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## **Ordinance of law coverage: Are you properly covered by your insurance policy?**

March 28, 2012 - Spotlights

Property insurance policies invariably exclude insurance coverage necessary to rebuild or repair the damaged property in compliance with the current building code. This can leave property owners without coverage to make the necessary repairs to their property. Without the proper insurance coverage, policyholders would have to pay for the repairs out of pocket.

As an example, take a homeowner who has a fire at his or her residence which has old wiring. In order to repair the dwelling in accordance with the applicable building codes, the homeowner may be required to rewire the entire house. This could cost the homeowner tens of thousands of dollars, which has not been provided for by their homeowners insurance policy. In order to close this gap in insurance coverage, a homeowner may add "ordinance or law" coverage to their insurance policy, which would provide an increased amount of coverage to their policy.

In some jurisdictions, it might not be necessary for homeowners to add ordinance or law coverage because their homeowners insurance policy may already contain such coverage. In Massachusetts, most homeowners insurance policies contain a minimum of 10% of the building coverage (Coverage A - Dwelling) as additional ordinance or law coverage. If a covered loss results in the home having to be repaired, rebuilt, or demolished in accordance with the enforcement of any building code, ordinance, or law, this coverage is activated. Therefore, Massachusetts homeowners would not need to add the additional endorsements to their homeowners insurance policy. However, Massachusetts homeowners may want to review their insurance policies and increase the dollar limit of ordinance of law coverage that is provided in their policy.

Similar to homeowners, commercial insurance policy holders may also add ordinance or law coverage to their insurance policies. A commercial policy holder can add this coverage by including two endorsements to their commercial property policy. These endorsements are: 1) Coverage to upgrade the building as required by ordinances or laws and 2) Coverage for the loss of income during the increased time that it takes to bring the property into compliance with the applicable building codes. For commercial insurance policy holders, it is highly recommended to add both of these endorsements to their insurance policies.

For both homeowners and commercial property owners, a variety of laws could come into play when a damaged building is repaired or rebuilt. These laws may include local, state, and federal regulations. Also, it is important to be aware of building restrictions imposed by historical societies on buildings designated as significant and/or historical.

In many jurisdictions, there are requirements that a building with "major damage" must be demolished, even if part of the building may be salvaged. It is important for insurance policyholders to know what code requirements could apply as these may differ according to jurisdiction. Also, an appropriate amount of "ordinance or law" coverage should be added to the insurance policy to cover

potential costs.

Fortunately, the insurance industry has created insurance policy endorsements that both homeowners and commercial property owners can purchase. For an additional premium, insurance policyholders may add the aforementioned endorsements to their insurance policies, which will provide coverage for this exposure and protect their interests.

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