MISSISSIPPI LEGISLATURE

REGULAR SESSION 2018

By: Representative White

To: Insurance

HOUSE BILL NO. 888

AN ACT TO AMEND SECTION 83-34-4, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON THE STATUTE REQUIRING ALL AGENTS PLACING INSURANCE THROUGH NONADMITTED INSURERS TO COLLECT AND REMIT TO THE MISSISSIPPI WINDSTORM UNDERWRITING ASSOCIATION A NONADMITTED POLICY FEE; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

7 SECTION 1. Section 83-34-4, Mississippi Code of 1972, is

8 amended as follows:

9 83-34-4. (1) Nonadmitted insurers shall not be assessable 10 insurers of the association. All surplus lines insurance producers placing insurance through nonadmitted insurers shall 11 collect from the insured and remit to the association a 12 nonadmitted policy fee on all premiums for all insurance written 13 14 by such surplus lines insurance producer for a policy from a 15 nonadmitted insurer for any and all risks in this state, except 16 that policies or portions thereof that cover residential 17 earthquake risks or residential flood risks that are not written through the National Flood Insurance Program shall be exempt from 18 19 the nonadmitted policy fee. By procuring or selling insurance on

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(2) The nonadmitted policy fee shall be a percentage of the total policy premium but the nonadmitted policy fee shall not be considered premium and is not subject to premium taxes or commissions. However, failure to pay the nonadmitted policy fee shall be treated the same as failure to pay premium. "Total policy premium" includes taxes and commissions.

31 (3) The nonadmitted policy fee percentage shall be three32 percent (3%).

Within twenty (20) days of the end of the quarter, 33 (4) 34 surplus lines insurance producers placing insurance through 35 nonadmitted insurers shall remit directly to the association all 36 nonadmitted policy fees collected in the preceding quarter. In addition to the nonadmitted policy fee provided for herein, 37 38 surplus lines insurance producers placing insurance through nonadmitted insurers shall collect and remit surcharges as 39 40 provided by this chapter. Surplus lines insurance producers placing insurance through nonadmitted insurers may designate 41 42 another surplus lines insurance producer that actually procured 43 the insurance from the nonadmitted carrier to collect and remit 44 the nonadmitted policy fees.

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(5) Each insured in this state who directly procures or renews insurance with a nonadmitted insurer on properties, risks or exposures located or to be performed, in whole or in part, in this state, other than insurance procured through a surplus lines licensee, shall be subject to the nonadmitted policy fee which shall be paid by the insured according to the procedures provided for premium taxes in Section 83-21-17(5).

Monies derived from the nonadmitted policy fee collected 52 (6) 53 under this section may be used by the association, in addition to any uses provided for in Section 83-34-3(4), for education, public 54 55 outreach, training of building officials and other programs 56 targeted to reduce the number of policies within the association. 57 This section shall stand repealed from and after July (7) 1, * * * 2021. 58

59 SECTION 2. This act shall take effect and be in force from 60 and after July 1, 2018.