By: Representative Fleming

To: Sel Cmte on Hurricane Recovery

## HOUSE BILL NO. 1448

AN ACT TO REQUIRE THAT CERTAIN INSURANCE POLICIES DELIVERED 1 OR ISSUED FOR DELIVERY TO ANY PERSON IN THIS STATE SHALL CONTAIN A 2 3 PROVISION REQUIRING PAYMENT OF CLEAN CLAIMS WITHIN NINETY DAYS; 4 AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 6 SECTION 1. Except as otherwise provided for accident and 7 health insurance policies in Section 83-9-1 et seq., each insurance policy delivered or issued for delivery after January 1, 8 9 2007, to any person in this state shall contain the following

- 10 provisions:
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(a) Notice of claim:

Written notice of claim must be given to the insurer within 12 thirty (30) days after the occurrence or commencement of any loss 13 covered by the policy, or as soon thereafter as is reasonably 14 possible. Notice given by or on behalf of the insured or the 15  $\_$  (insert the 16 beneficiary to the insurer at \_\_\_\_ 17 location of such office as the insurer may designate for the purpose), or to any authorized agent of the insurer, with 18 19 information sufficient to identify the insured, shall be deemed notice to the insurer. 20

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(b) Claim forms:

The insurer, upon receipt of a notice of claim, shall furnish 22 23 to the claimant such forms as are usually furnished by it for 24 filing proofs of loss. If such forms are not furnished within fifteen (15) days after the giving of such notice, the claimant 25 26 shall be deemed to have complied with the requirements of this policy as to proof of loss upon submitting, within the time fixed 27 in the policy for filing proofs of loss, written proof covering 28 \*HR07/R742\* H. B. No. 1448 G1/2 06/HR07/R742 PAGE 1 (MS\HS)

29 the occurrence, the character and the extent of the loss for which 30 claim is made.

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(c) Proofs of loss:

32 Written proof of loss must be furnished to the insurer at its 33 office, in case of claim for loss for which this policy provides 34 any periodic payment contingent upon continuing loss, within ninety (90) days after the termination of the period for which the 35 insurer is liable, and in case of claim for any other loss, within 36 ninety (90) days after the date of such loss. Failure to furnish 37 38 such proof within the time required shall not invalidate or reduce 39 any claim if it was not reasonably possible to give proof within such time, provided such proof is furnished as soon as reasonably 40 possible and in no event, except in the absence of legal capacity, 41 later than one (1) year from the time proof is otherwise required. 42

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(d) Time of payment of claims:

All benefits payable under this policy for any loss, other 44 45 than loss for which this policy provides any periodic payment, 46 shall be paid within eighty (80) days after receipt of due written proof of such loss in the form of a clean claim where claims are 47 48 submitted electronically, and shall be paid within ninety (90) days after receipt of due written proof of such loss in the form 49 50 of a clean claim where claims are submitted in paper format. Benefits due under the policies and claims are overdue if not paid 51 52 within eighty (80) days or ninety (90) days, whichever is 53 applicable, after the insurer receives a clean claim containing necessary medical information or other information essential for 54 55 the insurer to administer preexisting condition, coordination of 56 benefits and subrogation provisions. A "clean claim" means a 57 claim received by an insurer for adjudication and which requires no further information, adjustment or alteration by the provider 58 59 of the services or the insured in order to be processed and paid 60 by the insurer. A claim is clean if it has no defect or

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impropriety, including any lack of substantiating documentation, 61 62 or particular circumstance requiring special treatment that 63 prevents timely payment from being made on the claim under this 64 provision. A clean claim includes resubmitted claims with 65 previously identified deficiencies corrected. 66 A clean claim does not include any of the following: (i) A duplicate claim which means an original 67 claim and its duplicate when the duplicate is filed within thirty 68 (30) days of the original claim; 69 70 (ii) Claims which are submitted fraudulently or 71 that are based upon material misrepresentations; (iii) Claims that require information essential 72 73 for the insurer to administer coordination of benefits or 74 subrogation provisions; or 75 (iv) Claims submitted by a provider more than 76 thirty (30) days after the date of service; if the provider does not submit the claim on behalf of the insured, then a claim is not 77 78 clean when submitted more than thirty (30) days after the date of billing by the provider to the insured. 79 80 Not later than eighty (80) days after the date the insurer actually receives an electronic claim, the insurer shall pay the 81 82 appropriate benefit in full, or any portion of the claim that is clean, and notify the provider (where the claim is owed to the 83 84 provider) or the insured (where the claim is owed to the insured) 85 of the reasons why the claim or portion thereof is not clean and will not be paid and what substantiating documentation and 86 87 information is required to adjudicate the claim as clean. Not later than ninety (90) days after the date the insurer actually 88 receives a paper claim, the insurer shall pay the appropriate 89 benefit in full, or any portion of the claim that is clean, and 90 91 notify the provider (where the claim is owed to the provider) or 92 the insured (where the claim is owed to the insured) of the reasons why the claim or portion thereof is not clean and will not 93 \*HR07/R742\* H. B. No. 1448 06/HR07/R742 PAGE 3 (MS\HS)

94 be paid and what substantiating documentation and information is 95 required to adjudicate the claim as clean. Any claim or portion 96 thereof resubmitted with the supporting documentation and 97 information requested by the insurer shall be paid within twenty 98 (20) days after receipt.

99 For purposes of this provision, the term "pay" means that the 100 insurer shall either send cash or a cash equivalent by United States mail, or send cash or a cash equivalent by other means such 101 102 as electronic transfer, in full satisfaction of the appropriate 103 benefit due the provider (where the claim is owed to the provider) 104 or the insured (where the claim is owed to the insured). То calculate the extent to which any benefits are overdue, payment 105 106 shall be treated as made on the date a draft or other valid 107 instrument was placed in the United States mail to the last known address of the provider (where the claim is owed to the provider) 108 or the insured (where the claim is owed to the insured) in a 109 110 properly addressed, postpaid envelope, or, if not so posted, or 111 not sent by United States mail, on the date of delivery of payment to the provider or insured. 112

Subject to due written proof of loss, all accrued benefits for loss for which this policy provides periodic payment shall be paid \_\_\_\_\_\_ (insert period for payment which must not be less frequently than monthly), and any balance remaining unpaid upon the termination of liability shall be paid within thirty (30) days after receipt of due written proof.

If the claim is not denied for valid and proper reasons by 119 120 the end of the applicable time period prescribed in this 121 provision, the insurer must pay the provider (where the claim is owed to the provider) or the insured (where the claim is owed to 122 123 the insured) interest on accrued benefits at the rate of one and 124 one-half percent (1-1/2) per month accruing from the day after 125 payment was due on the amount of the benefits that remain unpaid 126 until the claim is finally settled or adjudicated. Whenever

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130 If the insurer fails to pay benefits when due, the person 131 entitled to such benefits may bring action to recover such 132 benefits, any interest which may accrue as provided in paragraph 133 (d) of this section and any other damages as may be allowable by 134 law.

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(e) A provision as follows:

136 Payment of claims:

137 Indemnity for loss of life will be payable in accordance with the beneficiary designation and the provisions respecting such 138 139 payment which may be prescribed herein and effective at the time 140 of payment. If no such designation or provision is then effective, such indemnity shall be payable to the estate of the 141 142 insured. Any other accrued indemnities unpaid at the insured's death may, at the option of the insurer, be paid either to such 143 144 beneficiary or to such estate. All other indemnities will be payable to the insured. When payments of benefits are made to an 145 146 insured directly for medical care or services rendered by a health care provider, the health care provider shall be notified of such 147 148 payment. The notification requirement shall not apply to a 149 fixed-indemnity policy, a limited benefit health insurance policy, 150 medical payment coverage or personal injury protection coverage in 151 a motor vehicle policy, coverage issued as a supplement to liability insurance or workers' compensation. 152

153 (The following provisions, or either of them, may be included with the foregoing provision at the option of the insurer: 154 "Tf any indemnity of this policy shall be payable to the estate of the 155 156 insured, or to an insured or beneficiary who is a minor or 157 otherwise not competent to give a valid release, the insurer may 158 pay such indemnity, up to an amount not exceeding  $_{-}$ 159 (insert an amount which must not exceed One Thousand Dollars \*HR07/R742\* H. B. No. 1448 06/HR07/R742

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160 (\$1,000.00)), to any relative by blood or connection by marriage 161 of the insured or beneficiary who is deemed by the insurer to be 162 equitably entitled thereto. Any payment made by the insurer in 163 good faith pursuant to this provision shall fully discharge the 164 insurer to the extent of such payment."

165 SECTION 2. This act shall take effect and be in force from 166 and after July 1, 2006.