

Insurer's Liability for Breach of Contract Is Not a Condition Precedent to Insured's Bad Faith Claim

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A Florida appeals court recently held in *Cammarata v. State Farm Florida Insurance Co.* that an insured is not required to show that its insurer breached the insurance policy before it can bring a claim for bad faith. Although the insured must show that the insurer is liable for coverage, this prerequisite can be established... [Continue Reading](#)