

This is your Release #13 (February 2019)

Reinsurance Law

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In this release, the authors expand and update your treatise to keep you informed about developments in reinsurance law. Highlights of the release include:

- **Revised § 3:4, Reinsurer's Obligation Regarding Supplemental Benefits Outside of the Applicable Limits of Liability**, discusses the New York Court of Appeals decision in *Global Reinsurance Corp. of America v. Century Indemnity Co.* in which the court observed that its *Excess* decision did not hold that third-party defense costs under any facultative reinsurance contract are unambiguously or presumptively capped by the liability limits.
- **Revised § 6:8.4, Subpoenas**, explains that in *CVS Health Corp. v. Vividus*, the Ninth Circuit found that a "plain reading of the text of Section 7 reveals that an arbitrator's power to compel the production of documents is limited to production at an arbitration hearing."

In addition, the **Table of Authorities** has been updated to reflect the revisions found in Release #13.

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FILING INSTRUCTIONS

Reinsurance Law

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(February 2019)**

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