Adopted AMENDMENT No. 1 PROPOSED TO

House Bill NO. 1113

By Senator(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

24 **SECTION 1.** Section 83-38-1, Mississippi Code of 1972, is 25 amended as follows:

The Legislature finds that an adequate market for 26 83-38-1. 27 fire and extended coverage insurance is necessary to the economic welfare of the State of Mississippi and that without adequate and 28 affordable insurance the orderly growth and development of the 29 State of Mississippi is severely impeded; that * * * insurance 30 upon residential property in * * * Mississippi is necessary; * * * 31 32 that while the need for such insurance is increasing, the market 33 for such insurance is not adequate; and that the existing Mississippi Rural Risk Underwriting Association Law that provides 34 a residual market for residential property insurance in rural 35 36 areas of the state should be expanded to provide a residual market for residential property insurance in both rural areas and other 37 38 areas of the state. It is the purpose of this chapter to provide a mandatory program to assure an adequate market for residential 39 40 fire and extended coverage insurance in both the rural and other areas of Mississippi. 41 SECTION 2. Section 83-38-3, Mississippi Code of 1972, is 42

43 amended as follows:

44 83-38-3. In this chapter, unless the context otherwise 45 requires:

(a) "Essential property insurance," in all counties of
the state except the coastal area as defined in paragraph (i),
means insurance against direct loss to residential property as
provided by a standard fire policy and extended coverage
endorsement thereon, with terms, limits, deductibles, endorsements
and exclusions as approved by the Mississippi Insurance
Commissioner.

"Essential property insurance" in the coastal area as defined 53 in paragraph (i) means insurance against direct loss to 54 55 residential property as provided by a standard fire policy and extended coverage endorsement thereon, with terms, limits, 56 deductibles, endorsements and exclusions as approved by the 57 58 Mississippi Insurance Commissioner, except for the risks of wind and hail storm, which shall be excepted from coverage. 59 60 The Mississippi Residential Property Underwriting Association is not required to insure the risks of wind and hail storm in the 61 coastal area as defined in paragraph (i). 62 For the purposes of this chapter, essential property 63 insurance coverage shall be limited to ninety-five percent (95%) 64

65 of the market value of real and personal property that is insured 66 by the association, excluding the value of land.

(b) "Association" means the Mississippi <u>Residential</u>
<u>Property</u> Insurance Underwriting Association established pursuant
to the provisions of this chapter <u>as the successor for the</u>
<u>Mississippi Rural Risk Underwriting Association</u>.

(c) "Plan of operation" means the plan of operation of
the association approved or promulgated by the Mississippi
Insurance Commissioner pursuant to the provisions of this chapter.
(d) "Insurable interest" means any lawful and

75 substantial economic interest in the safety or preservation of 76 property from loss, destruction or pecuniary damage.

(e) "Insurable property" means residential builder's risk and residential real property * * * or the contents located SS02\HB1113A.J

therein, but shall not include insurance on motor vehicles, which 79 80 property is determined by the association after inspection and 81 pursuant to the criteria specified in the plan of operation, to be in an insurable condition; provided, however, any one- and 82 two-family dwelling including, but not limited to, permanently 83 installed manufactured housing built in substantial accordance 84 with the local building code if applicable, which is not otherwise 85 rendered uninsurable by reason of use, occupancy or state of 86 repair, shall be an insurable risk within the meaning of this 87 chapter, but neighborhood, area, location, environmental hazards 88 beyond the control of the applicant or owner of the property shall 89 not be considered in determining insurable condition. * * * 90

91 (f) "Commissioner" means the Mississippi Insurance92 Commissioner as provided in Section 83-1-3.

93 (g) "Net direct premiums" means gross direct premiums, excluding reinsurance assumed and ceded, written on property in 94 95 this state for residential fire and extended coverage insurance, including the fire and extended coverage components of 96 comprehensive dwelling policies and homeowner policies but not 97 including premiums on farm property, less return premiums upon 98 cancelled contracts, dividends paid or credited to the 99 100 policyholders or the unused or unabsorbed portion of premium deposits * * *. 101

102 (h) "Rural areas" means all areas in the State of
103 Mississippi designated as fire protection Class 9 or 10 by the
104 <u>Mississippi State Rating Bureau</u>.

105 (i) "Coastal areas" means Hancock, Harrison and Jackson
106 Counties.

107 SECTION 3. Section 83-38-5, Mississippi Code of 1972, is 108 amended as follows:

109 83-38-5. * * * The Mississippi Rural Risk Insurance
 110 Association <u>is modified and expanded as provided in this chapter</u>
 111 <u>and shall hereafter be known as the Mississippi Residential</u>
 112 <u>Property Insurance Underwriting Association. The Mississippi</u>
 113 <u>Residential Property Insurance Underwriting Association shall</u>

114 <u>consist</u> of all insurers authorized to write and <u>engaged</u> in writing 115 property insurance within this state on a direct basis. Every 116 such insurer shall be a member of the association and shall remain 117 a member of the association so long as the association is in 118 existence, as a condition of its authority to continue to transact 119 the business of insurance in this state.

SECTION 4. Section 83-38-9, Mississippi Code of 1972, is amended as follows:

83-38-9. (1) The Board of Directors of the Mississippi 122 123 Rural Risk Underwriting Association serving on the effective date 124 of House Bill No. 1113, 2003 Regular Session, shall serve as the Board of Directors of the Mississippi Residential Property 125 126 Insurance Underwriting Association until such time as new directors are elected or appointed as provided in the plan of 127 operation. The permanent board shall consist of five (5) 128 representatives of members of the association and two (2) agents 129 130 from the state. The agent board members shall be appointed 131 annually by the Commissioner of Insurance.

(2) Members of the board shall serve without salary, but
shall receive per diem compensation under Section 25-3-69 while
attending to business of the association; members shall be
reimbursed for travel expenses incurred in the discharge of their
duties; all per diem compensation and travel reimbursement shall
be approved by the board prior to being incurred.

138 SECTION 5. Section 83-38-11, Mississippi Code of 1972, is
139 amended as follows:

83-38-11. All members of the association shall participate 140 in its writings, expenses, profits, and losses in the proportion 141 that the net direct premium of such member written in this state 142 during the preceding calendar year bears to the aggregate net 143 direct premiums written in this state by all members of the 144 145 association, as certified to the association by the commissioner after review of annual statements, other reports, and any other 146 147 statistics the commissioner shall deem necessary to provide the information herein required and which the commissioner is hereby 148

149 authorized and empowered to obtain from any member of the 150 association.

151 A member shall receive credit annually for essential property 152 insurance voluntarily written in rural <u>and coastal</u> areas, and its 153 participation in the writings <u>of the association</u> shall be reduced 154 in accordance with the provisions of the plan of operation.

The participation of each member in the association shall be determined annually * * *.

157 * * *

158 **SECTION 6.** Section 83-38-13, Mississippi Code of 1972, is 159 amended as follows:

83-38-13. (1) * * * The directors of the association shall 160 <u>maintain a</u> plan of operation <u>to carry out the purposes of this</u> 161 <u>chapter</u>. Such *** * *** plan shall grant proper credit annually to 162 each member of the association for essential property insurance 163 voluntarily written in the rural and coastal areas of the state, 164 165 shall provide for a method of computing rates that is actuarially 166 sound and shall provide for the efficient, economical, fair and nondiscriminatory administration of the association. The * * * 167 plan may include <u>a method for</u> assessment of all members for * * * 168 169 expenses necessary to operate the association, selection of directors from the members of the association, assessment of 170 members to defray losses and expenses, underwriting standards, 171 172 procedures for the acceptance and cession of reinsurance, procedures for determining the amount of insurance to be provided 173 to specific risks, time limits and procedures for processing 174 175 applications for insurance, and *** * *** other provisions as may be 176 deemed necessary by the commissioner to carry out the purposes of 177 this chapter.

(2) The * * * plan <u>of operation and any proposed amendments</u> <u>thereto are subject to review and approval</u> by the commissioner <u>to</u> <u>fulfill</u> the purposes provided by Section 83-38-1. In the review of the * * * plan, the commissioner may consult with the directors of the association and may seek any further information which is necessary for a decision. If the commissioner approves the * * *

plan, the commissioner shall certify such approval to the 184 185 directors, and the plan shall become effective * * * after such 186 certification. If the commissioner disapproves all or any part of 187 the * * * plan of operation, the commissioner shall return the same to the directors with a written statement of the reasons for 188 189 disapproval and any recommendations. The directors may alter the plan in accordance with the commissioner's recommendation or, 190 within thirty (30) days from the date of disapproval, may return a 191 new plan to the commissioner. Should the directors fail to submit 192 a proposed plan of operation * * * which is acceptable to the 193 194 commissioner, or accept the recommendation of the commissioner within thirty (30) days after disapproval of the plan, the 195 196 commissioner shall promulgate and place into effect a plan of operation certifying the same to the directors of the association. 197 A plan promulgated by the commissioner shall take effect thirty 198 (30) days after certification to the directors. 199

(3) The directors of the association, subject to the approval of the commissioner, may amend the plan of operation at any time. The commissioner may review the plan of operation at any time deemed expedient or prudent, but not less than once in each calendar year.

205 **SECTION 7.** Section 83-38-15, Mississippi Code of 1972, is 206 amended as follows:

83-38-15. (1) Any person having an insurable interest in 207 208 insurable property * * * is entitled to apply to the association for such coverage and for an inspection of the property. Such 209 210 application may be made on behalf of the applicant by a * * * broker or agent licensed in Mississippi authorized by him. Every 211 such application shall be submitted on forms prescribed by the 212 association after consultation with the commissioner. 213 The application shall contain an inquiry as to whether there are 214 215 unpaid premiums due from the applicant for fire insurance on the 216 property.

The commission paid to the submitting broker or agent shall be equal to ten percent (10%) of the premium collected.

(2) If the association determines that the property is 219 220 insurable and that there is no unpaid premium due from the 221 applicant for prior insurance on the property, the association, 222 upon receipt of the premium or such portion thereof as is prescribed in the plan of operation, shall cause to be issued a 223 224 policy of essential property insurance for a term of one (1) year. Any policy issued pursuant to the provisions of this section shall 225 be renewed annually *** * *** so long as: 226

227 (a) The property <u>continues to meet</u> the definition of
228 "insurable property" set forth in Section 83-38-3(e);

(b) A properly completed application for renewal shall
 have been received by the association on or before the date of
 renewal; and

232 (c) Property premiums have been received by the
233 association on or before the date of renewal.

If the association for any reason denies an application 234 (3) 235 and refuses to cause to be issued an insurance policy on insurable property to any applicant, or takes no action on an application 236 within the time prescribed in the plan of operation, the applicant 237 238 may appeal to the commissioner. The commissioner or a member of the staff of the Insurance Department designated by the 239 240 commissioner, after reviewing the facts, may determine if the association acted in accordance with the law and the plan of 241 242 operation. In carrying out the duties pursuant to this section, 243 the commissioner may request, and the association shall provide, any information deemed necessary to a determination concerning the 244 245 reasons for the denial or delay of the application.

246 **SECTION 8.** Section 83-38-17, Mississippi Code of 1972, is 247 amended as follows:

248 83-38-17. The <u>forms</u>, rates, rating plans, and rating rules 249 applicable to the insurance written by the association shall be 250 those approved for use of the association by the commissioner. 251 Surcharges may be used as approved by the commissioner. Rates 252 shall be actuarially sound and nondiscretionary as to the same 253 class of risk.

254 **SECTION 9.** Section 83-38-21, Mississippi Code of 1972, is 255 amended as follows:

256 83-38-21. All reports of inspection performed by or on
257 behalf of the association are available to the members of the
258 association, applicants, agents, brokers and the commissioner.
259 SECTION 10. This act shall take effect and be in force from
260 and after July 1, 2003.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTIONS 83-38-1 AND 83-38-5, MISSISSIPPI 1 CODE OF 1972, TO CREATE THE MISSISSIPPI RESIDENTIAL PROPERTY 2 3 INSURANCE UNDERWRITING ASSOCIATION AS THE REPLACEMENT FOR THE 4 MISSISSIPPI RURAL RISK UNDERWRITING ASSOCIATION TO PROVIDE A 5 RESIDUAL MARKET FOR RESIDENTIAL PROPERTY INSURANCE IN BOTH RURAL AREAS AND OTHER AREAS OF THE STATE; TO PROVIDE THAT THE 6 ASSOCIATION SHALL CONSIST OF ALL INSURERS AUTHORIZED TO WRITE 7 PROPERTY INSURANCE IN THIS STATE ON A DIRECT BASIS; TO AMEND 8 SECTION 83-38-3, MISSISSIPPI CODE OF 1972, TO REVISE DEFINITIONS; TO AMEND SECTION 83-38-9, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR 9 10 THE APPOINTMENTS TO THE BOARD OF DIRECTORS OF THE ASSOCIATION; TO 11 AMEND SECTION 83-38-11, MISSISSIPPI CODE OF 1972, TO REVISE THE 12 BENEFITS AND OBLIGATIONS OF THE MEMBERS OF THE ASSOCIATION; TO 13 AMEND SECTION 83-38-13, MISSISSIPPI CODE OF 1972, TO REVISE THE 14 15 PLAN OF OPERATION OF THE ASSOCIATION; TO AMEND SECTION 83-38-15, MISSISSIPPI CODE OF 1972, TO PROVIDE REQUIREMENTS FOR ANNUAL 16 RENEWAL OF POLICIES ISSUED BY THE ASSOCIATION; TO AMEND SECTION 17 83-38-17, MISSISSIPPI CODE OF 1972, TO REQUIRE THAT FORMS 18 APPLICABLE TO THE INSURANCE WRITTEN BY THE ASSOCIATION SHALL BE APPROVED FOR USE OF THE ASSOCIATION BY THE COMMISSIONER OF 19 20 INSURANCE; TO AMEND SECTION 83-38-21, MISSISSIPPI CODE OF 1972, TO 21 PROVIDE TECHNICAL AMENDMENTS; AND FOR RELATED PURPOSES. 22