MISSISSIPPI LEGISLATURE

By: Representatives Yancey, Deweese

To: Judiciary A

HOUSE BILL NO. 993

1 AN ACT TO DECLARE CERTAIN HOLD HARMLESS CLAUSES AND OTHER 2 PROVISIONS RELATING TO INDEMNIFICATION, ADDITIONAL INSURED PARTIES 3 AND STANDARDS OF CARE IN CONTRACTS FOR THE PROFESSIONAL SERVICES 4 OF A DESIGN PROFESSIONAL VOID AND UNENFORCEABLE; TO DEFINE THE 5 TERM "DESIGN PROFESSIONAL" AS A PERSON REGISTERED TO PRACTICE 6 ARCHITECTURE, ENGINEERING, SURVEYING OR GEOLOGY IN MISSISSIPPI; TO 7 REQUIRE AN ATTORNEY REPRESENTING A PARTY SUING A DESIGN 8 PROFESSIONAL TO CERTIFY, WHEN FILING THE COMPLAINT, THAT THE 9 ATTORNEY HAS CONSULTED WITH ANOTHER DESIGN PROFESSIONAL TO DETERMINE THE VALIDITY OF THE PARTY'S CLAIM; AND FOR RELATED 10 11 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** (1) As used in this section, the term "design professional" means a person or legal entity licensed or authorized to practice architecture, engineering, surveying or geology in this state.

17 (2) A covenant or promise in, in connection with, or
18 collateral to a contract for the professional services of a design
19 professional is void and unenforceable if the covenant or promise:

(a) Requires the design professional to indemnify or
hold harmless another person or entity, including a third party,
against liability for damage other than liability for damage to

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the extent that the damage is caused by or results from an act, committed by the design professional or another person or entity for whom the design professional is legally liable, of negligence, intentional tort, intellectual property infringement, or failure to pay a subconsultant or supplier;

28 (b) Requires the design professional to defend another person or entity, including a third party, against a claim arising 29 30 from the rendering of or failure to render professional services 31 by the design professional which is not otherwise covered by the 32 design professional's professional liability insurance policy. A 33 covenant or promise may provide for the reimbursement of an indemnitee's reasonable attorneys' fees in proportion to the 34 35 design professional's liability, as finally adjudicated by the 36 finder of fact;

37 (c) Requires the design professional to name another
38 person or entity as an additional insured on the design
39 professional's professional liability insurance policy; or

40 (d) Subjects the design professional to a standard of
41 care different than that provided under subsection (3) of this
42 section.

(3) (a) A contract for the professional services of a
design professional must require a design professional to perform
services consistent with the professional skill and care
ordinarily provided by design professionals practicing in the same
or similar locality, under the same or similar circumstances, and

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50 (b) If the standard of care provision in a contract 51 differs from the skill and care required under paragraph (a) of 52 this subsection, the standard of care provided in paragraph (a) 53 applies.

(4) Notwithstanding subsection (2) (b), this section may not be construed to prohibit a party from requiring, in a contract for professional services with a design professional, that the design professional name the party an additional insured on the design professional's general liability insurance policy or automobile liability insurance policy, or both, and provide any defense provided by those policies.

(5) This section does not prohibit parties to a contract for the professional services of a design professional from including and enforcing conditions that relate to the scope, fees and schedule of a project that is subject to the contract. However, such conditions must be subject to the standard of care described in subsection (3).

67 (6) This section does not affect the validity of any
68 insurance contract, workers' compensation or agreement issued by
69 an insurer.

70 (7) This section may not be construed to alter, amend or71 affect the enforceability of Section 31-5-41.

H. B. No. 993 **~ OFFICIAL ~** 24/HR43/R1674 PAGE 3 (RKM\EW) 72 (8) In an action brought against a design professional for 73 damages arising from the rendering of or failure to render professional services by the design professional where expert 74 75 testimony is required to establish a violation of the design 76 professional's standard of care, the complaint in the action must 77 be accompanied by a certificate executed by the attorney for the party alleging a cause of action declaring that the attorney has 78 reviewed the facts of the case and has consulted with at least one 79 80 (1) licensed professional practicing in the same area of practice as the defendant who is competent and qualified to give expert 81 82 testimony as to the standard of care, and that based on such review and consultation, the attorney has concluded that there is 83 84 a reasonable basis for commencement of the action.

85 **SECTION 2.** This act shall take effect and be in force from 86 and after July 1, 2024.