElroy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
217	389637	5/15/2018	McElroy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
218	390236	5/18/2018	Norris	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
219	390368	5/20/2018	Kaman	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
220	390609	5/22/2018	SFR Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
221	390626	5/22/2018	Sanchez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
222	390749	5/23/2018	Woods	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
223	391061	5/24/2018	Powell	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
224	391250	5/26/2018	Smart Efficient Solutions	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
225	392002	5/31/2018	Glasner	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
226	392188	6/3/2018	Colucciello	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
227	392446	6/5/2018	Bastien	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
228	392755	6/7/2018	Certified Priority Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
229	392821	6/7/2018	Guarino	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
230	392960	6/8/2018	Felix	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
231	393102	6/11/2018	Butchikas	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

232	393125	6/11/2018	Wimmler	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
233	393228	6/12/2018	Mendez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
234	393404	6/13/2018	Manofsky	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
235	393545	6/13/2018	Logan	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
236	393593	6/13/2018	Ellington	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
237	393620	6/14/2018	Binninger	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
238	393652	6/14/2018	Van Dam	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
239	394342	6/19/2018	United Reconstruction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
240	394477	6/20/2018	Sesvold	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
241	394564	6/20/2018	Haden	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
242	394702	6/20/2018	Bannon	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
243	394799	6/21/2018	Gorham	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
244	395061	6/22/2018	Nelissen	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
245	395521	6/26/2018	Blakely	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
246	396158	7/2/2018	219 Cromwell Ct., LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
247	396779	7/8/2018	Club Duck Key, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
248	396810	7/9/2018	Rodriguez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
249	397041	7/10/2018	Marzano	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
250	397046	7/10/2018	Reynolds	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
251	397078	7/10/2018	Dry First, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
252	397132	7/10/2018	Findley	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
253	397192	7/11/2018	Asset Protection Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
254	397207	7/11/2018	Brown	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
255	397224	7/11/2018	Asset Protection Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
256	397225	7/11/2018	Asset Protection Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
257	397278	7/11/2018	Logan	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
258	397533	7/12/2018	Loretta	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
259	398156	7/16/2018	Herz	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
260	398372	7/17/2018	Schwartz	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
261	398475	7/17/2018	Quick Claims Consultants	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
262	398509	7/17/2018	Glazer	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
263	398517	7/17/2018	Carter	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
264	398519	7/17/2018	Carter	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
265	398809	7/18/2018	Certified Priority Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
266	399832	7/25/2018	Pierce	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
267	400039	7/25/2018	Alvarez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
268	400071	7/25/2018	Aggarwal and Matto	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
269	400261	7/26/2018	Karakatsanis	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
270	400854	7/31/2018	Barnett	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
271	401053	8/2/2018	Aldrich	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
272	401235	8/3/2018	Anderson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
273	401282	8/3/2018	Strabbing Holdings, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
274	401349	8/6/2018	Kolar	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
275	401577	8/7/2018	Style	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
276	401856	8/8/2018	Parios	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
277	401938	8/9/2018	Quickdry 24/7 Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
278	402626	8/15/2018	Matthews	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
279	402716	8/15/2018	Mottarella	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
280	402739	8/15/2018	Kriegbaum	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
281	403157	8/20/2018	Tobias	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
282	403197	8/20/2018	Santiago	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
283	403799	8/24/2018	Teti	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
284	403864	8/24/2018	Danzinger	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
285	403867	8/24/2018	Danzinger	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	n
286	404017	8/27/2018	Olienick	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
287	404404	8/30/2018	Warren	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
288	404511	8/30/2018	Bergsma	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
289	404717	8/31/2018	Manuel	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

290	404730	9/3/2018	Ringhofer	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
291	404875	9/4/2018	Affordable Inspection	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
292	404878	9/4/2018	Leakas	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
293	405165	9/6/2018	Siegel	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
294	405378	9/7/2018	Niebanck	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
295	405709	9/12/2018	Stone	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
296	405825	9/12/2018	Suncoast Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
297	405866	13-Sep	Eyley	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
298	405969	9/13/2018	Guillen and Castillo	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
299	406046	9/14/2018	Ryder	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
300	406051	9/14/2018	Ryder	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
301	9/24/3011	9/14/2018	Ryder 406052	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
302	406861	9/23/2018	R&K Roofing of Fla, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
303	407036	9/25/2018	Dolente	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
304	407037	9/25/2018	Dolente	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
305	497322	9/26/2018	Wise	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
306	407417	9/26/2018	Krzizike	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
307	408051	10/2/2018	Niebanck	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
308	408060	10/2/2018	Lucas	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
309	408061	10/2/2018	Ultimate Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
310	408470	10/5/2018	Walsh	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
311	408489	10/5/2018	Morrison	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
312	408504	10/5/2018	Richerson	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
313	408516	10/5/2018	Kennedy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
314	408626	10/8/2018	Piniero	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
315	409159	10/12/2018	Mosai	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
316	409181	10/12/2018	Kennedy	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
317	409457	10/15/2018	Cadet	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
318	409770	10/17/2018	Girgis	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
319	410085	10/19/2018	Burke	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
320	410586	10/24/2018	Gorfinkel	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
321	410680	10/25/2018	Rice	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
322	410732	10/26/2018	Smart Efficient Solutions	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
323	410733	10/26/2018	Smart Efficient Solutions	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
324	410992	10/29/2018	Schaeffer	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
325	410997	10/29/2018	Blue Star Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
326	411088	10/30/2018	Townsend	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
327	411689	11/3/2018	Martin	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
328	411888	11/6/2018	Martin	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
329	412007	11/6/2018	Elgueta	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
330	412266	11/8/2018	Parios	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
331	412430	11/9/2018	Rittman	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
332	412584	11/12/2018	Salcie	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
333	412646	11/13/2018	Butler	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
334	412770	11/14/2018	Rapid Recovery Team	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
335	412829	11/14/2018	Ars Lake House, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
336	412948	11/14/2018	Trebing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
337	413131	11/15/2018	Juan	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
338	413572	11/20/2018	Serrano	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
339	413610	11/20/2018	Bared	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
340	413614	11/20/2018	Contador	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
341	413700	11/21/2023	Annon	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
342	413738	11/23/2018	Maggiacomo	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
343	413765	11/26/2018	The Swanson Group, LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
344	413850	11/26/2018	Dascalv	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
345	414163	11/29/2018	Hudson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
346	414325	11/30/2018	Estelle	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
347	414480	12/3/2018	Estelle	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y

348	414896	12/5/2018	Strauss	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
349	414974	12/6/2018	Davimos	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
350	415540	12/11/2018	Benoit	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
351	415546	12/11/2018	Jarvis	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
352	415594	12/11/2018	Mino	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
353	415609	12/11/2018	Sicre	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
354	415785	12/13/2018	Froloff	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
355	416405	12/19/2018	Franklin	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
356	416728	12/21/2018	Mahmoodi	First Protective Ins. Co.	N	no response		N	N
357	416825	12/26/2018	Anderson	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
358	416853	12/26/2018	R&K Roofing of Fla, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
359	416878	12/26/2018	Enners	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
360	416901	12/26/2018	SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
361	417068	12/28/2018	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
362	417104	12/28/2018	Olayos	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
363	417412	1/3/2019	Brown	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
364	417436	1/4/2019	Frame	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
365	417480	1/4/2019	Holt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
366	417697	1/7/2019	Marriott	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
367	417713	1/7/2019	Edwards	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
368	418298	1/11/2019	Lucas	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
369	418559	1/15/2019	Baker	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
370	418563	1/15/2019	Bard	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
371	418592	1/15/2019	Fleming	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
372	418782	1/16/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
373	418797	1/16/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
374	418897	1/17/2019	Bailey	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
375	418976	1/18/2019	Water Damage Express	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
376	419224	1/20/2019	Lian	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
377	419483	1/22/2019	Eisenberg	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
378	419622	1/23/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
379	419669	1/23/2019	Lonardo	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
380	420051	1/26/2019	Pit Crew Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
381	420123	1/27/2019	Alaghehmand	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
382	420232	1/28/2019	Skerratt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
383	420337	1/28/2019	Hosnedl	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
384	420390	1/28/2019	Connelly	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
385	420470	1/29/2019	Bellino	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
386	420735	1/30/2019	Cooper	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
387	420817	1/30/2019	Starkebaum	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
388	420821	1/30/2019	Starkebaum	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
389	420980	1/31/2019	Alaghehmand	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
390	421039	1/31/2019	Batt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
391	421040	1/31/2019	Batt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
392	421081	2/1/2019	Rapid Recovery Team	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
393	421271	2/3/2019	Father & Son Carpet Cleaning	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
394	421301	2/4/2019	Wrightway Emergency Water	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
395	421462	2/4/2019	Ahern	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
396	421564	2/5/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
397	421840	2/6/2019	Kizirian	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
398	421933	2/7/2019	Allstate Construction Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
399	422274	2/8/2019	Infinity EMS	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
400	422296	2/9/2019	Marzano	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
401	422440	2/11/2019	Kim	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
402	422663	2/12/2019	Carroll	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
403	422674	2/12/2019	Richards	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
404	422751	2/13/2019	Richards	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
405	422804	2/13/2019	Moisture Medic of Florida	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y

406	422825	2/13/2019	Yom	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
407	422853	2/13/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
408	422858	2/13/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
409	422862	2/13/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
410	422864	2/13/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
411	423014	2/14/2019	Dodds-Pofahl	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
412	423092	2/14/2019	Bridges	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
413	423212	2/15/2019	Paniagua	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
414	423233	2/16/2019	Siedentopf	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	NN
415	423352	2/16/2019	Nguyen	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
416	423419	2/19/2019	Ultimate Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
417	423514	2/19/2019	Ellzey	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
418	423654	2/20/2019	Vernon	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
419	423898	2/21/2019	Slack	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
420	424050	2/22/2019	Barrett	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
421	424051	2/22/2019	Ryder	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
422	424128	2/22/2019	Waihkaka	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
423	424131	2/22/2019	Cavaretta	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
424	424146	2/22/2019	Vallandingham	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
425	424148	2/22/2019	Krystal Companies	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
426	424596	2/26/2019	Cola	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
427	424630	2/27/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
428	424640	2/27/2019	Laggos	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
429	424645	2/27/2019	Bawduniak	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
430	424878	2/28/2019	Disantis	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
431	424956	2/28/2019	Coate	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
432	425020	2/28/2019	Knapp	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
433	425089	3/1/2019	Sukie	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
434	425097	3/1/2019	Sukie	First Protective Ins. Co.	Y	NO COMMENTS	NO COMMENTS	N	Y
435	425597	3/5/2019	Postupack	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
436	425820	3/6/2019	Pate	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
437	425828	3/6/2019	Woodham	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
438	425852	3/7/2019	Dickey	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
439	426048	3/7/2019	Freedom Oil Company	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
440	426650	3/12/2019	McGuire	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
441	426662	3/13/2019	Mahmood	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
442	426882	3/14/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
443	426917	3/14/2019	Kennedy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
444	427034	3/15/2019	Cortada	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
445	427160	3/17/2019	Johnson	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
446	427229	3/18/2019	Alonso & Perez, LLP	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
447	427278	3/18/2019	Fisher	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
448	427594	3/20/2019	Gurdian	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
449	427705	3/21/2019	Griffin	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
450	427744	3/21/2019	Jackson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
451	427917	3/22/2019	Dattoli	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
452	427964	3/22/2019	All Pro Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
453	428263	3/26/2019	Put 'R Up, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
454	428312	3/26/2019	Stuckey	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
455	428595	3/27/2019	Shah	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
456	428871	3/29/2019	Morales	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
457	429259	4/2/2019	Hardman	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
458	429392	4/2/2019	Simmons Bayou Executive	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
459	429426	4/3/2019	Bradley	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
460	429483	4/3/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
461	429540	4/3/2019	JPJ Companies	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
462	429556	4/4/2019	SFR Service LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
463	429690	4/4/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

464	429891	4/5/2019 Giraitis, JR.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
465	430072	4/8/2019 Minto	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
466	430308	4/9/2019 Arnold	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
467	431069	4/15/2019 Quartin	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
468	431143	4/16/2019 Hayat	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
469	431148	4/16/2019 Rotelli	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
470	431163	4/16/2019 Jean	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
471	431169	4/16/2019 Mciver	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
472	431170	4/16/2019 Haq	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
473	431182	4/16/2019 Traylor	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
474	431330	4/17/2019 Felder	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
475	431386	4/17/2019 Loiselle	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
476	431488	4/18/2019 Stickney/Curtis/Arnoldus	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
477	431574	4/18/2019 Burns	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
478	431644	4/18/2019 Palmetto Bay Real Estate Holdi	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
479	431814	4/21/2019 Maloney	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
480	432027	4/22/2019 Smart Dry, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
481	432032	4/22/2019 Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
482	432033	4/22/2019 Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
483	432035	4/22/2019 Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
484	432536	4/25/2019 Skerratt	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
485	432599	4/25/2019 Holsombake	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
486	432606	4/26/2019 Marsh	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
487	432607	4/26/2019 Marsh	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
488	432814	4/28/2019 Daggett	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
489	433017	4/30/2019 Conley	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
490	433059	4/30/2019 Cioffi	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
491	433103	4/30/2019 Arnold	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
492	433172	5/1/2019 Jenkins	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
493	433224	5/1/2019 JPI Companies	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
494	433315	5/2/2019 Iglesia	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
495	433434	5/2/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
496	433685	5/5/2019 Morris	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
497	433797	5/6/2019 Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
498	434367	5/9/2019 Guerrier	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
499	434950	5/13/2019 Wyckoff	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
500	434977	5/13/2019 Stanford Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
501	435043	5/14/2019 Enns	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
502	435139	5/14/2019 First Call 24/7, Inc.	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
503	435141	5/14/2019 Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
504	435222	5/15/2019 Emergency Response Team	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
505	435407	5/15/2019 Tuttle	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
506	435850	5/19/2019 Mauldin	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
507	436101	5/20/2019 Oliver	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
508	436164	5/21/2019 Elsawaf	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
509	436214	5/21/2019 UCMS, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
510	436269	5/22/2019 Emergency Response Team	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
511	436287	5/22/2019 Orsua	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
512	436611	5/23/2010 Elza	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
513	436741	5/23/2019 Castro	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
514	436834	5/24/2019 Thomas	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
515	436844	5/24/2019 CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
516	436922	5/25/2019 Peevy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
517	436932	5/27/2019 Chow	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
518	436933	5/27/2019 Chow	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
519	436943	5/28/2019 Roofing & Reconstruction Cont	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
520	436960	5/28/2019 SFR Service LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
521	437019	5/28/2019 Green	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

522	437080	5/28/2019	Burch	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
523	437084	5/28/2019	Tellbuecher	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
524	437092	5/28/2019	Rajsky	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
525	437121	5/29/2019	Elite Style Construction	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
526	437155	5/29/2019	Ben-Chanoch	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
527	437271	5/29/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
528	437315	5/29/2019	Logan	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
529	437359	5/30/2019	Sanchez	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
530	427369	5/30/2019	Baum	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
531	437371	5/30/2019	Baumgardner	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
532	437428	5/30/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
533	437498	5/30/2019	Gonzalez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
534	437521	5/30/2019	Cuffy	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
535	437570	5/31/2019	Smatt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
536	437641	5/31/2019	Steurer	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
537	437643	5/31/2019	Buco	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
538	437658	5/31/2019	Moserowitz	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
539	437719	6/2/2019	Feinberg	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
540	437740	6/3/2019	Gina	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
541	437846	6/3/2019	Ballew	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
542	438050	6/4/2019	Hunt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
542	438074	6/4/2010	SFR Service LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
544	438273	6/5/2019	Kennedy	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
545	438383	6/6/2019	Reece	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
546	438418	6/6/2019	Collins	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
547	438419	6/6/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
548	438559	6/6/2019	Magee	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
549	438563	6/6/2019	Wright Way Emergency Service	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
550	438710	6/7/2019	Breithaupt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
551	438774	6/8/2019	Kime	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
552	438937	6/10/2019	Gardner	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
553	439127	6/11/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
554	439165	6/11/2010	ORC Services	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
555	439204	6/11/2019	Reynolds Ventures, Inc.	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
556	439289	6/11/2019	Garnsey	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
557	439421	6/12/2010	Massingill	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
558	439626	6/12/2019	Sadow	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
559	439801	6/13/2019	Dillon	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
560	440134	6/14/2019	Roofing & Reconstruction Cont	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	B
561	440136	6/14/2019	Hohn	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
562	440325	6/17/2019	Merritt	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
563	440330	6/17/2019	Mitcham	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
564	440336	6/17/2019	Rich	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
565	440352	6/17/2019	Hohn	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
566	440400	6/17/2019	Shumaker	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
567	440419	6/17/2019	Younger	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
568	440433	6/17/2019	Gulf Coast Vacation Prop	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
569	440511	6/18/2019	Carozza	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
570	440524	6/18/2019	Roofing & Reconstruction Cont	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
571	440667	6/18/2019	Eikrem	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
572	440750	6/19/2019	Ashcraft	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
573	440765	6/19/2019	Kashiwabara	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
574	440777	6/19/2019	Taylor	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
575	440807	6/19/2019	Figueroa	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
576	440995	6/20/2019	Nolan	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
577	441042	6/20/2019	Kavanagh	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
578	441520	6/24/2019	Millard	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
579	441632	6/24/2019	Waldrup	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

580	441917	6/25/2019 Rydeski	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
581	441938	6/25/2019 Singer	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
582	441970	6/26/2019 Lighthouse to the Nations	First Protective Ins. Co. Y	Berk Law Firm	emerchant@berklawfirm.com	Y	Y
583	441979	6/26/2019 Belowsky	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
584	442017	6/26/2019 Reini	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
585	442023	6/26/2019 Jasper Contractors, Inc.	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
586	442096	6/26/2019 Horvath	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
587	442133	6/26/2019 Anchor Water Damage Restora	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
588	442159	6/26/2019 Roofing & Reconstruction Cont	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
589	442237	6/27/2019 Jasper Contractors, Inc.	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
590	442367	6/27/2019 Jasper Contractors, Inc.	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
591	442461	6/27/2019 Infinity EMS	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
592	442571	6/28/2019 Earley	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
593	442645	6/28/2019 Kuamoo	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
594	442713	6/28/2019 Pride Clean Restoration	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
595	442905	6/30/2019 Guillen and Castillo	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
596	442906	6/30/2019 Lieberman	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
597	442912	6/30/2019 Infinity EMS	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
598	442998	7/1/2019 Adams	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
599	443030	7/1/2019 Law Offices of Spicer & Chamb	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
600	443217	7/1/2019 Castaneda	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
601	443414	7/2/2019 Hagan	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
602	443461	7/2/2019 Packing Bear	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
603	443465	7/2/2019 Winzkowski	First Protective Ins. Co. N	NO COMMENTS	NO COMMENTS	N	N
604	443575	7/2/2019 Funderburk	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
605	443484	7/2/2019 Kraemer	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
606	443549	7/2/2019 Hallmon	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
607	443580	7/3/2019 Bowen	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
608	443588	7/3/2019 Rich	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
609	443706	7/3/2019 Valentine	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
610	443836	7/8/2019 Buso	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
611	443899	7/8/2029 Carter	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
612	443871	7/8/2019 Gulf Atlantic Industries	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
613	443973	7/8/2019 Asset Protection Group	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
614	443976	7/8/2019 Asset Protection Group	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
615	443995	7/8/2019 Rawlings	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
616	443999	7/8/2019 Celigoj and Tolbert	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
617	444127	7/9/2019 Demarcus	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
618	444315	7/10/2019 Renfro	First Protective Ins. Co. N	NO COMMENTS	NO COMMENTS	N	N
619	444399	7/10/2019 Husein	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
620	444448	7/11/2019 Huntsinger	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
621	444532	7/11/2019 SFR Service LLC	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
622	444826	7/15/2019 Benchmark Consulting	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
623	444828	7/15/2019 R & K Certified Roofing	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
624	444893	7/15/2019 Pit Crew Roofing	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
625	445089	7/16/2019 Faruqui	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
626	445133	7/16/2019 Manzoor	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
627	445299	7/17/2019 King	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
628	445300	7/17/2019 Phillipson	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
629	445335	7/18/2019 Freedman	First Protective Ins. Co. y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
630	445362	7/18/2019 Strang	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
631	555403	7/18/2019 Showalter Construction	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
632	445475	7/18/2019 Williams	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
633	445513	7/18/2019 Hunter	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
634	445541	7/19/2019 Roese	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
635	445674	7/20/2019 Sparks	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
636	445755	7/22/2019 Ahern	First Protective Ins. Co. Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
637	445877	7/22/2019 Lung	First Protective Ins. Co. N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

638	445878	7/22/2019 Lung	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
639	445893	7/23/2019 Weisler	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
640	445944	7/23/2019 Eco Restore, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
641	446072	7/23/2019 Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
642	446110	7/24/2019 Curtis	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
643	446198	7/25/2019 Benchmark Consulting	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
644	446319	7/25/2019 Law Offices of Spicer & Chamb	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
645	446326	7/25/2019 Zilai	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
646	446377	7/25/2019 Parish	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
647	446444	7/25/2019 Dimartino	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
648	446452	7/26/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
649	446505	7/26/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
650	446539	7/26/2019 Ramirez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
651	446573	7/26/2019 Wiles	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
652	446653	7/29/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
653	446778	7/31/2019 Wehn	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
654	446841	7/30/2019 Apex Roofing and Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
655	446947	7/30/2019 Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
656	447060	7/31/2019 Cadet	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
657	557179	7/31/2019 Moore	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
658	447185	8/1/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
659	447216	8/1/2019 Outlaw	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
660	447231	8/1/2019 Daniels	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
661	447402	8/2/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
662	447475	8/2/2019 Showalter Construction	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
663	447505	8/2/2019 Jasper Contractors, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
664	447537	8/2/2019 Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
665	447566	8/2/2019 Gulf Pointe Townhome HOA	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
666	447567	8/2/2019 Gulf Pointe Townhome HOA	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
667	447658	8/5/2019 Apex Roofing and Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
668	447734	8/5/2019 Ballew	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
669	447753	8/5/2019 Lamp	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
670	447793	8/6/2019 SFR Services, LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
671	447799	8/6/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
672	447857	8/6/2019 Figari	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
673	447957	8/7/2019 Singer	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
674	448066	8/7/2019 Brown	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
675	448100	8/7/2019 Zaleski	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
676	448161	8/8/2019 Fischer	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
677	448165	8/8/2019 Fischer	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
678	448167	8/8/2019 Ginger	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
679	448212	8/8/2019 Siegel	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
680	448221	8/8/2019 Secaur	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
681	448284	8/8/2019 Apex Roofing and Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
682	448289	8/9/2019 Lawrence	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
683	448346	8/9/2019 Rosenwald	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
684	448373	8/9/2019 Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
685	448510	8/9/2019 Macmillan	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
686	448522	8/9/2019 Goodman	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
687	448552	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
688	448558	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
689	448561	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
690	448564	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
691	448565	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
692	448566	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
693	448568	8/11/2019 SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
694	448698	8/12/2019 Schaefer	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
695	448717	8/12/2019 Murphy	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

696	448762	8/12/2019	Broyles	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
697	448924	8/13/2019	Guillen and Castillo	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
698	448973	8/13/2019	Macfarlane	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
699	448997	8/13/2019	Hamilton	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
700	449066	8/14/2019	Blue Star Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
701	449170	8/14/2019	La Starza	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
702	449200	8/14/2019	O'Brien	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
703	449320	8/15/2019	Gourley	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
704	449407	8/15/2019	Pattinson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
705	449575	8/16/2019	Font & Nelson, PLLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
706	449681	8/18/2019	Jill Kieffer & Chris Kurtz	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
707	449696	8/19/2019	SFR Services, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
708	449839	8/19/2019	CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
709	449953	8/20/2019	Vasta	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
710	450017	8/20/2019	Pierce	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
711	450022	8/20/2019	Tucker	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
712	450066	8/21/2019	Creason	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
713	445069	8/21/2019	Cauff	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
714	450117	8/21/2019	Pitt	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
715	450273	8/22/2019	Desonia	First Protective Ins. Co.	N	GSPA Law	bbellamy@gspalaw.com	N	N
716	450294	8/22/2019	Lemoine	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
717	450364	8/23/2019	Eco Roof & Solar	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
718									
719	450375	8/23/2019	Parios	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
720	450387	8/23/2019	Jowers	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
721	450459	8/23/2019	Law Offices of Spicer & Chamb	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
722	450486	8/23/2019	Drymaxpro	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
723	450642	8/26/2019	Apex Roofing and Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
724	450717	8/26/2019	Wilder	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
725	450817	8/27/2019	Pompeo	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
726	450866	8/27/2019	Thomas	First Protective Ins. Co.	N	Baker Donelson	dlevin@bakerdonelson.com	N	N
727	450878	8/27/2019	Murphy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
728	450956	8/27/2019	Lendian	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
729	450987	8/28/2019	Swaffer	First Protective Ins. Co.	Y	GSPA Law	chedlev@gspalaw.com	N	Y
730	451038	8/28/2019	Eco Roof & Solar	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
731	451229	8/29/2019	Struzinski	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
732	451275	8/29/2019	Sciacqua	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
733	451451	9/3/2019	Zeinomar	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
734	450472	9/3/2019	Harris	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
735	451500	9/3/2019	Miller	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
736	451501	9/3/2019	Williams	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
737	451709	9/4/2019	Pro GC LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
738	451723	9/5/2019	Popple	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
739	451869	9/5/2019	Striker	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
740	541870	9/5/2019	Buchanan	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
741	451881	9/5/2019	Nichoson	First Protective Ins. Co.	N	GSPA Law	Cmarcks@gspalaw.com	N	N
742	451929	9/6/2019	Drying Water Damage Restora	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
743	452032	9/6/2019	Hamm	First Protective Ins. Co.	N	GSPA Law	kmixon@gspalaw.com	N	N
744	452071	9/8/2019	JSC Investments	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
745	452110	9/9/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
746	452112	9/9/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
747	452247	9/9/2019	McHugh	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
748	452384	9/10/2019	Payne	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
749	452529	9/10/2019	Pit Crew Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
750	452558	9/10/2019	Hibbert	First Protective Ins. Co.	N	GSPA Law	Cmarcks@gspalaw.com	N	Y
751	452617	9/10/2019	Podnar	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
752	452625	9/10/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
753	452661	9/11/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y

754	452705	9/11/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
755	452850	9/12/2019	Merdinger	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
756	452913	9/12/2019	Lewis	First Protective Ins. Co.	N	Baker Donelson	dlevin@bakerdonelson.com	N	N
757	452924	9/12/2019	Lewis	First Protective Ins. Co.	N	Baker Donelson	dlevin@bakerdonelson.com	N	N
758	452932	9/12/2019	Barbakoff	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
759	452979	9/12/2019	Rifenburg	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
760	453014	9/12/2019	Harris	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
761	453177	9/13/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
762	453218	9/13/2019	Nagy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
763	453345	9/14/2019	Powell	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
764	453354	9/15/2019	Ultra Contractors, LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
765	453476	9/16/2019	JPJ Companies	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
766	453652	9/17/2019	Olyphant	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
767	453655	9/17/2019	Vider	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
768	453660	9/17/2019	Hibbert	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
769	453675	9/17/2019	Woesner	First Protective Ins. Co.	Y	Baker Donelson	dlevin@bakerdonelson.com	N	Y
770	453695	9/17/2019	Miller	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
771	453724	9/17/2019	Segler	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
772	453820	9/17/2019	Macdougall	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
773	453940	9/18/2019	Orban	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
774	453986	9/18/2019	Surge Disaster Solutions	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
775	454041	9/19/2019	Kramer	First Protective Ins. Co.	N	Baker Donelson	dlevin@bakerdonelson.com	N	N
776	454150	9/19/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
777	454229	9/19/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
778	454343	9/20/2019	Rising Star Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
779	454372	9/20/2019	Lux	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
780	454471	9/23/2019	CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
781	454498	9/23/2019	Howell	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
782	454562	9/23/2019	Sullivan	First Protective Ins. Co.	Y	Baker Donelson	dlevin@bakerdonelson.com	N	Y
783	454613	9/23/2019	Estefan	First Protective Ins. Co.	N	GSPA Law	cmarcks@gspalaw.com	N	N
784	454689	9/23/2019	Phillips	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
785	454729	9/24/2019	Balba	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
786	455015	9/25/2019	Manley	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
787	455022	9/25/2019	Bui	First Protective Ins. Co.	N	GSPA Law	bepple@gspalaw.com	N	N
788	455023	9/25/2019	Korotkiy	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
789	455044	9/25/2019	Nyikos	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
790	455106	9/25/2019	Oran/Dan Oran Revocable Livir	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
791	455174	9/25/2019	Roland	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
792	455441	9/26/2019	Meadows	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
793	455470	9/26/2019	Lopez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
794	455483	9/26/2019	Thacker	First Protective Ins. Co.	N	GSPA Law	bepple@gspalaw.com	N	N
795	455526	9/27/2019	GSD Construcion Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
796	455556	9/27/2019	Brown	First Protective Ins. Co.	N	GSPA Law	cmarcks@gspalaw.com	N	N
797	455567	9/27/2019	Turnipseed	First Protective Ins. Co.	N	GSPA Law	cmarcks@gspalaw.com	N	N
798	455577	9/27/2019	Tschaeppe	First Protective Ins. Co.	N	GSPA Law	kmixon@gspalaw.com	N	N
799	455589	9/27/2019	UCMS, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
800	455594	9/27/2019	GSD Construcion Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
801	455605	9/27/2019	Lockley	First Protective Ins. Co.	N	GSPA Law	ebieberbach@gspalaw.com	N	N
802	455665	9/27/2019	Busto	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
803	455747	9/27/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
804	455778	9/29/2019	mckenney	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
805	455885	9/30/2019	GSD Construcion Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
806	455940	9/30/2019	Miao	First Protective Ins. Co.	N	GSPA Law	ebieberbach@gspalaw.com	N	N
807	455974	9/30/2019	Maldonado	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
808	455982	10/1/2019	Montero	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
809	455993	10/1/2019	Rupert	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
810	456068	10/1/2019	CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
811	456080	10/1/2019	GSD Construcion Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

812	456236	10/2/2019	Roofing Associates, Inc.	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
813	456276	10/2/2019	GSD Construcion Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
814	456282	10/2/2019	GSD Construcion Services	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
815	456299	10/2/2019	Rubio	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
816	456326	10/2/2019	Wells	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
817	456354	10/2/2019	Small	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
818	456356	10/2/2019	Small	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
819	456400	10/3/2019	Bendetta	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
820	456413	10/3/2019	Little	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
821	456626	10/4/2019	Babowitch	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
822	456628	10/4/2019	Racicot & McConville	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
823	456638	10/4/2019	Racicot & McConville	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
824	456678	10/4/2019	RRCA Roofing & Reconstruction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
825	456765	10/4/2019	Flick	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
826	456767	10/4/2019	Besser	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
826	456899	10/7/2019	Buzzett	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
828	456947	10/7/2019	Stamaris	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
829	457082	10/8/2019	Glaser	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
830	457102	10/8/2019	Gregory Revocable Trust	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
831	457109	10/8/2019	Gregory	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
832	457114	10/8/2019	Ballew	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
833	457131	10/8/2019	AJ Wells Roofing & Constructio	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
834	457167	10/8/2019	Balba	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
835	457236	10/8/2019	Marlin Construction Group	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
836	457347	10/9/2019	Ratts	First Protective Ins. Co.	N	Baker Donelson	dlevin@bakerdonelson.com	N	N
837	457469	10/9/2019	CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
838	457590	10/10/2019	Benchmark Consulting	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
839	457700	10/10/2019	Shaeffer	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
840	457879	10/11/2019	Crowley	First Protective Ins. Co.	N	GSPA Law	Ebuchwalter@gspalaw.com	N	N
841	457880	10/11/2019	AJ Wells Roofing & Constructio	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
842	457927	10/11/2019	Neverette	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
843	457937	10/11/2019	Breiner	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
844	458022	10/13/2019	Bean	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
845	458093	10/14/2019	Anchor Water Damage Restora	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
846	458103	10/14/2019	Robert Daniel Trumbo	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
847	458366	10/15/2019	Babowitch	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
848	458368	10/15/2019	Anderson	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
849	458378	10/15/2019	Humbert	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
850	458445	15-Oct	SFR Services, LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
851	458679	10/16/2019	Anderson	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
852	458712	10/17/2019	Weesner	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
853	458792	10/17/2019	Loney	First Protective Ins. Co.	N	GSPA Law	Jalastra@gspalaw.com	Y	N
854	458844	10/17/2019	Fendone	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
855	458995	10/18/2019	Kornovich	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
856	459033	18-Oct	Chiuchiolo	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
857	459040	10/18/2019	JD Restorations	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
858	459157	10/21/2019	Sheehan	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
859	459203	10/21/2019	Stanley	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
860	459442	10/22/2019	Schissler	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
861	459578	10/23/2019	Tharp	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
862	459598	10/23/2019	CMR Construction & Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
863	459623	10/23/2019	Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
864	459844	10/24/2019	Diamond	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
865	460007	10/24/2019	Wenmark	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
866	460034	10/25/2019	Jarvis	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
867	460103	10/25/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
868	460244	10/25/2019	Lee/Seo	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
869	460253	10/25/2019	Curry/Garver	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N

870	460322	10/26/2019	Stevens	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
871	460827	10/29/2019	Jackson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
872	460964	10/30/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
873	460983	10/30/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
874	461053	10/30/2019	Bell	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
875	461251	10/30/2019	Cushing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
876	461294	10/30/2019	Uriccho	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
877	461507	10/31/2019	Rodriguez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
878	461564	10/31/2019	Rodney	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
879	461608	10/31/2019	Veale	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
880	461702	11/1/2019	Cook	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
881	461853	11/3/2019	Johnson	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
882	461859	11/4/2019	Cameratta/Gambino	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
883	461879	11/4/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
884	461885	11/4/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
885	462023	11/5/2019	National Construction Services	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
886	462039	11/5/2019	Emergency Response Team	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
887	462125	11/5/2019	McDaniel	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
888	462197	11/5/2019	Oldknow	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
889	462203	11/5/2019	R&K Certified Roofing	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
890	462222	11/6/2019	Owen	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
891	462225	11/6/2019	Sanders	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
892	462244	11/6/2019	Niemeyer	First Protective Ins. Co.	N	GSPA Law	mlara@gspalaw.com	N	N
893	462286	11/6/2019	Uhl	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
894	462294	11/6/2019	Uhl	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
895	462305	11/6/2019	Barrow	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
896	462326	11/6/2019	Nowak	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
897	462395	11/6/2019	Kirkland-Kendrick	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
898	462444	11/6/2019	Buenting	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
899	462478	11/7/2019	Beeman	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
900	462522	11/7/2019	Nicholson	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
901	462570	11/7/2019	Ikram	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
902	462581	11/7/2019	Richerson	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
903	462602	11/7/2019	Drymaxpro	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
904	462614	11/7/2019	Cuervo	First Protective Ins. Co.	N	GSPA Law	cmarcks@gspalaw.com	N	N
905	462762	11/8/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
906	462795	11/8/2019	Black Rock Reit, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
907	462804	11/8/2019	Dreyer	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
908	862815	11/9/2019	Hartzler	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
909	462821	11/10/2019	Darling	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
910	462940	11/11/2019	Sura	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
911	462941	11/11/2019	Drayton	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
912	462979	11/12/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
913	462984	11/12/2019	Christensen	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
914	463001	11/12/2019	Cuervo	First Protective Ins. Co.	N	GSPA Law	jalastra@gspalaw.com	N	N
915	463148	11/12/2019	Westerly-Goodwin	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
916	453155	11/12/2019	Expert Inspections	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
917	463275	11/13/2019	J & M Restoration	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
918	463367	11/13/2019	Cullen	First Protective Ins. Co.	N	Baker Donelson	Tgpf@bakerdonelson.com	N	N
919	463382	11/13/2019	Moses	First Protective Ins. Co.	Y	GSPA Law	mlara@gspalaw.com	N	Y
920	463435	11/14/2019	Milford	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
921	463437	11/14/2019	Milford	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
922	463452	11/14/2019	Demaiio	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
923	463502	11/14/2019	Florida Services Team, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
924	463569	11/14/2019	Clean Environmental	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
925	463576	11/14/2019	Hively	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
926	463605	11/14/2019	Clean Environmental	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
927	463624	11/14/2019	Gulani	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y

928	463627	11/14/2019	Gulani	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
929	463668	11/14/2019	Rangel	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
930	463811	11/15/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
931	463867	11/17/2019	Reichardt	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
932	463868	11/17/2019	Davies	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
933	463875	11/18/2019	Manegold	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
934	463917	11/18/2019	Water Damage Clean, LLC	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
935	463930	11/18/2019	Benitez	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
936	463993	11/18/2019	Kidwell Group, LLC	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
937	464028	11/18/2019	Whyte	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
938	464046	11/18/2019	Woodward	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
939	464080	11/19/2019	Golden Hammer Restorations	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
940	464410	11/20/2019	Bujeker	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
941	464432	11/20/2019	Metcalf	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
942	464775	11/22/2019	Schaffler	First Protective Ins. Co.	N	GSPA Law	Cmarcks@gspalaw.com	N	N
943	465045	11/25/2019	Zahaby	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
944	465351	11/26/2019	Expert Inspections	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
945	465352	11/26/2019	Galinsky	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
946	465433	11/26/2019	Pickett	First Protective Ins. Co.	Y	GSPA Law	Wkilkinney@gspalaw.com	N	Y
947	465495	11/26/2019	Casper	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
948	465524	11/27/2019	Webb Roofing & Construction	First Protective Ins. Co.	N	Gutterman Group	jhaas@guttermangroup.com	N	N
949	465542	11/27/2019	Webb Roofing & Construction	First Protective Ins. Co.	N	Gutterman Group	mgutterman@guttermangroup.com	N	N
950	465731	12/2/2019	Dillard	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
951	465842	12/2/2019	Rodriguez	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
952	465864	12/2/2019	Shnitzer	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
953	465867	12/2/2019	Strickland	First Protective Ins. Co.	N	GSPA Law	dsalmon@gspalaw.com	N	N
954	465875	12/2/2019	Pihlaja	First Protective Ins. Co.	Y	GSPA Law	Wkilkinney@gspalaw.com	N	Y
955	465885	12/3/2019	Lindmeyer	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
956	465930	12/3/2019	Dibiase	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
957	454934	12/3/2019	Dibiase	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
958	465939	12/3/2019	Campbell	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
959	466041	12/3/2019	Sandoval	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
960	466049	12/3/2019	Ranew	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
961	466250	12/5/2019	Roberts	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
962	466263	12/5/2019	Borosky	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
963	466346	12/5/2019	Hatch	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
964	466362	12/5/2019	Roberts	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
965	466414	12/5/2019	Nichols	First Protective Ins. Co.	Y	Kelley Kronenber	mortiz@kellevkronenberg.com	N	Y
966	466444	12/6/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Gutterman Group	sthas@guttermangroup.com	N	Y
967	466487	12/6/2019	Conde	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
968	466576	12/6/2019	Reed	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
969	466590	12/6/2019	McCraith	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
970	466591	12/6/2019	Cuervo	First Protective Ins. Co.	N	GSPA Law	ebieberbach@gspalaw.com	N	Y
971	466592	12/6/2019	Cuervo	First Protective Ins. Co.	N	NO COMMENTS	NO COMMENTS	N	N
972	466610	12/7/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
973	466611	12/7/2019	Massey Construction	First Protective Ins. Co.	Y	Gutterman Group	mgutterman@guttermangroup.com	N	Y
974	466617	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Gutterman Group	sthas@guttermangroup.com	N	Y
975	466618	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
976	466619	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
977	466620	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
978	466621	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
979	466622	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	SGC Attorneys	hconnolly@sgcattorneys.com	N	Y
980	466623	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
981	466624	12/8/2019	Massey Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
982	466625	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	sthas@guttermangroup.com	N	Y
983	466626	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y
984	466627	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	Jabel@guttermangroup.com	N	Y
985	466628	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Simon Reed Law	rbriggs@simonreedlaw.com	N	Y

986	466629	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y
987	466630	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y
988	466631	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Simon Reed Law	rbriggs@simonreedlaw.com	N	Y
989	466632	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
990	466633	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
991	466634	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y
992	466635	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
993	466636	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	NO COMMENTS	NO COMMENTS	N	Y
994	466637	12/8/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
995	466725	12/9/2019	Lauzau	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
996	466751	12/9/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
997	466778	12/9/2019	Cranford	First Protective Ins. Co.	N	Gutterman Group	sthasomas@guttermangroup.com	N	N
998	466815	12/9/2019	Cohen	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	N
999	466962	12/10/2019	Macavoy	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
1000	466978	12/10/2019	Gandhi	First Protective Ins. Co.	N	Gutterman Group	Ahoy@guttermangroup.com	N	N
1001	467011	12/10/2019	Mosser	First Protective Ins. Co.	N	Gutterman Group	mutterman@guttermangroup.com	N	N
1002	467124	12/10/2019	Shah	First Protective Ins. Co.	N	GSPA Law	Cwilliams@gspalaw.com	N	N
1003	467127	12/10/2019	Steffan	First Protective Ins. Co.	N	Gutterman Group	sthasomas@guttermangroup.com	N	N
1004	467140	12/10/2019	Westbrook	First Protective Ins. Co.	N	Gutterman Group	mutterman@guttermangroup.com	N	N
1005	467146	12/11/2019	Nicola	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	N
1006	467187	12/11/2019	Reed	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
1007	467198	12/11/2019	Srejovic	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	N
1008	467200	12/11/2019	Hyppolite	First Protective Ins. Co.	N	GSPA Law	Mlara@gspalaw.com	N	N
1009	467204	12/11/2019	Hyppolite	First Protective Ins. Co.	N	GSPA Law	Mlara@gspalaw.com	N	N
1010	467208	12/11/2019	Zucchi	First Protective Ins. Co.	N	Berk Law Firm	emerchant@berklawfirm.com	N	N
1011	467226	12/11/2019	Eichelkraut	First Protective Ins. Co.	N	Gutterman Group	Jabel@guttermangroup.com	N	N
1012	467473	12/12/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
9-Oct	467561	12/13/2019	Uddin	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y
1014	467716	12/14/2019	Massey Construction	First Protective Ins. Co.	Y	Gutterman Group	sthasomas@guttermangroup.com	N	Y
1015	467799	12/16/2019	Jacob	First Protective Ins. Co.	N	Gutterman Group	mutterman@guttermangroup.com	N	N
1016	467801	12/16/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Gutterman Group	sthasomas@guttermangroup.com	N	Y
1017	467829	12/16/2019	Wykes	First Protective Ins. Co.	Y	Gutterman Group	mutterman@guttermangroup.com	N	Y
1018	467905	12/17/2019	McQuillen	First Protective Ins. Co.	N	Gutterman Group	Ahoy@guttermangroup.com	N	Y
1019	467906	12/17/2019	Sweeny	First Protective Ins. Co.	Y	Baker Donelson	teoff@bakerdonelson.com	N	Y
1020	468014	12/17/2019	Morrison	First Protective Ins. Co.	Y	Gutterman Group	mutterman@guttermangroup.com	N	Y
1021	468171	12/18/2019	Lee	First Protective Ins. Co.	N	Gutterman Group	sthasomas@guttermangroup.com	N	N
1022	468267	12/18/2019	Eline	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y
1023	468346	12/19/2019	CMR Construction & Roofing	First Protective Ins. Co.	Y	Gutterman Group	sthasomas@guttermangroup.com	N	Y
1024	468391	12/19/2019	Freeman	First Protective Ins. Co.	N	Gutterman Group	sthasomas@guttermangroup.com	N	N
1025	468432	12/19/2019	Kostelc	First Protective Ins. Co.	N	Gutterman Group	dabosch@guttermangroup.com	N	N
1026	468508	12/19/2019	Unger	First Protective Ins. Co.	N	Gutterman Group	vrivero@guttermangroup.com	N	N
1027	468658	12/20/2019	Sabin	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	N
1028	468680	12/20/2019	Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
1029	468721	12/20/2019	Bashian	First Protective Ins. Co.	N	MYFLORIDACFO	FIRST ONE LIKE THIS	N	N
1030	468759	12/20/2019	Boleen	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	N
1031	468764	12/20/2019	Apex Roofing and Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
1032	468772	12/20/2019	Fleener	First Protective Ins. Co.	N	Simon Reed Law	Msimon@simonreedlaw.com	N	N
1033	468773	12/20/2019	Fleener	First Protective Ins. Co.	N	Simon Reed Law	Msimon@simonreedlaw.com	N	N
1034	468777	12/20/2019	Lino	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	N
1035	468814	12/22/2019	Tuttle	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
1036	468821	12/23/2019	Webb Roofing & Construction	First Protective Ins. Co.	Y	Gutterman Group	mutterman@guttermangroup.com	N	Y
1037	468907	12/23/2019	Jasper Contractors, Inc.	First Protective Ins. Co.	N	Gutterman Group	sthasomas@guttermangroup.com	N	N
1038	469074	12/24/2019	Seaman	First Protective Ins. Co.	Y	SGC Attorneys	hconnolly@sgcattorneys.com	N	Y
1039	469247	12/26/2019	Candiotti	First Protective Ins. Co.	N	Simon Reed Law	Msimon@simonreedlaw.com	N	N
1040	469262	12/27/2019	O'Connor	First Protective Ins. Co.	Y	Kelley Kronenber	Jwank@kelleykronenberg.com	N	Y
1041	469263	12/27/2019	Thompson	First Protective Ins. Co.	Y	Kelley Kronenber	Ypoux@kelleykronenberg.com	N	Y
1042	469327	12/27/2019	General Contractors of Central	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheadassociates.com	Y	Y
1043	469359	12/27/2019	Xtreme Roofing and Constructi	First Protective Ins. Co.	Y	Gutterman Group	jhaas@guttermangroup.com	N	Y

1044	469407	12/30/2019	Kurz	First Protective Ins. Co.	N	Kelley Kronenber	gcocchiarella@kelleykronenberg.com	N	N
1045	469426	12/30/2019	Coleman	First Protective Ins. Co.	N	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	N
1046	469447	12/30/2019	Hadwin	First Protective Ins. Co.	N	Berk Law Firm	Msims@berklawfirm.com	N	N
1047	469521	12/31/2019	Gardner	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y
1048	469593	12/31/2019	Island Roofing & Restoration	First Protective Ins. Co.	Y	Sheehe & Associ	kfultz@sheeheandassociates.com	Y	Y

Exhibit A-3

#	COUNTY	PLAINTIFF	DEFENDANT	CASE NO.	INSURER'S ATTORNEY/FIRM	JUDGE	APPRAISAL CONFIRMED TO HAVE BEEN INVOKED? (Y/N)	WAS SHEEHE INVOLVED? (Y/N)	(IF NOT CONFIRMED) IS APPRAISAL SUSPECTED? (Y/N)	COMMENTS	RELEVANT DOCS? PLEASE LABEL WITH COLUMN A# AND SAVE IN SEPARATE FOLDER (e.g. 001-A, 001-B)	APPLICABLE? (Y/N)
001	BAY	VJAYVERGIYA, VIKRAM	FIRST PROTECTIVE INSURANCE COMPANY	16001103CA	MONICA SABLON SHEEHE	MCCLELLAN, HENTZ	N	MAYBE	Y	SABLON WAS WITH SHEEHE IN 2017, CAME ONTO THE FILE IN 03/2018 AND THEN CASE CLOSED LATER THAT MONTH (MEDIATION INVOKED PRIOR TO HER INVOLVEMENT)	N/A	MAYBE
002	BAY	FIRST PROTECTIVE INSURANCE COMPANY	BRANCH, JADA	16001143CA	PHILLIP SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP SUEED INSURED, STAY WAS GRANTED PENDING APPRAISAL ON 18JAN2017 (SEE 002-A); FP ENTERED VD 10/2017	002-A	Y
003	BAY	FIRST PROTECTIVE INSURANCE COMPANY	DIBACCO, THOMAS	17000031CA	PHILLIP SHEEHE	FENSOM, JAMES B	Y	Y	Y	FP SUEED INSURED 01/2017 (SEE 003-A); FP ENTERED VD 10/2017	003-A	Y
004	BAY	FIRST PROTECTIVE INSURANCE COMPANY	MORGAN, DONALD	17000105CA	PHILLIP SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FP SUEED INSURED 01/2017 (SEE 004-A); FP ENTERED VD 03/2019	004-A	Y
005	BAY	FIRST PROTECTIVE INSURANCE COMPANY	NOBLE PUBLIC ADJUSTING GROUP LLC	17000036CA	KAREN FULTZ SHEEHE	FENSOM, JAMES B	N	Y	N	FP SUEED PA 01/2017 TO PRESERVE DOCS RELATED TO INSURER CLAIM; DENIED 05/2017	N/A	N
006	BAY	SWAFFER, SARA	FIRST PROTECTIVE INSURANCE COMPANY	17000186CA	MONICA SABLON SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 04/2017; AO ENTERED 01/2018; SHEEHE WITHDRAWS 11/2020; DISMISSED FOR LACK OF PROSECUTION 01/2021	005-A	Y
007	BAY	FIRST PROTECTIVE INSURANCE COMPANY	BELLSOUTH TELECOMMUNICATIONS LLC	17000457CA	PHILLIP SHEEHE	FISHEL, JOHN L II	N	Y	N	FP SUEED 3RD PARTY FOR INSURANCE BENEFITS PAID TO INSURED ON 04/2017; MEDIATION REACHED AGMT 09/2017; JOINT STIP FOR DISMISSAL 01/2018	006-A	N
008	BAY	FIRST PROTECTIVE INSURANCE COMPANY	MILAZZO, RITA E	17000775CA	PHILLIP SHEEHE	FENSOM, JAMES B	N	Y	Y	FP SUEED INSURED 07/2017; FP ENTERED VD 10/2017	007-A	Y
009	BAY	FIRST PROTECTIVE INSURANCE COMPANY	ALPHA FIRST CONSTRUCTION INC	17001092CA	PHILLIP SHEEHE	FISHEL, JOHN L II	N	Y	N	FP SUEED 3RD PARTY FOR INSURANCE BENEFITS PAID TO INSURED ON 10/2017; DISMISSED 02/2019	N/A	N
010	BAY	PREMIER COASTAL RENOVATIONS LLC	FIRST PROTECTIVE INSURANCE COMPANY	18000201CA	KAREN FULTZ SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	AOB SUEED FP 03/2018; FP FILED MTD COMPEL APPRAISAL 06/2018; AOB MOVED FOR ATTY FEES 06/2019 SINCE FP CONFESSED JDCMT VIA LETTER 02/2019; OVERSTREET GRANTED ATTY FEES 11/2019	010-A, 010-B	Y
011	BAY	BUTCHIKAS, GEORGE	FIRST PROTECTIVE INSURANCE COMPANY	18000288CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	INSURED SUEED 03/2018; FP INVOKED APPRAISAL VIA CORRESP 05/2018	011-A	Y
012	BAY	INSURANCE RESTORATION CONTRACTORS LLC	FIRST PROTECTIVE INSURANCE COMPANY	18000720CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 09/2018; ORDER ISSUED TO STAY FOR APPRAISAL 03/2019; KELLEY KRONENBERG FILED NOA FOR FP 04/2020; FILED WITHDRAWAL OF COMPELLING APPRAISAL 09/2020; PLTF FILED VD 05/2021	012-A, 012-B	Y
013	BAY	CARRIE BAKER	FIRST PROTECTIVE INSURANCE COMPANY	19000050CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 02/2019; VD FILED 06/2019	013-A	Y
014	BAY	BARD, JOSHUA	FIRST PROTECTIVE INSURANCE COMPANY	19000071CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 02/2019; FP ADMITTED TOTAL LOSS 03/2019 VIA CORRESP; PLTF FILED FOR ATTY FEES 09/2019; DENIED 10/2019; KELLEY KRONENBERG FILED NOA 05/2020	014-A, 014-B	Y
015	BAY	WACHTFEITL, EDWARD	FIRST PROTECTIVE INSURANCE COMPANY	19000107CA	KAREN FULTZ SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FP INVOKED 02/2019; STAY GRANTED 06/2019; JOINT STIP FOR DISMISSAL W/ PREJUDICE FILED 10/2020	015-A	Y
016	BAY	APEX ROOFING AND RESTORATION LLC	FIRST PROTECTIVE INSURANCE COMPANY	19000125CA	KAREN FULTZ SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FP INVOKED 02/2019; STAY GRANTED 10/2019; VD ENTERED 08/2020	016-A	Y
017	BAY	APEX ROOFING AND RESTORATION LLC	FIRST PROTECTIVE INSURANCE COMPANY	19000126CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 02/2019; STAY GRANTED 06/2019; VD ENTERED 08/2020	017-A	Y
018	BAY	OUTLAW, DONNIE	FIRST PROTECTIVE INSURANCE COMPANY	19000142CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 03/2019; AO TO STAY PENDING APPRAISAL ENTERED 04/2019; VD ENTERED 03/2020	018-A	Y
019	BAY	SKERRATT, FRANK	FIRST PROTECTIVE INSURANCE COMPANY	19000177CA	KAREN FULTZ SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FP INVOKED 03/2019; 12/2019 ORDER GRANTED FEES TO INSURED; 05/2020 NOA FROM NEW COUNSEL	019-A	Y
020	BAY	PETRIK, PETER	FIRST PROTECTIVE INSURANCE COMPANY	19000180CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FP INVOKED 03/2019; AO TO STAY PENDING APPRAISAL ENTERED 03/2019; VD ENTERED 11/2019	020-A	Y
021	BAY	BATT, EDWARD	FIRST PROTECTIVE INSURANCE COMPANY	19000183CA	JOHANNA SHEEHE SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FILED 01/2019; FP INVOKED 03/2019; AO TO STAY PENDING APPRAISAL 04/2019; MOTION FOR ATT FEES 08/2019; 03/2020 NOA FROM NEW COUNSEL	021-A, 021-B, 021-C	Y
022	BAY	CINTRON, KEILA	FIRST PROTECTIVE INSURANCE COMPANY	19000202CA	JOHANNA SHEEHE SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FILED 01/2019; FP INVOKED 04/2019; VD ENTERED 06/2020	022-A	Y
023	BAY	CHAMPION, WILLIAM	FIRST PROTECTIVE INSURANCE COMPANY	19000278CA	KAREN FULTZ SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FILED 02/2019; FP INVOKED 03/2019; VD ENTERED 05/2019	023-A	Y
024	BAY	OCEAN COAST RESTORATION	FIRST PROTECTIVE INSURANCE COMPANY	19000289CC	KAREN FULTZ SHEEHE	WELCH, THOMAS F	Y	Y	Y	AOB SUEED FP 01/2019; FP INVOKED 02/2019; MOTION FOR ATTY FEES FILED 01/2020; VD ENTERED 04/2020	024-A	Y
025	BAY	TAYLOR, WAYNE	FIRST PROTECTIVE INSURANCE COMPANY	19000296CA	KAREN FULTZ SHEEHE	OVERSTREET, MICHAEL	Y	Y	Y	FILED 02/2019; FP INVOKED 03/2019; 03/2020 NOA FROM NEW COUNSEL; NEW COUNSEL WITHDREW APPRAISAL 01/2021	025-A, 025-B	Y
026	BAY	ROSE, COLBY	FIRST PROTECTIVE INSURANCE COMPANY	19000305CA	JOHANNA SHEEHE SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FILED 02/2019; FP INVOKED 03/2019; AO ENTERED 05/2019; NOA FROM NEW COUNSEL 04/2020; SHEEHE MOTION TO WITHDRAW AS COUNSEL 11/2020; VD ENTERED 05/2021	026-A, 026-B	Y
027	BAY	PHILLIPS, LINDSEY	FIRST PROTECTIVE INSURANCE COMPANY	19000311CA	ANTHONY SCHALL SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FILED 02/2019; CORRECT FP SUEED 08/2019; FP INVOKED 10/2019; NOA FROM NEW COUNSEL 03/2020; STIP FOR SUBSTITUTION OF COUNSEL 09/2020; VD ENTERED 09/2020	027-A	Y
028	BAY	MASTERZONE DISASTER RESTORATION INC	FIRST PROTECTIVE INSURANCE COMPANY	19000317CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	N	Y	N	FILED 02/2019; NOA FROM NEW COUNSEL 05/2020	N/A	N
029	BAY	MARSH, STEVEN	FIRST PROTECTIVE INSURANCE COMPANY	19000351CA	KAREN FULTZ SHEEHE	FISHEL, JOHN L II	Y	Y	Y	FILED 02/2019; FP INVOKED 03/2019; AO ENTERED 04/2019; MOTION FOR ATTY FEES FILED 02/2020; NOA FROM NEW COUNSEL 03/2020; VD 07/2020	029-A	Y

174 Broward	Miceli, Jose	FIRST PROTECTIVE INSURANCE COMPANY	CACE19025982	Kelley Kronenberg	Phillips, Carol-Lisa	N	N	N	N
175 Broward	Vasco, Rosa	FIRST PROTECTIVE INSURANCE COMPANY	CACE19026101	Kelley Kronenberg	Keathan Frink	N	N	N	N
176 Broward	Panoff, Irene	FIRST PROTECTIVE INSURANCE COMPANY	CACE19026103	Simon, Reed & Salazar	Phillips, Carol-Lisa	N	N	N	N
177 Broward	Weiss, Francesca	FIRST PROTECTIVE INSURANCE COMPANY	CACE19026196	Gutterman Trial Group	Nicholas Lopane	N	N	N	N
178 Broward	Matthews, Grace	FIRST PROTECTIVE INSURANCE COMPANY	CACE19026265	Kelley Kronenberg	Phillips, Carol-Lisa	N	N	N	N
179 Broward	Montiel, George	FIRST PROTECTIVE INSURANCE COMPANY	CACE19026316	Gutterman Trial Group	David A. Haimes	Y	N	Y	Y

Exhibit A-4

124.0054

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-026316 DIV. 08

GEORGE MONTIEL and LOURDES MONTIEL,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT'S MOTION TO COMPEL APPRAISAL AND
TO ABATE LITIGATION**

COMES NOW, the Defendant, FIRST PROTECTIVE INSURANCE COMPANY (hereinafter "FPIC"), through the undersigned counsel, and hereby moves to compel appraisal and to abate this litigation pending appraisal, and states the following:

1. FPIC issued to a policy of homeowner's insurance to George and Lourdes Montiel, bearing policy number FPH3-136249, with the effective dates of coverage from June 5, 2017 to June 5, 2018, for certain property located at 17465 Southwest 35th Court, Miramar, Florida 33029 ("Policy"). A copy of the Policy shall be filed under separate cover.

2. On July 17, 2019, a claim was reported to FPIC for damage at the insured property resulting from Hurricane Irma.

3. Plaintiffs filed this action alleging that FPIC breached the Policy by failing to issue sufficient insurance benefits for alleged damages resulting from the loss.

4. After investigating and adjusting the claim, FPIC tendered all undisputed monies due and owing under the Policy.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19-024749

SHMUEL SHNITZER AND GILLIAN
SALAZAR-SHNITZER,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-024665 DIV 12

MARTIN THEKAN and PATRICIA
THEKAN,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT FOR THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-024248

SHAUL SULTAN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege causes of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19 024167

RICHARD ALIANIELLO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages and declaratory relief, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19-023880 DIV. 05

SMITH ROCK,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for declaratory relief, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for declaratory relief against defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-023799

WATER DAMAGE CLEAN, LLC,
(A/A/O CHRISTOPHER & LAUREN MOORE),

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS, OR IN THE ALTERNATIVE, MOTION TO COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company") by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for breach of
contract, or in the alternative, to compel appraisal and stay all
proceedings in this case on the grounds that (1) plaintiff has
failed to plead compliance with the statutory requirement to
filing suit set forth in Florida Statute 627.7152(9)(a), and (2)
the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19-023787 DIV. 09

DOMENIC DIABISE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages and declaratory relief, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19023722

EXPRESS DAMAGE RESTORATION, LLC
(A/A/O SHARMIN ANDERSON),

Plaintiff,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY
a For-Profit Corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS, OR IN THE ALTERNATIVE, MOTION TO COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for breach of
contract, or in the alternative, to compel appraisal and stay all
proceedings in this case on the grounds that (1) plaintiff has
failed to plead compliance with the statutory requirement to
filing suit set forth in Florida Statute 627.7152 (9)(a) and (2)
the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-023651

MATT ZALESKI,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a Frontline Insurance (hereinafter "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motion, Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract against Defendant in the complaint. Defendant

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-023541

TODD WEHN and
MICHELLE WEHN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a
Frontline Insurance (hereinafter "First Protective Insurance
Company"), respectfully moves to dismiss Plaintiffs' complaint,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
Plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of its motion,
Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for
breach of contract against Defendant in the complaint. Defendant
respectfully moves to dismiss the complaint on the grounds that
SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19-023255 DIV. 14

JOSEPH COKUSIS,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE HOMEOWNERS
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-023075

KURT & GISELLE CUSHING,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against defendant First Protective Insurance
SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-022572

ANDREW SHERMAN AND DIEDRE KELLY SHERMAN,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-022168

DIEGO FRANCO and SYLVIA MARTINEZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against defendant First Protective Insurance Company in the amended complaint. Defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE 19 021867

GABRIEL ZAMBRANO AND MARIA
SERRANO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-021861

BEATRIZ FERNANDEZ CASTELLANO

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-021827

VINCENT PIERCE and
FANNY PIERCE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a Frontline Insurance (hereinafter "First Protective Insurance Company"), respectfully moves to dismiss Plaintiffs' complaint and demand for jury trial (hereinafter "complaint"), to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by Plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motion, Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against Defendant in the complaint. Defendant SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-021714

ROYAL WATER DAMAGE INC.,
as Assignee of LUCY BESSER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS, OR IN THE ALTERNATIVE, MOTION TO COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for breach of
contract, or in the alternative, to compel appraisal and stay all
proceedings in this case on the grounds that (1) plaintiff has
failed to plead compliance with the statutory requirement to
filing suit set forth in Florida Statute 627.7152 (9)(a) and (2)
the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT FOR THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: 19 021521 CACE 02

RYAN BOLEEN & KEITH BOLEEN,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-020981

RUSSELL WILLIAMS AND STACEY
WILLIAMS,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT FOR THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-020895

Sadie Lawrence,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for breach of
contract and declaratory relief, to compel appraisal and stay all
proceedings in this case on the grounds that (1) plaintiff has
failed to join an indispensable party and (2) the homeowners
insurance policy relied upon by plaintiff to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the agreement.
In support of defendant First Protective Insurance Company's
motions, defendant First Protective Insurance Company states as
follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-020660

ROBERT WINTERS and TRACEY WINTERS,
Individuals,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE (FRONTLINE),
a Florida Corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a
Frontline Insurance (Frontline), a Florida Corporation,
(hereinafter "First Protective Insurance Company"), respectfully
moves to dismiss Plaintiffs' Complaint for Damages, (hereinafter
"complaint"), to compel appraisal and stay all proceedings in
this case on the grounds that the homeowners insurance policy
relied upon by Plaintiffs to institute the current litigation
contains a mandatory appraisal provision requiring an appraisal
once demanded by a party to the agreement. In support of its
motion, Defendant First Protective Insurance Company states as
follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE 17TH
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-019917

RISING STAR ROOFING, LLC a/a/o
Xavier Osorio,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS, OR IN THE ALTERNATIVE, MOTION TO COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for breach of contract, or in the alternative, to compel appraisal and stay all proceedings in this case on the grounds that (1) plaintiff has failed to plead compliance with the statutory requirement to filing suit set forth in Florida Statute 627.7152(9)(a), and (2) the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE 17TH
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO.: CACE-19-019680 (25)

JOHN HOWELL and YVETTE HOWELL,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-019546

HAROLD FAIRWEATHER and
CHERYL FAIRWEATHER,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
(D/B/A FRONTLINE INSURANCE),

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-019324 (09)

CEDRIC ORBAN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-019120

CARLOS ALVARADO and MERCEDES
ALVARADO,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19-018382 (13)

LLOYD G. BANTON,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE 17TH
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-018153 (13)

BRIGITTE MEYER-STAPF,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motion, Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract against Defendant in the complaint. Defendant respectfully moves to dismiss the complaint on the grounds that

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-017895

ADAM ROBINS,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for damages
and declaratory relief, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiff to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the agreement.
In support of defendant First Protective Insurance Company's
motions, defendant First Protective Insurance Company states as
follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay.

IN THE CIRCUIT COURT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-017814

DRYING WATER DAMAGE
RESTORATION, LLC A/A/O MICHAEL
GOURLEY,

Petitioner,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Respondent.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
PETITION FOR DECLARATORY RELIEF, OR IN THE ALTERNATIVE COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company DBA Frontline Insurance (hereinafter "First Protective Insurance Company"), by and through undersigned counsel and pursuant to the Florida Rules of Civil Procedure, respectfully moves for a dismissal of Petitioner's Petition, in the instant case; or in the alternative, to compel appraisal and stay all proceedings in this case on the grounds that petitioner failed to comply with Section 627.7152(9)(a), Florida Statutes and the homeowners insurance policy related to petitioner's petition contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motion, Defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-017732

GILBERTO LEIVA AKA GILBERT LEIVA,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY D/B/A
FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint, to
compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-016508 (21)

BRIDGETTE HIBBERT,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE 17th
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-016480

MICHAEL GOURLEY,

Petitioner,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE INSURANCE,

Respondent.

**RESPONDENT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Respondent First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Michael Gourley's ("plaintiff") petition for declaratory relief ("complaint"), to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of respondent First Protective Insurance Company's motions, respondent First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-016246

ADVANCE MOLD SERVICES INC.
DBA OCEAN COAST RESTORATION (A/A/O
SAATHI SUKIE),

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS, OR IN THE ALTERNATIVE, MOTION TO COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for breach of
contract, or in the alternative, to compel appraisal and stay all
proceedings in this case on the grounds that (1) plaintiff has
failed to plead compliance with the statutory requirement to
filing suit set forth in Florida Statute 627.7152 (9)(a) and (2)
the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE 17th
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO: CACE-19-015441

JUAN AND JUDITH GONZALEZ,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective Insurance Company in the complaint. Defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 19-014391 (08)

ANNETTE & ALBERTO HERRADA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages
and declaratory relief, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiffs to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the agreement.
In support of defendant First Protective Insurance Company's
motions, defendant First Protective Insurance Company states as
follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-013643

MARTIN RAYMOND and
MARIE RAYMOND,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' Complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege causes of action for declaratory relief and breach of contract against defendant First

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-012784

JORDAN SIEGEL,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-012724

YURI BLYKE and VICTORIA BLYKE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a
Frontline Homeowners Insurance (hereafter "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss Plaintiffs' Complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by Plaintiffs
to institute the current litigation contains a mandatory
appraisal provision requiring an appraisal once demanded by a
party to the agreement. In support of its motion, Defendant
First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempts to allege a cause of action for
breach of contract against Defendant in the Complaint. Defendant

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-012277

KHIMCHAN HARDUARSINGH AND
INDIRA HARDUARSINGH,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE 17th
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-012043

MICHAEL LAMBERT AND CHRISTINE LAMBERT,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY d/b/a
FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint, to
compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-011160(04)

RISING STAR ROOFING, LLC a/a/o
Joel Thomson,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-010795

MARISA SNOW,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a Frontline Insurance,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-010265

ABBIE J. BOUVIER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-010165

IRIS SANTIAGO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss Plaintiff's Complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by Plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motions, Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract against Defendant in the Complaint. Defendant respectfully moves to dismiss the Complaint on the grounds that

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-010154

SFR SERVICES LLC A/A/O
CAROLYN ROMANOWICZ,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE 17TH
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-009768

JD RESTORATIONS, INC.
(A/A/O DANIELA TARAZI),

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AMENDED COMPLAINT, OR IN THE ALTERNATIVE, COMPEL
APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel and pursuant to the Florida Rules of Civil Procedure, respectfully moves for a dismissal of Plaintiff's Amended Complaint For Breach of Contract and Demand for Jury Trial (hereinafter "amended complaint"), in the instant case; or in the alternative, to compel appraisal and stay all proceedings in this case on the grounds that: (1) plaintiff has failed to state a claim; (2) plaintiff failed to comply with Section 627.7152(9)(a), Florida Statutes; and (3) the homeowners insurance policy related to plaintiff's amended complaint contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-009492

YORDAN SOSA and
KELY CID RAVELO,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' amended complaint, to
compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-009318

REGINALD LOHIER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a Frontline Insurance,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: 19-009249 CACE (21)

INFINITY EMS, INC. (a/a/o Carolyn Sands),

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY, OR, IN THE ALTERNATIVE, MOTION FOR
FINAL SUMMARY JUDGMENT AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In the alternative
defendant moves for summary judgment in favor of defendant on the
grounds that (1) plaintiff's claim for payment for services
rendered as a result of water damage was fully resolved and paid

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay.Alt.MFSJ

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-009182

ANGELO PALLOTTO,
LAURA SANTUCCI,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-005794

PATRICE FILSAIME and
SHERLINE DUQUENEY,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company D/B/A
Frontline Homeowners Insurance (hereinafter referred to as
"First Protective Insurance Company"), by and through
undersigned counsel, respectfully moves to dismiss Plaintiffs'
Complaint, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by Plaintiffs to institute the current litigation contains
a mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of its motions,
defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-003796

JEAN PIERRE De MICHELE and
MICHELLE De MICHELE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-002824

GILMA PANIAGUA,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-002793

CHAD GREENE AND LAUREN GREENE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-002392

CLAY AND CAROLINA LOGAN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD, FLORIDA

CASE NO.: CACE-19-002352

NATHAN TROY NGUYEN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-19-002245 DIV. 21

MIRAN KIM and YONG KIM,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: 19 1709 CACE 05

TATIANA SAINT-FLEUR,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-029294

SAATHI SUKIE AND DANUSH SUKIE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint for damages ("complaint"), to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-029145

RENE R. CARLO and
KATRINA LINARES

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE HOMEOWNERS
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages¹,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once

¹ Defendant First Protective Insurance Company was served with
plaintiffs' complaint twice, once on February 7, 2019 and again on
February 20, 2019. Because the documents served on defendant on both
occasions were identical, defendant considers the February 20, 2019
service a nullity.

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-029143 (21)

DANIELLA SHIMONI and
PINHAS SHIMONI,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-028007

ROBERT HOSNEDL and
CYNTHIA HOSNEDL,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
(d/b/a FRONTLINE INSURANCE),

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-027876

DONNA SAMOLEWICZ AND RICHARD
SAMOLEWICZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

JOHAN ALVAREZ,

Respondent.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent, Johan Alvarez. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys fees and to enforce the terms of homeowners insurance policy

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MELINDA FRAME,
a/k/a MELINDA FRAME WESSINGER

Respondent.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent, Melinda Frame, a/k/a Melinda Frame Wessinger (hereafter "Melinda Frame"). In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-025842

REJI P. MATHEW AND LUSY P. MATHEW,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Complaint, compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-025812

EILEEN LAM,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's amended complaint
("complaint") for damages, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiff to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the agreement.
In support of defendant First Protective Insurance Company's
motions, defendant First Protective Insurance Company states as
follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEETH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-025790

ALICIA PENA AND ALEXIS PENA,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Complaint, compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-025518

MARIE BENOIT,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Plaintiff's Complaint, compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-025332

NORMAN FELDER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-025044
DIVISION: 25

JAMES DELVECCHIO AND EVA DELVECCHIO,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Complaint, compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-024459

MICHAEL AHERN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-024155 (21)

JOSEPH WRUBEL AND SELMA WRUBEL,
Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY,
a Florida Corporation D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company), by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Complaint or compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains mandatory provisions, (1) which allots defendant sixty (60) days to examine plaintiffs' proof of loss before the filing of suit and (2) requires an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-023864

MARION GORDON,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-021790

HENRY VASQUEZ AND
GLORIA VASQUEZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-021755

THOMAS TODARO and
GERALDINE TODARO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against defendant First Protective Insurance

IN THE CIRCUIT COURT OF THE 17TH
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-021551

WATER DAMAGE PROS, LLC. a/a/o
SAMIR CURY and MARCELA TASCAN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a
Frontline Insurance (hereinafter "First Protective Insurance
Company"), by and through undersigned counsel, respectfully
moves to dismiss plaintiff's amended complaint to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of its motion, Defendant First Protective
Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for
breach of contract against Defendant in the amended complaint.

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-021194

GEOFFREY SIEGEL AND
KIM SIEGEL,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as
"First Protective Insurance Company"), by and through
undersigned counsel, respectfully moves to dismiss plaintiffs'
complaint for damages, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiffs to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-018789

ROBERT WINTERS and TRACY WINTERS,
Individuals,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,
a Florida Corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Complaint to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-018129

NICOLE LEVINE,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-015863

ROBERT WINTERS
and TRACEY WINTERS,

Plaintiffs,

v.

FIRST PROTECTIVE
INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Complaint to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 S. BISCAYNE BLVD., MIAMI, FLORIDA 33131

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Mtn.Dism.Compel.Appr.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEETH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-015119

NICOLE L. LEVINE,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY,
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF
THE SEVENTEENTH JUDICIAL
CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-014696

KEN HERZ,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-014047

RAMON E. JIMENEZ, an individual, and
GABRIELA JIMENEZ, an individual,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY, a Florida corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 S. BISCAYNE BLVD., MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-012983
DIV.: 14

RONALD DUVAL,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-012334

DIANE PENHA-SMITH AND LEBURN SMITH,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-18-012273

YORAM GOZLAN and
LILIANA GOZLAN,

Plaintiffs,

v.

FIRST PROTECTIVE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

KIRK CAMERON and
CARONIE CAMERON,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Kirk Cameron and Caronie Cameron. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

1

Petition.

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-011055
DIVISION: 02

ERICA M. SHAW AND SHAHEED SHAW,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant,

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO
DISMISS, TO COMPEL APPRAISAL, AND TO STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a
Frontline Insurance, by and through undersigned counsel,
respectfully moves 1) to dismiss plaintiffs' complaint for
damages; 2) to compel appraisal; and 3) to stay all proceedings
in this case on the grounds that the homeowners' insurance policy
relied upon by plaintiffs to institute the current litigation
contains a mandatory appraisal provision that has been invoked by
the defendant. In support of these motions, defendant states as
follows:

I. BACKGROUND

1. In their complaint, plaintiffs' attempt to allege a
cause of action for breach of contract against defendant, First

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-010464

VINCENT PIERCE AND FANNY PIERCE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

JONATHAN LENDZION and
DORAILIA CABEZAS,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Jonathan Lendzion and Dorailia Cabezas¹. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

¹Although the relevant policy of insurance was issued to "Lendzion Cabezas and Dorailia Cabezas" petitioner has since been informed the correct spelling of the insureds' names are Jonathan Lendzion and Dorailia Cabezas.

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

FARRELL ANTECOL and
JENNIFER ANTECOL,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Farrell Antecol and Jennifer Antecol. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MAHER HUSEIN and
AMANI HUSEIN,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Maher Husein and Amani Husein. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

JONATHAN ZIGHELBOIM and
VANESSA MATERASSI,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Jonathan Zighelboim and Vanessa Materassi. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

NOEL WEBSTER and
MONICA WEBSTER,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Noel Webster and Monica Webster. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

ROBERT PANDO

Respondent.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent Robert Pando. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

1

Petition.

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-008858

SHERINE HALL,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's amended complaint for damages (hereinafter "complaint"), to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE: CACE-18-008757 Division: 14

YEYMI SARDINAS GARCIA,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-007977 Division: 09

STACY LAROCCA-SOTO,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint, to
compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

1

Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-7803 (05)

ADVANCED RESTORATION & COMPANY, INC.
a Florida Corp.
(a/a/o Sutton, Michael & Kristina)

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-7803 (05)

ADVANCED RESTORATION & COMPANY, INC.
a Florida Corp.
(a/a/o Sutton, Michael & Kristina)

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-007484

JASON OESTREICHER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

_____/

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
PLAINTIFF'S FIRST AMENDED COMPLAINT, TO COMPEL APPRAISAL,
AND TO STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance ("First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's first amended complaint for damages, to compel appraisal, and to stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision that has been invoked by defendant. Additionally, First Protective Insurance Company moves to dismiss Counts III-V of plaintiff's first amended complaint on the grounds that these counts sound in bad faith (Counts III-IV) and unfair settlement practices (Count V), actions unavailable to plaintiff at this stage of these proceedings. In support of its

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 S. BISCAYNE BLVD., MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-007303

LEONEL ANAZCO and IVANNA ANAZCO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-007253

CHRIS HART AND CHRISTINE MEIKLE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-006515 (05)

HENRY ENRIQUE AND CARLENE
ENRIQUE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

_____ /

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO
DISMISS, TO COMPEL APPRAISAL, AND TO STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a
Frontline Insurance, by and through undersigned counsel,
respectfully moves 1) to dismiss plaintiffs' amended complaint;
2) to compel appraisal; and 3) to stay all proceedings in this
case on the grounds that the homeowners' insurance policy relied
upon by plaintiffs to institute the current litigation contains a
mandatory appraisal provision that has been invoked by the
defendant. In support of these motions, defendant states as
follows:

I. BACKGROUND

1. In their amended complaint, plaintiffs' attempt to
allege a cause of action for breach of contract against

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 18-006419

MAHER HUSEIN and
AMANI HUSEIN,

Plaintiffs,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' amended complaint (
"complaint") for declaratory judgment (count I) and breach of
contract (count II), to compel appraisal and stay all proceedings
in this case on the grounds that the homeowners insurance policy
relied upon by plaintiffs to institute the current litigation
contains a mandatory appraisal provision requiring an appraisal
once demanded by a party to the agreement. In support of
defendant First Protective Insurance Company's motions, defendant
First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-005639
DIVISION: 13

PANAGIOTIS SARRIS and
IOANNA XENOU-KAROUMPA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint, to
compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-005425

ARA BASTAJIAN AND SILVA BASTAJIAN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-004214

MARSHALL GORDON and
AIMEE GORDON,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motion, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Mtn.Dism.Comp.Appraisal.

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-003960
DIVISION: 14

MICHAEL and DEBRA KAHN

Plaintiffs,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY,
d/b/a FRONTLINE INSURANCE,
a domestic corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-003897

ALICE MCELROY,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-003156 (09)

BRIAN MATZ,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempt to allege a cause of action for breach of contract (Count I) and declaratory relief (Count II)

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-002815

RICHARD BORNMANN and MARY BOUTIN

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY, D/B/A FRONTLINE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-18-002581

JOHNNIE RAY MOORE, JR.,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY A FOREIGN FOR PROFIT
ILLINOIS CORPORATION D/B/A
FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

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Mtn.Dismiss.Compel.Stay

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-001668

ROBERT STEINER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-001370 Division: 04

MICHAEL JACOBSON and
BARBARA JACOBSON,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE 18-001353 (03)

GIAM SIGAUD and KARRI SIGAUD,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance, (hereinafter referred to as
"First Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiffs to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motion,
defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempts to allege a cause of action for
breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-18-000288

ERIC EASTER AND CRYSTAL EASTER,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective Insurance Company in the complaint. Defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

EDUARD OBAS,

Respondent.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent Eduard Obas. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-17-022087 DIVISION: 18

KELLY MCGEE AND JOEL ATANGAN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiffs to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motions,
defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for
breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-17-021913

EVAN SPIVACK and SUZY SPIVACK,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT IN AND FOR THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO: CACE-17-021175

DIVISION: 25

NEKISHA MOHAN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS THE COMPLAINT AND COMPEL APPRAISAL AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiff to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motion,
defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-17-019538

BERNARD BEDOR,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

ASHLEY LAURAN KLEIN,

Respondents.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent Ashley Lauran Klein. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Petition.

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT, IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-17-017190 DIVISION: 03

RONNIE TORRES AND MARCY
TORRES

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiffs to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motions,
defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

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Mtn.Dism.Comp.Appraisal.

IN THE CIRCUIT COURT OF THE
17th JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-17-016043 Division: 02

DANIEL R. RASK AND
MARSHA K. RASK,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT, IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-17-015350

JONATHAN C. RODRIGUEZ
AND REBECCA A. RODRIGUEZ,

Plaintiffs,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

DIANA PACHECO and
RODRIGO CALDERON,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Diana Pacheco and Rodrigo Calderon. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

1

Petition.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MELISSA BROCK and
JACK BROCK,

Respondents.

_____ /

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Melissa Brock and Jack Brock. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

1

Petition.

IN THE CIRCUIT COURT OF THE
17TH JUDICIAL CIRCUIT, IN AND
FOR BROWARD COUNTY, FLORIDA

CASE NUMBER: CACE-17-008372 (09)

JOSE FERRE AND ADA YURIMIA ALEMAN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

PATRICK PAHALAN and
THERESA PAHALAN,

Respondents.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Patrick Pahalan and Theresa Pahalan. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

BARRY HILLS and CHARMAINE HILLS,

Respondent.

_____ /

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Barry Hills and Charmaine Hills. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys fees and to enforce the terms of homeowners insurance policy

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

KELLY KIBLER,

Respondent.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondent Kelly Kibler. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

JERRY WILLIAMS and
LUISA WILLIAMS,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files petitioner First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Jerry Williams and Luisa Williams. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy exceeds \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

1

Petition.

IN THE CIRCUIT COURT OF THE
SEVENTEENTH JUDICIAL CIRCUIT IN
AND FOR BROWARD COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

JERRY WILLIAMS and
LUISA WILLIAMS,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files petitioner First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Jerry Williams and Luisa Williams. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy exceeds \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

1

Petition.

IN THE CIRCUIT COURT IN AND FOR THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2016-009263-CA-01

JORGE POSADA,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S AMENDED MOTION
TO DISMISS THE COMPLAINT AND COMPEL APPRAISAL AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's amended motion, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2016-013966-CA-01

JANE GUARINO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that (1) plaintiff has failed to join an indispensable party, a named insured, Wells Fargo Bank, N.A.; and (2) the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2016-CA-025453

DAVID MALAMUD AND VIVIAN
RODRICH,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NUMBER: 16-027114 CA 01

ANA MAZA,

Plaintiff,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's amended complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI DADE COUNTY, FLORIDA

CASE NO.: 16-027114 CA 01

ANA MAZA,

Plaintiff,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY.

Defendant.

**PLAINTIFF'S MOTION FOR DETERMINATION
OF ENTITLEMENT TO ATTORNEY'S FEES & COSTS**

Plaintiff, ANA MAZA, moves for determination of entitlement to attorney's fees and in support thereof states:

Introduction

1. This case arose from a January 29, 2016 plumbing loss for damages suffered by Plaintiff where, due to the Defendant's breach of its insurance policy, Plaintiff was forced to file suit in an attempt to be made whole.

2. Defendant, FIRST PROTECTIVE INSURANCE COMPANY, granted coverage for portions of the loss but undervalued the damages.

3. Prior to the loss, the Plaintiff's Public Adjuster attempted to resolve the loss with the adjuster from Defendant to include all items damaged. The Defendant's claims representative refused to incorporate all of the damaged items, specifically any damage to the floors of the dwelling, in order to amicably resolve the claim.

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT, IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2016-032341-CA-01

JUAN VILLALOBOS AND
MARITZABEL VILLALOBOS,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 17-011157 CA 01

HOWARD NEWMAN and
KATHERINE NEWMAN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

IN THE COUNTY COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-012128-CC-05

OSCAR GOMEZ AND MONICA MESA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-022120-CA-01

GREGORY S. GOLDHABER, an
individual and CARRIE J. FEIT, an
individual,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY, a Florida corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiffs to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motions,
defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2017-022997 CA 01 (10)

FABIO GILBEAUX,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) against defendant First Protective

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT, IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-024369 CA 01

JOSE SERRANO, an individual and
SIMONA TESSARO, an individual,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY dba FRONTLINE
INSURANCE, a Florida corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiffs to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motions,
defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT, IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-25731-CA-01

MAXIMILIANO CONTADOR, an
individual and MARIA T. CONTADOR,
an individual

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE, a Florida corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint and
to compel appraisal on the grounds that the homeowners insurance
policy relied upon by plaintiffs to institute the current
litigation contains a mandatory appraisal provision requiring an
appraisal once demanded by a party to the agreement. In support
of defendant First Protective Insurance Company's motions,
defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT, IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-024451-CA-01 (04)

REINALDO & MARLENE RODRIGUEZ,

Petitioners,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Respondent.

_____/

**RESPONDENT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
THE PETITION FOR DECLARATORY RELIEF; OR, IN THE ALTERNATIVE,
MOTION FOR FINAL SUMMARY JUDGMENT AND
SUPPORTING MEMORANDUM OF LAW**

Respondent First Protective Insurance Company d/b/a
Frontline Homeowners Insurance (hereinafter First Protective
Insurance Company), pursuant to Section 624.155, Florida Statutes
and the Florida Rules of Civil Procedure, respectfully moves to
dismiss the Petition for Declaratory Relief; or, in the
alternative moves for the entry of an Order granting final
summary judgment in respondent's favor and dismissing the
petition for declaratory relief with prejudice. In support of
respondent First Protective Insurance Company's motion,
respondent First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT, IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-024451-CA-01 (04)

REINALDO & MARLENE RODRIGUEZ,

Petitioners,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Respondent.

**RESPONDENT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
THE AMENDED COMPLAINT; OR, IN THE ALTERNATIVE, MOTION FOR FINAL
SUMMARY JUDGMENT AND SUPPORTING MEMORANDUM OF LAW**

Respondent First Protective Insurance Company d/b/a
Frontline Homeowners Insurance (hereinafter First Protective
Insurance Company), pursuant to Section 624.155, Florida Statutes
and the Florida Rules of Civil Procedure, respectfully moves to
dismiss the Amended Complaint; or, in the alternative moves for
the entry of an Order granting final summary judgment in
respondent's favor and dismissing the Amended Complaint with
prejudice. In support of respondent First Protective Insurance
Company's motion, respondent First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT, IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-027186-CA-01

KENNETH S. SPIEGELMAN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) and declaratory relief (Count II)

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2017-027705 CA 01

DIANE P. FRANKLIN an individual,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE, a Florida corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) against defendant First Protective

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-028178-CA-01

LYNN WOLFF, an individual,

Plaintiff,

vs.

FRONTLINE INSURANCE MANAGERS INC., a
Florida For Profit Corporation, and FIRST
PROTECTIVE INSURANCE COMPANY, a
Florida For-Profit Corporation,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's amended
complaint and to compel appraisal on the grounds that the
homeowners insurance policy relied upon by plaintiff to institute
the current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the agreement.
In support of defendant First Protective Insurance Company's
motions, defendant First Protective Insurance Company states as
follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 17-028398 CA 01

JAMES THOMPSON
and PENNY THOMPSON,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2017-28517-CA-01

ANDREW CHATTERTON,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL, MOTION TO STRIKE DEMAND FOR JURY TRIAL
AS TO COUNT II AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that (1) the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement; and (2) plaintiff's complaint fails to state a cause of action for declaratory relief. In addition, defendant First Protective Insurance Company moves to strike plaintiff's demand for jury trial as to Count II of the complaint. In support of defendant First Protective Insurance Company's motions, defendant First

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2017-028405-CA-01

WENDY MATHIAS AND CLINTON MATHIAS,

Plaintiffs,

vs.

FRONTLINE INSURANCE UNLIMITED COMPANY,

Defendant.

**DEFENDANT FRONTLINE INSURANCE UNLIMITED COMPANY'S MOTION TO
DISMISS THE COMPLAINT AND SUPPORTING MEMORANDUM OF LAW**

Defendant Frontline Insurance Unlimited Company, by and through undersigned counsel and pursuant to the Florida Rules of Civil Procedure, respectfully moves for a dismissal of the complaint in the instant case on the grounds that plaintiffs sued the wrong party. In support of defendant's motion, defendant states as follows:

I. BACKGROUND

1. On or about December 27, 2017, defendant Frontline Insurance Unlimited Company was served with plaintiffs' summons and complaint. The complaint attempts to allege a cause of action for breach of contract against defendant.

2. Plaintiffs sued the wrong party and there cannot be a

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 18-000179 CA 01

GERALDINE BLAKELY and CHRISTOPHER BLAKELY,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motion, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO. 2018-000348-CA-01

NEIL SALEM & ADELE SALEM,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) and declaratory relief (Count II) against defendant First Protective Insurance Company in the

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI DADE COUNTY, FLORIDA

CASE NO.: 2018 000300 CA 01

BARBARA AND LUIS GOMEZ,

Plaintiffs,

vs.

FRONTLINE INSURANCE UNLIMITED
COMPANY AND FIRST PROTECTIVE
INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendants.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as
"First Protective Insurance Company"), by and through
undersigned counsel, respectfully moves to dismiss plaintiffs'
amended complaint for damages, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiffs to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2018-00438-CA-01

MIGUEL ORTIZ,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract (Count I) against defendant First Protective

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2018-001266-CA-31

OMAR SISTO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's first amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE 11TH
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-002433-CA-01

MAGALI ISERN-PEREZ,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE COMPANY¹,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS THE COMPLAINT AND COMPEL APPRAISAL AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motion,

¹Plaintiff has erroneously identified defendant as First Protective Insurance Company d/b/a Frontline Insurance Company; however defendant's correct identification would be First Protective Insurance Company d/b/a Frontline Insurance.

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NUMBER: 2018-003690-CA-01

WAJID IQBAL AND SOFIA IQBAL,

Plaintiffs,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and to compel appraisal on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-005558-CA-01

MIGUEL PEREZ AND
ERCIDIZ PEREZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint for
damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-006319-CA-01

COERY HODGE,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO
DISMISS, TO COMPEL APPRAISAL, AND TO STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's first amended complaint, to compel appraisal, and to stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision that has been invoked by the defendant. In support of its motions, defendant states as follows:

I. BACKGROUND

1. In its first amended complaint, plaintiff attempts to allege a cause of action for breach of contract (Count I) and Declaratory Judgment (Count II) against defendant, First Protective Insurance Company.

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-006478-CA-01

ADRIAN AND DEBORAH CRUZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-007289-CA-01 (32)

LUIS ALVAREZ AND MARIA DEL CARMEN ALONSO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint and demand for jury trial, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-008274-CA-01

RENE AND AIDA MACHADO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018 008910-CA-01

FABIANO AGUILAR AND MARIANA
JULIA LIVORE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as
"First Protective Insurance Company"), by and through
undersigned counsel, respectfully moves to dismiss plaintiffs'
amended complaint for damages, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiffs to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

SHEENE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2018-009251-CA-01

ARTURO MORALES & MARIA M.
MORALES,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance, (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' Amended Complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company, states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI DADE COUNTY, FLORIDA

CASE NO.: 2018 010304 CA 01

MARTHA PEREZ AND JIVIER JESUS MARTINEZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as
"First Protective Insurance Company"), by and through
undersigned counsel, respectfully moves to dismiss plaintiffs'
complaint for damages, to compel appraisal and stay all
proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiffs to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO.: 2018-010519-CA-01

GEORGE BOLANOS, an individual,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY, a Florida corporation,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-011251-CA-01

JUDICIAL SECTION: CA 21

SAMUEL HANNON and JACQUELINE HANNON,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 18-012707-CA (02)

JOSEPH GAMBARDELLA,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY, a Florida corporation, d/b/a
FRONTLINE INSURANCE COMPANY,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiff to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-011973-CA-01
JUDICIAL SECTION: CA 34

MARIO ESPINO, an individual, and
GLADYS ESPINO, an individual,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE, a Florida corporation,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiffs' complaint, to
compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-12435-CA-01
JUDICIAL SECTION: CA 11

ENRIQUE CHAUCA and
MARIA DEL PILAR GUERRA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-012410-CA-01

JORGE QUINTANA,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel and pursuant to Rule 1.140 of the Florida Rules of Civil Procedure, respectfully moves to dismiss plaintiff's amended complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that (1) the amended complaint fails to join an indispensable party and (2) the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO.: 2018-012866-CA-01

BRYAN ALICEA AND
MILENA ALICEA,

Plaintiffs,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY DBA
FRONTLINE INSURANCE,

Defendant,

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO
DISMISS, TO COMPEL APPRAISAL, AND TO STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a
Frontline Insurance, by and through undersigned counsel,
respectfully moves 1) to dismiss plaintiffs' complaint for
damages; 2) to compel appraisal; and 3) to stay all proceedings
in this case on the grounds that the homeowners' insurance policy
relied upon by plaintiffs to institute the current litigation
contains a mandatory appraisal provision that has been invoked by
the defendant. In support of these motions, defendant states as
follows:

I. BACKGROUND

1. In their complaint, plaintiffs' attempt to allege a

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-013374-CA-01

CAROLINA DE LA CRUZ,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-013667-CA-01

MARIA CAROLINA PADILLA GARCIA,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motion, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CIVIL DIVISION

CASE NO.: 2018-013613 CA 01

OSCAR & ANABEL PLANCHE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant,

_____ /

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO
DISMISS, TO COMPEL APPRAISAL, AND TO STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance, by and through undersigned counsel, respectfully moves 1) to dismiss plaintiffs' complaint for damages; 2) to compel appraisal; and 3) to stay all proceedings in this case on the grounds that the homeowners' insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision that has been invoked by the defendant. In support of these motions, defendant states as follows:

I. BACKGROUND

1. In their complaint, plaintiffs' attempt to allege a

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-014487-CA-01

JESSY WELCH,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-014485-CA-01

JESSY WELCH,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-014797-CA-01

JUAN MILLAR,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-014793-CA-01

OLGA OJEDA F/K/A OLGA ROJAS
AND BLANCA GIRALDO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO.: 2018-015184 CA 01

CARLOS BARED, an individual and
HANNA BARED, an individual,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY dba FRONTLINE
INSURANCE, a Florida corporation

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-015038-CA-01

JUAN MILLAR,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-015873-CA-01

ALEJANDRO JUAN & MICHELLE JUAN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: CACE-18-016022-CA

MARLY HOWELL AND BENJAMIN HOWELL,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-016950-CA-01

LESLIE H. GERSON,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
dba FRONTLINE INSURANCE,

Defendant,

**DEFENDANT, FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO
DISMISS, TO COMPEL APPRAISAL, AND TO STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, d/b/a Frontline Insurance, by and through undersigned counsel, respectfully moves 1) to dismiss plaintiff's complaint for damages; 2) to compel appraisal; and 3) to stay all proceedings in this case on the grounds that the homeowners' insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision that has been invoked by the defendant. In support of these motions, defendant states as follows:

I. BACKGROUND

1. In her complaint, plaintiff attempts to allege a cause of action for breach of contract against defendant, First Protective Insurance Company.

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2018-018672-CA-01

JOSEPH WILLIAMS,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel and pursuant to Rule 1.140 of the Florida Rules of Civil Procedure, respectfully moves to dismiss plaintiff's amended complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that (1) the amended complaint fails to join an indispensable party and (2) the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-018888-CA-01

MANUEL RIESGO AND JULIA RIESGO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-019754-CA-01

ORESTES MACHADO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-019897-CA-01

ITOHAN M. AIHIE,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 18-020939 CA 01

EDIENER CUE,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-020904-CA-01

PRADO FAMILY LIVING TRUST
(MANUEL & SERINA PRADO,
TRUSTEE),

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-021739-CA

MICHAEL VERA AND TATIANA VERA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint (hereinafter "complaint") for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-021994-CA-01

WILLMER ELGUETA and
DALIA ELGUETA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-022511-CA-01

ANDREW QUARTIN and
ELAINE QUARTIN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
d/b/a FRONTLINE INSURANCE COMPANY,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company")¹, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

¹Plaintiffs' amended complaint incorrectly identifies defendant as "Firs Protective Insurance d/b/a Frontline Insurance Company".

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-023806-CA-01

PRADO FAMILY LIVING TRUST,
MR. MANUEL PRADO and
MRS. SERINA PRADO, TRUSTEE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,
D/B/A FRONTLINE INSURANCE

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-023833-CA-01

ORESTES MACHADO, JR. AND ROSY MACHADO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2018-024740-CA-01

MARIO PRETTO and JANETT PRETTO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-025584-CA-01

LISSETTE GUTIERREZ,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-027492-CA-01

JOSE ANTONIO LOPEZ
and LOURDES LAURENTI,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2018-027961-CA-01

ZACH ANAZCO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel and pursuant to Rule 1.140 of the Florida Rules of Civil Procedure, respectfully moves to dismiss plaintiff's amended complaint (hereinafter "complaint") for damages, to compel appraisal and stay all proceedings in this case on the grounds that (1) the complaint fails to join an indispensable party and (2) the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2018-28407-CA-01

NICOLE BAZIN,

Plaintiff,

v.

FRONTLINE INSURANCE COMPANY AND
FIRST PROTECTIVE INSURANCE COMPANY,

Defendants.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND COMPEL APPRAISAL AND
STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant, First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss Plaintiff's Amended Complaint or Compel Appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motion, defendant First Protective Insurance Company, states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650, 2 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-028369-CA-01

ESTHER GORFINKEL,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiff's complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiff to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-029474-CA-01

SARAH MONTGOMERY
and JOEL MONTGOMERY,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-CA-030005

ISAAC AMPONSAH AND
VIDA AMPONSAH,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-031645-CA-01

EDWARD HOLLY
and HOLLY HOLLY,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-035522-CA-01

YOLANDA QUINTERO and
JORGE VENDRIES,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE d/b/a
FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-035433 CA 01

CHRISTINA L. FIGUEROA and
PABLO B. HERNANDEZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance, (hereafter First Protective Insurance Company), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-037265-CA-01

HERMINIO SANCHEZ AND MARIA SANCHEZ,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-037221-CA-01

Jose Martin,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-037586-CA-01

ARISTIDES SUAREZ,

Petitioner,

vs.

FIRST PROTECTIVE INSURANCE CO.
d/b/a FRONTLINE INSURANCE,

Respondent.

_____ /

AGREED ORDER ON PETITIONER'S PETITION TO COMPEL APPRAISAL

THIS CAUSE having come before the Court on Petitioner's
Petition to Compel Appraisal, counsel for the parties having
agreed to entry of this Order, and the Court otherwise being
fully advised in the premises, it is hereby:

ORDERED and ADJUDGED that the Petition to Compel Appraisal
is **GRANTED IN PART** as follows:

1. The parties agree to proceed with appraisal pursuant
to the terms of the applicable homeowners insurance Policy and
law. The appraisal process is to be completed within 60 days of
the date of this Order.

2. The litigation is stayed to allow the appraisal
process to take place.

3. Upon completion of the appraisal process, either party
can move the Court to lift the stay. This Honorable Court shall

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 18-038166 CA 01

GONZALO IGLESIAS and
TERESA HUDSON,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNERS INSURANCE,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-038253-CA-01

EDUARDO GADEA and NORMA GADEA,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-040523-CA-01

MARIANNE SALAZAR,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 18-040892-CA

KATE HOWELL,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2018-042385-CA-01

EYAL CHAI, an individual,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY, a For-Profit Corporation,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company"), by and through undersigned
counsel, respectfully moves to dismiss plaintiff's amended
complaint ("complaint") for damages, to compel appraisal and stay
all proceedings in this case on the grounds that the homeowners
insurance policy relied upon by plaintiff to institute the
current litigation contains a mandatory appraisal provision
requiring an appraisal once demanded by a party to the agreement.
In support of defendant First Protective Insurance Company's
motions, defendant First Protective Insurance Company states as
follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-000376-CA-01

MURIEL AYODEJI,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-000746-CA-01

DIANA KOPPLIN AND NICOLAS
KOPPLIN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 19-001454-CA-01

EMILIA FUEGO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 19-001843 CA 27

DANIEL VEGA, an individual,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,
a Florida corporation,

Defendant.

_____ /

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER: 2019-003547-CA-01

DUYSEVI K. MIYAR AND ANTONIO MIYAR,

Plaintiffs,

vs.,

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-004427-CA-01

YOLANDA CASTRO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

JENNIFER ROSENBLATT

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

IN THE CIRCUIT COURT OF THE 11th
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO.: 2019-005837 CA 01

**AGREED ORDER ON PLAINTIFFS' MOTION TO COMPEL APPRAISAL
AND TO ABATE THE ACTION**

THIS CAUSE having come before the Court on Plaintiffs' Motion to Compel Appraisal and to Abate the Action, and the Court being otherwise fully advised in the premises, it is hereupon:

ORDERED AND ADJUDGED that

- 1) Plaintiff's Motion to Compel Appraisal is hereby **MOOT**;
- 2) Plaintiff, JENNIFER ROSENBLATT, and Defendant, FIRST PROTECTIVE INSURANCE COMPANY D/B/A FRONTLINE INSURANCE, have agreed to resolve their dispute through the appraisal process as afforded under the Policy of Insurance;
- 3) The parties shall name their respective appraisers within **Ten** (10) days from the date of this order and shall complete the appraisal process within **Sixty** (60) days from the date of this Order;
- 4) This action is hereby stayed until appraisal is completed; and
- 5) The court shall reserve jurisdiction to determine Plaintiff's entitlement to attorney fees and amount of said fees, and to resolve any defenses to coverage or policy condition defenses asserted by Defendant.

DONE AND ORDERED in Chambers at Miami-Dade County, Florida, on
04/29/19.



ABBY CYNAMON
CIRCUIT COURT JUDGE

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019 005856 CA 01

EBINS GUERRIER and MARIE GUERRIER,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-007064-CA-01

EDGAR CASIANO AND
SANDRA TORRES,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-007696-CA-01

JAVIER CHOW AND VIRGINIA
AVILES,

Petitioners,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Respondent.

**RESPONDENT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Respondent First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss Petitioners' Petition for Declaratory Relief, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by Petitioners to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motions, Respondent First Protective Insurance Company states as follows:

I. BACKGROUND

1. Petitioners attempt to allege a cause of action for breach of contract against Respondent in Petition. Respondent

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-008598-CA-01

DONIS REGO and
LETICIA GOSE,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY,
a corporation authorized and doing
business in Florida,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-009817-CA-01

COERY CHRISTOPHER HODGE,

Plaintiff,

vs.

FRONTLINE INSURANCE UNLIMITED COMPANY,

Defendant.

**DEFENDANT FRONTLINE INSURANCE UNLIMITED COMPANY'S
MOTION TO DISMISS COMPLAINT AND SUPPORTING MEMORANDUM OF LAW**

Defendant Frontline Insurance Unlimited Company, by and through undersigned counsel and pursuant to the Florida Rules of Civil Procedure, respectfully moves for a dismissal of the Complaint in the instant case on the grounds that Plaintiff sued the wrong party. In support of Defendant's motion, Defendant states as follows:

I. BACKGROUND

1. On or about April 22, 2019, Defendant Frontline Insurance Unlimited Company was served with Plaintiff's summons and Complaint. The Complaint attempts to allege a cause of action for breach of contract against Defendant. For the basis of its claim, Plaintiff referenced insurance policy number FPH3-111611 as the homeowners insurance policy upon which it relies for its remedies. However, the insurer of the alleged relevant
SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 2650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-010212-CA-01

WILLIAM HERRYMAN,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE HOMEOWNER'S INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's amended complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-012355-CA-01

RICHARD A. FERRANDO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019 015822 CA 01

BRYANT CINTRON and ROSLYN
CINTRON,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-015602-CA-01

JAVIER PRADO and
LAURA SERRANO PRADO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss petitioners Javier Prado and Laura
Serrano Prado's ("plaintiffs") complaint for declaratory relief
and damages, to compel appraisal and stay all proceedings in this
case on the grounds that the homeowners insurance policy relied
upon by plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

SHEERE & ASSOCIATES, P.A. * ONE BISCAYNE TOWER - SUITE 1650 * 2 SOUTH BISCAYNE BOULEVARD * MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-015541-CA-01

NICOLE CUFFY and CHRISTABELLE
CUFFY,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' amended complaint for damages ("complaint"), to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-016367-CA-01

ALAIN GONZALEZ,

Plaintiff/Petitioner,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant/Respondent.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S
MOTION TO DISMISS AND MOTION TO COMPEL APPRAISAL
AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Plaintiff's Complaint on the grounds that Plaintiff, in violation of Florida Statutes, Section 624.155, prematurely filed a bad faith claim, and that the homeowners insurance policy relied upon by Plaintiff to institute the current breach of contract litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement, or in the alternative, to compel appraisal of the disputed contract claim and stay all proceedings in this case. In support of Defendant First

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE 11th
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-019980-CA-01

SCOTT NELSON and
LORRIE NELSON,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-020829-CA-01

DAVID DIAZ and RHIANNEN POU,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company d/b/a Frontline Insurance (hereinafter "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss Plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by Plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motion, Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract and declaratory judgment against Defendant in

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019 020981 CA 01

BARRY LAPIDES AND RACHEL
LAPIDES,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
HOMEOWNERS INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint, to compel
appraisal and stay all proceedings in this case on the grounds
that the homeowners insurance policy relied upon by plaintiffs to
institute the current litigation contains a mandatory appraisal
provision requiring an appraisal once demanded by a party to the
agreement. In support of defendant First Protective Insurance
Company's motions, defendant First Protective Insurance Company
states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-022773-CA-01

PATRICIA KENNEDY,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE 11th
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-024062-CA-01

EMILIA FUEGO,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempt to allege a cause of action for

IN THE CIRCUIT COURT FOR THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-024343-CA-01

JEFFREY F. PATTINSON,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-024838-CA-01

RICHARD MATANIS AND MARLY MATANIS,

Plaintiff(s)

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE HOMEOWNERS INSURANCE

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract against defendant First Protective Insurance Company in the complaint. Defendant First Protective Insurance

IN THE CIRCUIT COURT OF THE 11TH
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE, FLORIDA

CASE NO.: 2019-025605 CA 01

STUART GORDON,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages (hereinafter "complaint"), to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of its motion, Defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract against Defendant in the complaint. Defendant respectfully moves to dismiss the complaint on the grounds that

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-025975-CA-01

CECILE CORNELIUS AND RUDOLPH PECCOO

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for
breach of contract against defendant First Protective Insurance
SHEERE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33134

IN THE CIRCUIT COURT OF THE 11th
JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION

CASE NO: 2019-26331-CA-01

CARLOS & FRANCES GARCIA,
HUSBAND AND WIFE,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,
Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-026301-CA-01

EDRISSE AND RAQUEL MICHELIN,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE 11TH
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-026785-CA-01 (09)

JUAN URBINA,

Plaintiff,

v.

FIRST PROTECTIVE
INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019--027285--CA-01

BENIGNO MARTIN and LISETH
FERNANDEZ,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege causes of action for breach of contract (Count I) and declaratory judgment (Count II)

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CIRCUIT CIVIL DIVISION

CASE NO.: 2019-028163-CA-01

EDWARD GAVIRIA,

Plaintiff,

v.

FIRST PROTECTIVE INSURANCE
COMPANY DBA FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT, IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-028568-CA-01

KENNETH LUNG,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

_____/

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract against Defendant in the Complaint. Defendant

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019 028584 CA 01

RICHARD P. SUMMER,

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY D/B/A FRONTLINE
INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION
TO DISMISS AND COMPEL APPRAISAL AND STAY AND
SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER - SUITE 1650 • 2 SOUTH BISCAYNE BOULEVARD • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE 11TH
JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-029620-CA-01

CIRO CAPOTE and AIMEE CAPOTE,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiffs attempt to allege a cause of action for breach of contract (Count I) against defendant First Protective Insurance Company in the complaint. Defendant First Protective

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-030118-CA-01

IVAN and JENNIFER BARCELO,

Plaintiffs,

vs.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-30433-CA-01

DAWN MORENO and
OMAR MORENO,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-031901-CA-01

DANIEL HERNANDEZ RODRIGUEZ AND
ANA CANAAN,

Plaintiff(s),

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a
Frontline Insurance (hereinafter referred to as "First Protective
Insurance Company"), by and through undersigned counsel,
respectfully moves to dismiss plaintiffs' complaint for damages,
to compel appraisal and stay all proceedings in this case on the
grounds that the homeowners insurance policy relied upon by
plaintiffs to institute the current litigation contains a
mandatory appraisal provision requiring an appraisal once
demanded by a party to the agreement. In support of defendant
First Protective Insurance Company's motions, defendant First
Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019 031750 CA 01

MAYRE MARIN and RODOLFO MARIN,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
d/b/a FRONTLINE INSURANCE,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE COUNTY COURT OF THE
11TH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 2019-030813-CC-25

LUIS CASO,

Plaintiff

vs.

FIRST PROTECTIVE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, by and through undersigned counsel, respectfully moves to dismiss plaintiff's complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiff to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

I. BACKGROUND

1. Plaintiff attempts to allege a cause of action for breach of contract against defendant First Protective Insurance Company in the complaint. Defendant First Protective Insurance

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2019-033169-CA-01

PAULETTE ROBINSON AND
DERRICK ROBINSON,

Plaintiffs,

v.

FIRST PROTECTIVE INSURANCE COMPANY
D/B/A FRONTLINE INSURANCE COMPANY,

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI DADE COUNTY, FLORIDA

CASE NO.: 19-035533 CA 06

JOSE BLANDON and
RUTH BLANDON,

Plaintiffs,

vs.

FIRST PROTECTIVE
INSURANCE COMPANY

Defendant.

**DEFENDANT FIRST PROTECTIVE INSURANCE COMPANY'S MOTION TO DISMISS
AND COMPEL APPRAISAL AND STAY AND SUPPORTING MEMORANDUM OF LAW**

Defendant First Protective Insurance Company, d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through undersigned counsel, respectfully moves to dismiss plaintiffs' complaint for damages, to compel appraisal and stay all proceedings in this case on the grounds that the homeowners insurance policy relied upon by plaintiffs to institute the current litigation contains a mandatory appraisal provision requiring an appraisal once demanded by a party to the agreement. In support of defendant First Protective Insurance Company's motions, defendant First Protective Insurance Company states as follows:

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

ABE KRYKEWYCZ and
LUZ KRYKEWYCZ,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files petitioner First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Abe Krykewycz and Luz Krykewycz. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO. :

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

GILBERTO RODRIGUEZ and
ZAIDA RODRIGUEZ,

Respondents.

_____/

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files petitioner First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Gilberto Rodriguez and Zaida Rodriguez. In support of petitioner First Protective Insurance Company's petition, petitioner First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

PIEDAD RODRIGUEZ and
MANUEL RODRIGUEZ,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT AN APPRAISER
AND APPOINT A NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a
Frontline Homeowners Insurance (hereinafter referred to as "First
Protective Insurance Company")¹, by and through petitioner's
undersigned counsel, respectfully files petitioner First
Protective Insurance Company's petition to enforce appraisal,
appoint an appraiser and appoint a neutral appraisal umpire under
the terms of a homeowners insurance policy relating to a claim

¹Effective April 1, 2015, Fidelity Fire & Casualty Company
was merged into First Protective Insurance Company, d/b/a
Frontline Homeowners Insurance. (A copy of the Notice of Merger
is attached herewith as Exhibit A). Fidelity Fire & Casualty
Company issued the relevant homeowners insurance policy to
respondents. However, First Protective Insurance Company is
Fidelity Fire & Casualty Company's successor in interest with
regard to the relevant homeowners insurance policy and for any
and all purposes throughout the course of this litigation.

SHEERE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MICHELLE GREEN and
ADRIAN GREEN,

Respondents.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files petitioner First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Michelle Green and Adrian Green. In support of petitioner First Protective Insurance Company's petition, petitioner First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

CARLOS JOSE FELICIANO and
ISABEL VIZCARRA,

Respondents.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Carlos Jose Feliciano and Isabel Vizcarra. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

SERGIO SALAS and
LORENA GALEANO,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Sergio Salas and Lorena Galeano. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

THOMAS W. HARRISON and
ADA HARRISON,

Respondents.

_____/

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Thomas W. Harrison and Ada Harrison. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

GABRIELA PERES RAMIREZ and
NOEL RAMIREZ,

Respondents.

_____/

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Gabriela Peres Ramirez and Noel Ramirez. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MAYRA CONCEPCION and JESUS CONCEPCION,

Respondents.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Mayra Concepcion and Jesus Concepcion. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MARIE VANIA BLANC and
GAETAN POLICARD,

Respondents.

_____/

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Marie Vania Blanc and Gaetan Policard. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

GIANNI MOLINA and
CHRISTINE MOLINA,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint a competent appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to a claim filed by respondents Gianni Molina and Christine Molina. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. • ONE BISCAYNE TOWER, SUITE 2650 • 2 SOUTH BISCAYNE BLVD. • MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

BYUNG SUK KANG and
GIL SUNG KANG,

Respondents.

PETITION TO ENFORCE APPRAISAL AND APPOINT NEUTRAL UMPIRE

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Byung Suk Kang and Gil Sung Kang. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

LILLY TRAN,

Respondent.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent Lilly Tran. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

ADAM CIPERSKI and
CARLA CIPERSKI,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, to appoint appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents Adam Ciperski and Carla Ciperski. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

SHEEHE & ASSOCIATES, P.A. * ONE BISCAYNE TOWER, SUITE 2650 * 2 SOUTH BISCAYNE BLVD. * MIAMI, FLORIDA 33131

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

MARIA CAROLINA PADILLA GARCIA,

Respondent.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Homeowners Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, to appoint appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent Maria Carolina Padilla Garcia. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

PATRICIA HALL,

Respondent.

_____ /

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondent, Patricia Hall. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in excess of \$15,000.00 exclusive of interest, costs and attorneys fees and to enforce the terms of homeowners insurance policy

IN THE CIRCUIT COURT OF THE
11th JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO.:

FIRST PROTECTIVE INSURANCE
COMPANY,

Petitioner,

vs.

EDUARDO GADEA
and NORMA GADEA,

Respondents.

**PETITION TO ENFORCE APPRAISAL, APPOINT APPRAISER,
AND APPOINT NEUTRAL UMPIRE**

Petitioner First Protective Insurance Company d/b/a Frontline Insurance (hereinafter referred to as "First Protective Insurance Company"), by and through petitioner's undersigned counsel, respectfully files First Protective Insurance Company's petition to enforce appraisal, appoint an appraiser, and appoint a neutral appraisal umpire under the terms of a homeowners insurance policy relating to claims filed by respondents, Eduardo Gadea and Norma Gadea. In support of First Protective Insurance Company's petition, First Protective Insurance Company states as follows:

GENERAL ALLEGATIONS

1. This is an action where the amount in controversy is in

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IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE-15-013281 Div: 02

FIRST PROTECTIVE INSURANCE
COMPANY,

Plaintiff,

vs.

SCOTT A. LIEBMAN and
MICHELE P. LIEBMAN,

Defendants.

The above-styled cause came on for hearing
before THE HONORABLE JOHN B. BOWMAN, Circuit Court
Judge, at the Broward County Courthouse, 201 S.E. 6th
Street, Fort Lauderdale, Florida, on the 22nd day of
September, 2015, and commencing at 2:00 o'clock p.m.

Reported by:
LUCIE MASI, CSR
Notary Public
Esquire Deposition Services

1 APPEARANCES:

2

ON BEHALF OF THE PLAINTIFF:

3

SHEEHE & ASSOCIATES, P.A.

4

BY: MONICA SABLON, ESQUIRE

5

100 Colonial Center Parkway, Suite 240

6

Lake Mary, Florida 32746

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Tampa, Florida 33622-5018

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ON BEHALF OF THE DEFENDANTS:

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THE DIENER FIRM, P.A.

11

BY: ERIK D. DIENER, ESQUIRE

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8751 W. Broward Blvd., Suite 404

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Plantation, Florida 33324

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2 (Whereupon, the following proceedings were
3 had:)

4 THE COURT: We're here on a Motion to Compel
5 an Appraisal.

6 Go ahead and announce for the record.

7 MR. SABLON: I'm Monica Sablon for First
8 Protective Insurance Company.

9 MR. DIENER: Erik Diener for the
10 Defendants/Respondents, Scott and Michele Liebman.

11 MS. SABLON: May it please the Court?

12 THE COURT: Yes.

13 MS. SABLON: Your Honor, in Florida, there's
14 three prongs that must be satisfied prior to
15 compelling appraisal.

16 The case law that I found says that the first
17 prong is that there's a valid written agreement
18 that contains an appraisal clause.

19 Attached to the Petition is an insurance
20 policy between the Petitioner and the Respondents,
21 which does contain an appraisal clause.

22 And that clause states, "If the parties
23 cannot agree on the amount of loss, either party
24 can invoke appraisal."

25 The second prong of the three-part test

1 requires that there are arbitrable dispute.

2 Here, we've alleged that there is a dispute
3 as to the total amount of loss.

4 The insureds want my client to pay a certain
5 amount.

6 My client did admit coverage, being a lesser
7 amount check. However, since they do want a
8 greater amount, we believe that should be resolved
9 through the alternative dispute resolution process
10 of appraisal.

11 And the third prong is whether or not there's
12 been a waiver.

13 My client filed a Petition. And in response
14 to the Petition, the Respondents filed a Motion to
15 Dismiss arguing a jurisdictional issue, which I'm
16 sure we'll get into that later.

17 But as far as attacking any one of the three
18 prongs, they have failed to do so.

19 So we believe, based on what's before Your
20 Honor today, you can order the parties to compel
21 appraisal.

22 THE COURT: Okay.

23 MR. DIENER: Your Honor, I represent the
24 Liebman's. They were insured by First Protective
25 Insurance Company.

1 They made a claim. They received a payment,
2 and they're happy with it. They haven't asked for
3 more money.

4 Their insurance company demanded appraisal
5 because their public adjuster's estimate was
6 greater than what the insurance company paid.

7 And their response was, "We don't want to pay
8 an appraiser and a neutral umpire, because we're
9 happy with what we have already received."

10 So the first thing that is needed before you
11 compel appraisal is: There must be a dispute over
12 the amount of loss.

13 My clients are happy with what they got and
14 aren't asking for more money.

15 Their insurance company is asking the Court
16 to enter an Order compelling them to pay an
17 appraiser, pay a neutral umpire, and participate
18 in appraisal process.

19 And the question becomes, and I'm sure Your
20 Honor has seen tons of Motions to Compel Appraisal
21 where the insured is seeking more money, and
22 they're trying to get their insurance company to
23 go to appraisal.

24 But I don't think I've seen an occasion where
25 the insurance company is suing the insured to get

1 the insured to go to appraisal, even though the
2 insured isn't asking for more money.

3 Now the insured cannot file suit under the
4 policy without complying with the appraisal
5 provision.

6 It's a condition precedent before the
7 insureds can file a lawsuit, and they just don't
8 want to incur the expense.

9 I don't see how the Court can compel, in this
10 circumstance, the insureds to participate in
11 appraisal process when they're not disputing the
12 amount they received.

13 They're not asking for more money.

14 They're not allowed to file a lawsuit to seek
15 more money until they complete the appraisal.

16 And what's going to happen if the Court
17 enters an Order compelling them to participate in
18 appraisal and they decide they don't have the
19 money or they don't want to, is the Court going to
20 hold them in contempt and throw them in jail for
21 not complying with appraisal?

22 Normally, under the policy, if an insured
23 fails to comply with a policy condition, the
24 insurance company's remedy is to deny coverage,
25 which they can do here.

1 This is extremely unusual. I've never seen
2 an insurance company sue an insured in order to
3 get the insured to go to appraisal on a claim that
4 they're no longer pursuing.

5 And also, in Florida, there's the Prohibitive
6 Cost Doctrine. It's been applied to Motions to
7 Compel Arbitration.

8 And basically, that doctrine says that if the
9 cost of arbitration are equal to or greater than
10 the amount in controversy, it's cost prohibitive
11 to compel arbitration and you cannot force a
12 litigant if the cost prohibitive, the Court is to
13 not enforce the arbitration provision, because
14 that's not the point of these provisions.

15 THE COURT: If I take what you say as true,
16 then this doesn't even kick in, because the policy
17 that says if you both fail to agree on the
18 settlement regarding the loss, you say "We agree.
19 We're settled."

20 MR. DIENER: Correct, how do I enforce a
21 provision that is not in dispute.

22 MS. SABLON: Well, Your Honor, this is the
23 first we've heard of that.

24 The whole reason my client went through the
25 trouble of compelling appraisal and filing a

1 Petition is because, attached as Exhibit C to the
2 Petition, is my client's correspondence confirming
3 that there is a dispute as to the amount of loss,
4 on the record before the Court -- besides
5 counsel's testimony today, there's nothing in the
6 record to show that they do agree.

7 THE COURT: Their Affirmative Defense, number
8 one.

9 MS. SABLON: They haven't made any.

10 MR. DIENER: It was filed. Here it is
11 (indicating).

12 THE COURT: That's of record.

13 MS. SABLON: When I look at the Motion to
14 Dismiss, there's nothing in there that says that
15 they're happy with the payment, Your Honor.

16 All it says is that the amount in dispute is
17 less than 15,000. As a matter of fact, that's
18 what it says.

19 As far as there being a dispute, the exhibit,
20 which the Court is to consider -- I've attached it
21 to my client's Petition -- says that we don't
22 agree with the amount claimed and being sought by
23 the insured.

24 So therefore, my client is entitled to seek
25 appraisal. And it's not unusual, because in the

1 ten years I've represented this insurance company,
2 I've done thousands of these Petitions.

3 I know counsel is unfamiliar with this, but
4 we compel insureds to complete appraisal all the
5 time.

6 And Courts uphold these provisions because
7 there are ways to get the claim fully resolved and
8 fully paid.

9 It's not as though we've denied coverage and
10 we're trying to get this resolved through
11 appraisal.

12 What my client is saying is, "Your public
13 adjuster is seeking further funds on your behalf,
14 submitted an estimate greater than what we've
15 paid, wants further funds to be paid, and we'd
16 like to have that resolved in appraisal."

17 THE COURT: That's between them and their
18 public adjuster. They signed a contract with the
19 public adjuster.

20 MS. SABLON: Then I'll bring to your
21 attention, Your Honor, the Mangel Hill case, as
22 well as the Mason case, where if there is a
23 dispute, that one of the three prongs can't be
24 satisfied, Your Honor is required to hold an
25 evidentiary hearing.

1 If I had known that they did not dispute the
2 payment, I would have filed -- this hearing would
3 have been in the form of a Motion -- I would have
4 done a Motion for Evidentiary Hearing.

5 Because the second prong is essentially what
6 they're saying cannot be satisfied, that there is
7 not an arbitrable issue.

8 So therefore, I would not have traveled four
9 and a half hours to come down here.

10 I was under the impression that their only
11 dispute raised in the Motion to Dismiss was that
12 it as less than \$15,000. That the amount at
13 issue, according to the Respondents, was that.

14 THE COURT: It would be. There's no dispute.

15 And I'm not opposed to entering an Order
16 dismissing it, finding that there is no dispute
17 because the insured does not dispute the amount
18 paid in settlement of the claim.

19 MS. SABLON: So the Order would read that
20 the insureds do not dispute the settlement of the
21 claim?

22 THE COURT: Correct.

23 MR. DIENER: Can we reserve jurisdiction to
24 award the insureds their attorney's fees and costs
25 in having to defend against the action, Your

1 Honor?

2 THE COURT: If you file a 57.105.

3 MR. DIENER: Actually, Florida Statute
4 627.428 allows an insured, whether they institute
5 the action or defend the action -- if they're
6 defending the action and the insurance company
7 does not obtain the relief sought, I believe the
8 case law states that the insured is entitled to
9 their attorney's fees under Florida Statute
10 627,428.

11 I would just ask the Court, if you're going
12 to dismiss, to reserve jurisdiction.

13 THE COURT: Okay.

14 MR. DIENER: Thank, you, Your Honor.

15 MS. SABLON: Your Honor, we respectfully
16 disagree that they would be entitled to attorney's
17 fees, because the case law says that, number one,
18 they have to demonstrate that my client wrongfully
19 withheld coverage.

20 And counsel has already provided Respondents'
21 perspective that they did not wrongfully deny
22 coverage.

23 THE COURT: It's reserved on entitlement.

24 MR. DIENER: I'll file my Motion.

25 THE COURT: You may be right, and he may be

1 right.

2 MS. SABLON: So as far as the Motion to
3 Dismiss, Your Honor, I brought blank Orders on the
4 Motion to Dismiss, as well as the Petition.

5 For the Motion to Dismiss, I'd like to
6 complete that do that today, if that's all right.

7 THE COURT: Perfect. You guys can step
8 outside and get the language down.

9 MS. SABLON: And then as far as the Petition,
10 it's denied without prejudice?

11 THE COURT: I don't have any reason to
12 dismiss it with prejudice, other than the fact
13 that there's no controversy, according to what
14 they're saying.

15 MS. SABLON: Thank you, Your Honor.

16 MR. DIENER: Thank you, Your Honor.

17 (Thereupon, the hearing was concluded.)

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C E R T I F I C A T E

STATE OF FLORIDA
COUNTY OF BROWARD

I, LUCIE MASI, a Certified Shorthand Reporter
and Notary Public in and for the State of Florida, do
hereby certify that the foregoing transcript of the
above-styled cause is true and accurate to the best of
my knowledge, skill and ability.

IN WITNESS WHEREOF, I have hereunto set my
hand and seal this 14th day of January, 2016.

Lucie Masi

LUCIE MASI, CSR
Notary Public

Exhibit C

IN THE CIRCUIT COURT OF THE 17th
JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA

MICHAEL AHERN,

CASE NO: CACE 18-024459

Plaintiff,

vs.

FIRST PROTECTIVE INSURANCE
COMPANY d/b/a FRONTLINE
INSURANCE,

Defendant.

_____ /

PLAINTIFF'S SECOND AMENDED COMPLAINT

COMES NOW, the Plaintiff, MICHAEL AHERN, by and through the undersigned counsel and hereby files this Complaint suing Defendant, FIRST PROTECTIVE INSURANCE COMPANY d/b/a FRONTLINE INSURANCE COMPANY ("FRONTLINE"), and states as follows:

JURISDICTION AND VENUE

1. This is an action for damages that exceeds \$30,000.00 exclusive of interest, attorneys' fees, and costs.
2. At all times material hereto, Plaintiff was the owner of a property located at 101 SW 101st Ter., Plantation, Florida 33324 (hereinafter "Subject Property").
3. At all material times hereto, Defendant was a company doing business in the State of Florida as an insurance company and has business offices for the transaction of its customary business in Broward County, Florida.
4. Defendant committed the acts complained of herein in Florida and therefore is otherwise subject to personal jurisdiction under Fla. Stat. § 48.193.

5. Venue is proper in Broward County under Fla. Stat § 48.193 because the cause of action accrued in Broward County. Specifically, the incident described in the Complaint took place in Plantation, Florida—a City in Broward County, Florida.

GENERAL ALLEGATIONS

6. At all material times hereto, in consideration for premiums paid by Plaintiff, MICHAEL AHERN, there was a policy of property insurance (hereinafter “subject policy”) in full force and effect issued by Defendant that insured the subject property. **The subject policy is with policy number FPH3-132481 is attached hereto as Exhibit A.**

7. On September 10, 2017, the subject property was damaged due to the effects of Hurricane Irma. Sometime between September 10, 2017 (hereinafter “date of loss”) and October 3, 2017, Plaintiff notified Defendant about the subject loss. Defendant opened a claim for this loss and assigned it claim number 008-12662. During this time frame, Defendant inspected the subject property through a third-party adjusting company titled “Team One Adjusting Services, LLC” (hereinafter “Team One”). On October 3, 2017, Defendant sent correspondence to the Plaintiff regarding the subject claim. Specifically, Defendant informed Plaintiff that, pursuant to Team One’s inspection, the subject loss was only estimated to total \$731.34—below the \$6,100.00 deductible. **See a copy of the October 3, 2017 Correspondence with attached Team One estimate attached hereto as Exhibit B.**

8. On or about January 26, 2018, Plaintiff retained the services of Claim Pros LLC, a public adjusting company. On this date, Claim Pros LLC sent correspondence to Defendant, informing Defendant of its representation and requesting a joint inspection of the property. **See a copy of the January 26, 2018 Correspondence attached hereto as Exhibit C.** On or about March 27, 2018 Claim Pros LLC submitted a Sworn Proof Of Loss to the Defendant with a

corresponding Estimate of Damages totaling \$47,503.13 after deductible and depreciation. **See a copy of the Sworn Proof Of Loss and Estimate attached hereto as Exhibit D.** Defendant failed to respond within the statutory time frame to this Sworn Proof Of Loss.

9. On March 26, 2018, Claim Pros LLC went a step further and requested an appraisal of the instant claim. This request went ignored by the Defendant.

10. Due to a dispute in valuation of the claim, Plaintiff had no option but to file a breach of contract action in Circuit State Court. Suit in the instant case was filed on October 15, 2018 and was assigned case number CACE 18-024459. The first time Defendant requested appraisal of the subject claim was on November 12, 2018 via Defendant's Motion to Dismiss and Compel Appraisal and Stay and Supporting Memorandum Of Law.

11. On February 26, 2019, Plaintiff and Defendant had a hearing on Defendant's Motion to Compel Appraisal. At this hearing, this Court entered an Order DENYING Defendant's Motion to Compel Appraisal. **See a copy of this Order attached hereto as Exhibit E.** Unsatisfied with this Court's February 26, 2019 ruling, signed on March 25, 2019, Defendant appealed the Order to the Fourth District Court of Appeals. **See a copy of the Notice of Appeal attached hereto as Exhibit F.**

12. From April 3, 2019 through August 21, 2019, Plaintiff attempted on numerous occasions to resolve the instant case without protracted litigation. **See copies of all communications between Plaintiff and Defendant attached hereto as Composite Exhibit G.** Defendant was consumed with winning an appeal on a technical mistake made by the trial Court; specifically, the trial Court did not allow Defendant to hold an evidentiary hearing on the validity of Claim Pros LLC's pre-suit appraisal demand. Meanwhile, Plaintiff held an Order Denying Defendant's Motion to Compel Appraisal and could have continued to enforce this ruling through

more litigation. However, Plaintiff, through the communications attached as Composite **Exhibit G**, attempted to resolve all issues in a more judicially efficient manner by agreeing to submit to appraisal despite the trial Court Order denying such a request. Unfortunately, Defendant was infatuated with winning an appeal on a nominal issue in the case, which Plaintiff was already conceding, and no agreement was reached until after the appeal Order was issued. **See a copy of the Opinion in *First Protective v. Ahern*, No. 4D19-956 (Fla. 4th DCA August 21, 2019) (Order remanding case for evidentiary hearing on Claim Pros LLC's pre-suit appraisal demand) attached hereto as Exhibit H.**

13. Plaintiff thought that, after the appellate Order was issued, this case could pick up speed, head to appraisal, and continue moving forward. Plaintiff was once again stonewalled by the Defendant and its counsel. **See a copy of email threads from November 13, 2019 attached hereto as Exhibit I.** It seemed that no force in this world could stop Defendant and/or its counsel from “rectifying” procedural posture before doing what would result in a quick resolution in this case. Due to Defendant’s delay, although the appellate Order was issued on August 21, 2019, appraisal was not agreed upon until February 13, 2020. **See a copy of the February 13, 2020 Order attached hereto as Exhibit J.**

14. On June 16, 2020 Defendant and Plaintiff finally submitted to appraisal of the instant property claim and had the final umpire inspection. **A copy of the appraisal award is attached hereto as Exhibit K.** After depreciation was reduced from the appraisal award total, Plaintiff was awarded a total of \$18,903.74 in money owed for the subject claim.

15. By Defendant submitting to appraisal and the appraisal resulting in money owed to the Plaintiff, Defendant has effectively confessed judgment, ending the instant case on the merits

and entitling Plaintiff's counsel to reasonable attorneys' fees pursuant to § 627.428, Florida Statutes.

16. On September 9, 2020, Defendant sent correspondence to the Plaintiff advising the breakdown of the payment made pursuant to the appraisal award. **A copy of said letter is attached hereto as Exhibit L.**

17. Plaintiff has satisfied any and all conditions precedent for a bad faith action under Fla. Stat. § 624.155.

18. At all material times hereto, Defendant owed a duty to act in good faith in the investigation, adjusting, and payment of the subject insurance claim. Defendant owed Plaintiff a duty to attempt to fully and properly investigate and settle Plaintiff's claim in good faith when under all circumstances Defendant could and should have done so if it acted fairly and honestly toward Plaintiff and with due regard for Plaintiff's interests.

19. Defendant breached its duty of good faith and fair dealing towards Plaintiff by acting in reckless disregard for the rights of its insured and/or assignees with willful, wanton, and malicious conduct.

20. Plaintiff has been obligated to engage the undersigned attorneys for the prosecution of this action and is entitled to a reasonable attorneys' fee pursuant to Fla. Stat. § 627.428 and/or Fla. Stat. § 626.9373 and/or Fla. Stat. § 624.155.

21. Plaintiff served Defendant with two civil remedy notices that are the subject of his bad faith claims.

22. Defendant has engaged in a pattern and practice of bad faith violations, as evidenced by the results of an extensive docket search throughout the State of Florida. **See spreadsheet attached hereto as Exhibit M.**

COUNT I: VIOLATION OF FLA. STAT. § 624.155(1)(b)(1)

23. Plaintiff re-alleges paragraphs one (1) through twenty-two (22) as if fully set forth herein.

24. This claim is pursuant to Fla. Stat. § 624.155(1)(b)(1).

25. In violation of Fla. Stat. § 624.155(1)(b)(1), in breach of its duty of good faith toward Plaintiff, Defendant is guilty of not attempting in good faith to settle the claim when, under the circumstances, it could have and should have done so, had it acted fairly and honestly toward its insured/assignee and with due regard for its interests.

26. As a direct and proximate result of Defendant's wrongful action and violations of Fla. Stat. § 624.155(1)(b)(1), Plaintiff has suffered and continues to suffer actual damages including but not limited to: attorneys' fees, expert fees, loss of mental peace, loss of ability to perform repairs on the subject property, loss of ability to change insurance companies, stress, and costs associated with recovering on the judgment that Defendant refuses to pay.

27. Plaintiff is entitled to recover the damages set forth herein.

28. As a result of the foregoing, it has become necessary that Plaintiff engage the undersigned attorneys for the prosecution of this action and is entitled to a reasonable attorneys' fee pursuant to Fla. Stat. § 627.428 and/or Fla. Stat. § 626.9373 and/or Fla. Stat. § 624.155.

WHEREFORE, the Plaintiff, MICHAEL AHERN, respectfully requests this Honorable Court enter judgment against Defendant for general damages, attorneys' fees, costs, costs of this lawsuit, interest, pre-judgment interest, and any further relief this Court deems just and proper.

COUNT II: VIOLATION OF FLA. STAT. § 624.9541(1)(i)(4)

27. Plaintiff re-alleges paragraphs one (1) through twenty-two (22) as if fully set forth herein.

28. This claim is pursuant to Fla. Stat. § 624.9541(1)(i)(4).

29. In violation of Fla. Stat. § 624.9541(1)(i)(4), in breach of its duty of good faith toward Plaintiff, Defendant is guilty of failing to pay undisputed amounts of partial or full benefits owed under first-party property insurance policies within 90 days after an insurer receives notice of a residential property insurance claim.

30. As a direct and proximate result of Defendant's wrongful action and violations of Fla. Stat. § 624.9541(1)(i)(4), Plaintiff has suffered and continues to suffer actual damages including but not limited to: attorneys' fees, expert fees, loss of mental peace, loss of ability to perform repairs on the subject property, loss of ability to change insurance companies, stress, and costs associated with recovering on the judgment that Defendant refuses to pay.

31. Plaintiff is entitled to recover the damages set forth herein.

32. As a result of the foregoing, it has become necessary that Plaintiff engage the undersigned attorneys for the prosecution of this action and is entitled to a reasonable attorneys' fee pursuant to Fla. Stat. § 627.428 and/or Fla. Stat. § 626.9373 and/or Fla. Stat. § 624.9541.

WHEREFORE, the Plaintiff, MICHAEL AHERN, respectfully requests this Honorable Court enter judgment against Defendant for general damages, punitive damages, attorneys' fees, costs, costs of this lawsuit, interest, pre-judgment interest, and any further relief this Court deems just and proper.

COUNT III: VIOLATION OF FLA. STAT. § 624.155(1)(b)(3)

33. Plaintiff re-alleges paragraphs one (1) through twenty-two (22) as if fully set forth herein.

34. This claim is pursuant to Fla. Stat. § 624.155(1)(b)(3).

35. In violation of Fla. Stat. § 624.155(1)(b)(3), in breach of its duty of good faith toward Plaintiff, Defendant is guilty of failing to promptly settle the claim, when the obligation to settle the claim became reasonably clear, under one portion of the insurance policy coverage in order to influence settlements under other portions of the insurance policy coverage.

36. Defendant also attempted to force Plaintiff into an appraisal to settle its claims instead of allowing the Plaintiff to proceed without appraisal. Further, due to this vindictive goal, the underlying breach of contract case was delayed for over a year when it could have settled the case in a more timely manner.

37. As a direct and proximate result of Defendant's wrongful action and violations of Fla. Stat. § 624.155(1)(b)(3), Plaintiff has suffered and continues to suffer actual damages including but not limited to: attorneys' fees, expert fees, loss of mental peace, loss of ability to perform repairs on the subject property, loss of ability to change insurance companies, stress, and costs associated with recovering on the judgment that Defendant refuses to pay.

38. Plaintiff is entitled to recover the damages set forth herein.

39. As a result of the foregoing, it has become necessary that Plaintiff engage the undersigned attorneys for the prosecution of this action and is entitled to a reasonable attorneys' fee pursuant to Fla. Stat. § 627.428 and/or Fla. Stat. § 626.9373 and/or Fla. Stat. § 624.155.

WHEREFORE, the Plaintiff, MICHAEL AHERN, respectfully requests this Honorable Court enter judgment against Defendant for general damages, attorneys' fees, costs, costs of this lawsuit, interest, pre-judgment interest, and any further relief this Court deems just and proper.

COUNT IV: VIOLATION OF FLA. STAT. § 624.9541(1)(i)(3)(e)

40. Plaintiff re-alleges paragraphs one (1) through twenty-two (22) as if fully set forth herein.

41. This claim is pursuant to Fla. Stat. § 624.9541(1)(i)(3)(e).

42. In violation of Fla. Stat. § 624.9541(1)(i)(3)(e), in breach of its duty of good faith toward Plaintiff, Defendant is guilty of failing to affirm or deny full or partial coverage of this claim, and, as to partial coverage, the dollar amount or extent of coverage, or failing to provide a written statement that the claim is being investigated, upon the written request of the Plaintiff within 30 days after proof-of-loss statements have been completed.

43. Defendant also failed to respond within the statutory deadline after Plaintiff submitted a sworn proof of loss to the Defendant.

44. As a direct and proximate result of Defendant's wrongful action and violations of Fla. Stat. § 624.9541(1)(i)(3)(e), Plaintiff has suffered and continues to suffer actual damages including but not limited to: attorneys' fees, expert fees, loss of mental peace, loss of ability to perform repairs on the subject property, loss of ability to change insurance companies, stress, and costs associated with recovering on the judgment that Defendant refuses to pay.

45. Plaintiff is entitled to recover the damages set forth herein.

46. As a result of the foregoing, it has become necessary that Plaintiff engage the undersigned attorneys for the prosecution of this action and is entitled to a reasonable attorneys' fee pursuant to Fla. Stat. § 627.428 and/or Fla. Stat. § 626.9373 and/or Fla. Stat. § 624.9541.

WHEREFORE, the Plaintiff, MICHAEL AHERN, respectfully requests this Honorable Court enter judgment against Defendant for general damages, punitive damages, attorneys' fees, costs, costs of this lawsuit, interest, pre-judgment interest, and any further relief this Court deems just and proper.

COUNT V: BREACH OF CONTRACT

47. Plaintiff re-alleges paragraphs one (1) through twenty (20) as if fully set forth herein.

48. Plaintiff's policy contains a WhenSafe Credit Policy, FIM WS 04 16. **See Exhibit A.**

49. Plaintiff suffered a covered loss as defined by the subject policy.

50. As a result of the WhenSafe Coverage, Plaintiff was entitled to a WhenSafe Credit.

51. Defendant breached the subject policy by deducting \$6,100.00 from the Plaintiff's appraisal award.

52. Defendant breached the subject policy by failing to provide Plaintiff the appropriate WhenSafe Credit he is entitled to.

53. As a result, Plaintiff has been damaged in the form of unpaid insurance proceeds, interest, costs, and attorney's fees.

54. Plaintiff is entitled to pre-judgment interest from the date of the loss as prescribed by Florida law.

55. By virtue of Defendant's conduct, Plaintiffs have been required to retain the services of the undersigned counsel to represent them in this action and have obligated themselves

to pay a reasonable fee for such services and is therefore entitled to recover such fees from Defendant pursuant to Fla. Stat. Section 627.428.

WHEREFORE, Plaintiff, MICHAEL AHERN, demands judgment against Defendant, FIRST PROTECTIVE INSURANCE COMPANY d/b/a FRONTLINE INSURANCE COPMANY, for the WhenSafe Credit he is due, with any interest on any overdue payments, and costs pursuant to Fla. Stat. Section 92.231 and Fla. Stat. Section 57.041, attorneys fees pursuant to Fla. Stat. Section 627.428, and such other and further relief as this Court deems just and proper.

DEMAND FOR TRIAL BY JURY

Plaintiff demands a trial by jury on all issues so triable.

Dated: February 4, 2022.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by electronic mail designation pursuant to Fla. R. Jud. Admin 2.516, to Jay M. Levy, Esquire, at Jay@jaylevylaw.com, wendy@jaylevylaw.com and e-filed with the Clerk of Court on February 25, 2022.

/s/Christopher Schirmer

Christopher Schirmer, Esquire

Bar No.: 114461

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