



2021 State Legislative Action on Business Interruption Coverage

- * Over the last year, state legislatures have introduced bills seeking to expand coverage under business interruption policies in response to the novel coronavirus (COVID-19) outbreak.
- * This tracker focusses on the 2021 legislative session. You can access the 2020 legislative session tracker here.

* We will provide weekly updates documenting any relevant new bills and the current procedural posture of existing legislation. Today's actions include:

- The New York Senate and Assembly both introduced bills, S. 847 and A. 498, that would nullify every clause or provision of insurance insuring against loss or damage to property which allows the insurer to deny coverage based on a virus.

* Most states that have introduced legislation on this subject follow this general framework:

- Require business interruption due to the threat posed by COVID-19 to be construed as a "covered peril" under policy;
- Require indemnification of the insured for any loss of business/business interruption during a COVID-19-related state of emergency; and
- Define the policies to which the expansion applies (e.g., policies covering insureds who have less than 100 employees, policies in place during a certain time period, etc.).

Not every state has followed this model and some states deviate in important respects (e.g., application to all insureds, etc.).

* If you operate in a state and notice that we have not included the most up-to-date legislative developments, please let us know.





Business Interruption Legislation

State	Bill	Procedural Posture	General Overview	Indemnification	Application to Insureds	Duration of Application
New York	<u>S. 847</u> / <u>A. 498</u>	Introduced and referred to the Committee on Insurance in both the Senate and Assembly (Jan. 6, 2021)	Nullifies every clause or provision of insurance insuring against loss or damage to property (including but not limited to, the loss of use and occupancy, business interruption, and contingent business interruption) which allows the insurer to deny coverage based on a virus, bacterium or other microorganism. Allows the remaining clauses and provisions of the contract to remain in effect for the duration of the contract term.	Indemnifies the insured, subject to the limits under the policy, for any loss of business or business interruption and contingent business interruption.	Applies to policies issued to insureds with less than two hundred fifty eligible employees.	Applies prospectively.