To: Insurance

By: Senator(s) Kirby

COMMITTEE SUBSTITUTE

FOR SENATE BILL NO. 2010

1	AN ACT TO AMEND SECTIONS 11-46-20, 19-7-7 AND 37-7-303,
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3	INSURANCE TO CONDUCT AN EXAMINATION OF CERTAIN SELF-INSURANCE
4	PROGRAMS PROVIDING COVERAGE TO GOVERNMENTAL ENTITIES; AND FOR
5	RELATED PURPOSES.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISS
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- IPPI:
- SECTION 1. Section 11-46-20, Mississippi Code of 1972, is 7
- amended as follows: 8
- 11-46-20. (1) The Tort Claims Board shall be charged with 9
- 10 the responsibility to regulate all liability coverage of
- 11 governmental entities required to have certificates of coverage
- under this chapter which elect to provide the same through a 12
- 13 public entity group or individual self-insurance program. This
- 14 regulation shall be accomplished through an initial approval as
- 15 provided in Section 11-46-17 and by ongoing or annual review.
- Each self-insurance program shall annually submit to the Tort 16
- Claims Board the following items within ninety (90) days from the 17
- end of the group year: 18
- (a) An audited financial statement; 19

- 20 (b) An actuarial valuation; 21 Contracts with third-party administrators (if any); (C) 22 Excess insurance policies; (d) 23 A list of members and premiums due from and (e)24 collected from each member; and 25 (f) Other data as may be required by the Tort Claims 26 Board. Areas of regulation under this section shall include, 27 28 but not be limited to, the following: 29 (a) Financial solvency; 30 (b) Rating plans, rates and rating basis; 31 Assessment plans of public entity groups; (C) 32 Coverages offered and excluded; (d) Deductibles and deductible credits; 33 (e) 34 (f) Proper purchase of excess insurance or reinsurance; 35 and 36 Review of losses, reserves and expenses annually. (q) Individual self-insurers and group public entity 37 38 self-insurers must provide the data requested for the purposes of 39 this section in order to receive continuing approval of the Tort
- 42 (4) The Tort Claims Board is authorized to assess and charge 43 appropriate fees for the costs of regulation, as determined by the

Claims Board and issuance of annual certificates of coverage to

the governmental entities involved.

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- 44 board, to the individual self-insurers and group public entity
- 45 self-insurers being regulated.
- 46 (5) The Tort Claims Board is empowered to:
- 47 (a) Issue cease and desist orders;
- 48 (b) Require rate increases or decreases;
- 49 (c) Require assessments of members of group public
- 50 entity self-insurers in such amounts as are authorized and
- 51 required by the board;
- 52 (d) Require changes in excess insurance or reinsurance;
- 53 or
- (e) Take such other actions as deemed necessary by the
- 55 board to carry out the provisions of this chapter.
- 56 (6) The Commissioner of Insurance, or any examiner he may
- 57 appoint, shall have the power to examine the affairs of any such
- 58 self-insurance program. The examination shall be conducted in
- 59 accordance with the provisions of Section 83-5-201 et seq. The
- 60 Commissioner of Insurance, or any examiner he may appoint, shall
- 61 have free access to all the audited financial statements and
- 62 actuarial reports that relate to the self-insurance program. The
- 63 expenses of the examination shall be paid by the self-insurance
- 64 program examined, upon statement furnished by the Commissioner of
- 65 Insurance, and the examination shall be made at least once every
- 66 five (5) years, but no more than once in any twelve-month period.
- 67 Upon receipt of the verified report from the examiner, the
- 68 Commissioner of Insurance shall transmit the report to the

69	<u>self-insured</u>	program	examined,	together	with	а	notice	which	shall	L

- 70 afford the self-insured program examined a reasonable opportunity
- 71 of not more than thirty (30) days to make a written submission or
- 72 rebuttal with respect to any matters contained in the examination
- 73 report. A copy of the final Report of Examination shall be
- 74 furnished to the Executive Director of the Tort Claims Board.
- 75 (7) Any person selling, soliciting or negotiating a
- 76 self-insurance program under this section shall be licensed as an
- 77 insurance producer pursuant to the provisions of Section 83-17-1
- 78 et seq., and such producer shall fully advise any prospective
- 79 public entity participant the policy and procedures for member
- 80 assessment adjustments and dividends provided by the
- 81 self-insurance program.
- 82 (8) Upon request, individual self-insurers and group public
- 83 entity self-insurers must provide to any public entity that
- 84 receives a quote, a copy of their most recent audited financial
- 85 statement referenced in subsection (1)(a) of this section.
- 86 **SECTION 2.** Section 19-7-7, Mississippi Code of 1972, is
- 87 amended as follows:
- 88 19-7-7. The board of supervisors may have the courthouse,
- 89 jail and other buildings of the county, the furniture thereof, the
- 90 books of the county, and the personal property of the county,
- 91 insured against loss by fire, cyclone and tornado, and other
- 92 hazards. The board of supervisors may carry steam boiler, plate
- 93 glass and other miscellaneous casualty insurance against loss of

county property, as in the discretion of the board of supervisors may seem proper. The cost thereof shall be paid out of the county treasury.

97 The boards of supervisors of two (2) or more counties may 98 pool their risks under this section and may provide for the 99 purchase of one or more policies of property insurance, or the 100 establishment of a self-insurance fund or self-insurance reserves, 101 or any combination thereof. The cost of participation shall be 102 paid out of the general fund of the county. The administration 103 and service of any such self-insurance program shall be contracted 104 to a third party and approved by the Commissioner of Insurance. 105 The Commissioner of Insurance, or any examiner he may appoint, 106 shall have the power to examine the affairs of any such 107 self-insurance program. The examination shall be conducted in 108 accordance with the provisions of Section 83-5-201 et seq. The 109 Commissioner of Insurance, or any examiner he may appoint, shall 110 have free access to all the audited financial statements and 111 actuarial reports that relate to the self-insurance program. 112 expenses of the examination shall be paid by the self-insurance 113 program examined, upon statement furnished by the Commissioner of 114 Insurance, and the examination shall be made at least once every 115 five (5) years, but no more than once in any twelve-month period. 116 Upon receipt of the verified report from the examiner, the 117 Commissioner of Insurance shall transmit the report to the 118 self-insured program examined, together with a notice which shall

LI9	afford the self-insured program examined a reasonable opportunity
L20	of not more than thirty (30) days to make a written submission or
L21	rebuttal with respect to any matters contained in the examination
L22	report.
L23	Any person selling, soliciting or negotiating a
L24	self-insurance program under this section shall be licensed as an
L25	insurance producer pursuant to the provisions of Section 83-17-1
L26	et seq., and such producer shall fully advise any prospective
L27	county participant the policy and procedures for member assessmen
L28	adjustments and dividends provided by the self-insurance program.
L29	SECTION 3. Section 37-7-303, Mississippi Code of 1972, is
L30	amended as follows:
L31	37-7-303. (1) The school board of any school district may
L32	insure motor vehicles for any hazard that the board may choose,
L33	and shall insure the school buildings, equipment and other school
L34	property of the district against any and all hazards that the
L35	board may deem necessary to provide insurance against. In
L36	addition, the local school board of any school district shall
L37	purchase and maintain business property insurance and business
L38	personal property insurance on all school district-owned buildings
L39	and/or contents as required by federal law and regulations of the
L40	Federal Emergency Management Agency (FEMA) as is necessary for
L41	receiving public assistance or reimbursement for repair,
L42	reconstruction, replacement or other damage to those buildings
43	and/or contents caused by the Hurricane Katrina Disaster of 2005

144	or subsequent disasters. The school district is authorized to
145	expend funds from any available source for the purpose of
146	obtaining and maintaining that property insurance. The school
147	district is authorized to enter into agreements with the
148	Department of Finance and Administration, other local school
149	districts, community/junior college districts, state institutions
150	of higher learning, community hospitals and/or other state
151	agencies to pool their liabilities to participate in a group
152	business property and/or business personal property insurance
153	program, subject to uniform rules and regulations as may be
154	adopted by the Department of Finance and Administration. Such
155	school board shall be authorized to contract for such insurance
156	for a term of not exceeding five (5) years and to obligate the
157	district for the payment of the premiums thereon. When necessary,
158	the school board is authorized and empowered, in its discretion,
159	to borrow money payable in annual installments for a period of not
160	exceeding five (5) years at a rate of interest not exceeding eight
161	percent (8%) per annum to provide funds to pay such insurance
162	premiums. The money so borrowed and the interest thereon shall be
163	payable from any school funds of the district other than minimum
164	education program funds. The school boards of school districts
165	are further authorized and empowered, in all cases where same may
166	be necessary, to bring and maintain suits and other actions in any
167	court of competent jurisdiction for the purpose of collecting the

proceeds of insurance policies issued upon the property of such school district.

- 170 Two (2) or more school districts, together with other educational entities or agencies, may agree to pool their 171 172 liabilities to participate in a group workers' compensation 173 program. The governing authorities of any school board or other educational entity or agency may authorize the organization and 174 175 operation of, or the participation in such a group self-insurance 176 program with other school boards and educational entities or agencies, subject to the requirements of Section 71-3-5. 177 178 Workers' Compensation Commission shall approve such group 179 self-insurance programs subject to uniform rules and regulations 180 as may be adopted by the commission applicable to all groups.
 - appoint, shall have the power to examine the affairs of any self-insurance program established under subsection (1) of this section. The examination shall be conducted in accordance with the provisions of Section 83-5-201 et seq. The Commissioner of Insurance, or any examiner he may appoint, shall have free access to all the audited financial statements and actuarial reports that relate to the self-insurance program. The expenses of the examination shall be paid by the self-insurance program examined, upon statement furnished by the Commissioner of Insurance, and the examination shall be made at least once every five (5) years, but no more than once in any twelve-month period. Upon receipt of the

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193	verified report from the examiner, the Commissioner of Insurance
194	shall transmit the report to the self-insured program examined,
195	together with a notice which shall afford the self-insured program
196	examined a reasonable opportunity of not more than thirty (30)
197	days to make a written submission or rebuttal with respect to any
198	matters contained in the examination report.
199	(4) Any person selling, soliciting or negotiating a
200	self-insurance program under subsection (1) of this section shall
201	be licensed as an insurance producer pursuant to the provisions of
202	Section 83-17-1 et seq., and such producer shall fully advise any
203	prospective school district participant or other participant the
204	policy and procedures for member assessment adjustments and
205	dividends provided by the self-insurance program.
206	SECTION 4. This act shall take effect and be in force from
207	and after its passage.