1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	HOUSE BILL 2632 By: Harris
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6	AS INTRODUCED
7	An Act relating to insurance; amending 36 O.S. 2021, Section 3629, which relates to offer of settlement or
8	rejection of claim; extending exemption; and providing an effective date.
9	providing an effective date.
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12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. AMENDATORY 36 O.S. 2021, Section 3629, is
14	amended to read as follows:
15	Section 3629. A. An insurer shall furnish, upon written
16	request of any insured claiming to have a loss under an insurance
17	contract issued by such insurer, forms of proof of loss for
18	completion by such person, but such insurer shall not, by reason of
19	the requirement so to furnish forms, have any responsibility for or
20	with reference to the completion of such proof or the manner of any
21	such completion or attempted completion.
22	B. It shall be the duty of the insurer, receiving a proof of
23	loss, to submit a written offer of settlement or rejection of the
24	claim to the insured within sixty (60) days of receipt of that proof

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    of loss. Upon a judgment rendered to either party, costs and
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    attorney fees shall be allowable to the prevailing party. For
    purposes of this section, the prevailing party is the insurer in
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    those cases where judgment does not exceed written offer of
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    settlement. In all other judgments the insured shall be the
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    prevailing party. If the insured is the prevailing party, the court
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    in rendering judgment shall add interest on the verdict at the rate
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    of fifteen percent (15%) per year from the date the loss was payable
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    pursuant to the provisions of the contract to the date of the
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    verdict. This provision shall not apply to uninsured motorist
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    coverage or property insurance as defined in Section 704 of Title 36
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    of the Oklahoma Statutes.
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        SECTION 2. This act shall become effective November 1, 2025.
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