REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 819: Insurance; remove filing fee on auto cancellation or nonrenewal appeals and exempt life line applicants from prelicensing requirements.

We, therefore, respectfully submit the following report and recommendation:

1. That the Senate recede from its Amendment No. 1.

2. That the House and Senate adopt the following amendment:

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

32 SECTION 1. Section 83-11-17, Mississippi Code of 1972, is 33 amended as follows:

34 83-11-17. A named insured who wishes to contest the reason 35 or reasons for a cancellation of a policy which has been in effect 36 for sixty (60) days or more or failure by insurer to give proper 37 notice of nonrenewal as provided hereunder shall, not less than 38 seven (7) working days from the date of receipt of notice of cancellation or receipt of notice of nonrenewal, mail or deliver 39 40 to the Commissioner of Insurance a written request for a hearing, which request shall state clearly the basis for the appeal * * *. 41 42 A cancellation or nonrenewal which is subject to the 43 provisions of this article shall be deemed effective unless the

44 Commissioner of Insurance determines otherwise in accordance with 45 the provisions of this article.

46 SECTION 2. Section 83-11-19, Mississippi Code of 1972, is 47 amended as follows:

48 83-11-19. Within two (2) working days after receipt of a 49 timely request for a hearing, the commissioner or his officially appointed designee shall call a hearing upon at least seven (7) 50 51 days' notice to the parties. Each insurer licensed to do in this 52 state the kind of business which is subject to this article shall maintain on file with the commissioner the name and address of the 53 54 person authorized to receive notices pursuant to this article on 55 behalf of the insurer.

56 The commissioner or his designated representative who conducted the hearing shall, at the conclusion thereof or not 57 later than two (2) days thereafter, issue his written findings to 58 59 the parties. If he finds for the named insured, he shall * * * 60 either order the insurer to rescind its notice of cancellation or, if the date cancellation is to be effective has elapsed, order the 61 62 policy reinstated or renewed. Such order shall operate 63 retroactively only to cover a period not to exceed twenty (20) 64 days from the date cancellation otherwise would have been 65 effective, and prospectively from the date on which the order was issued; provided, however, that no policy shall be reinstated or 66 67 renewed while the named insured is in arrears in payment of premiums on such policy. If the commissioner or his 68

24/SS26/HB819CR.J *SS26/OHB819CR.J* (H) IN (S) IN PAGE 2 G3/5 69 representative finds for the insurer, his written order shall so 70 state * * *. Reinstatement of a policy under this section shall 71 not operate in any way to extend the expiration, termination, or 72 anniversary date provided in the policy. Renewal of a policy 73 shall be for a term of one (1) year from the expiration date of 74 the prior policy, and otherwise shall contain the same coverage, terms, and contractual provisions contained in said prior policy. 75 76 SECTION 3. Section 83-17-251, Mississippi Code of 1972, is

77 amended as follows:

83-17-251. (1) Every individual seeking to be licensed as an insurance producer in the State of Mississippi, as a condition of issuance of an original license, must furnish the Commissioner of Insurance certification on a form prescribed by the commissioner that he or she has completed an approved prelicensing course of study for the line of insurance requested.

84 (2) The prelicensing course of study hours shall consist of
85 twenty (20) hours of approved prelicensing education courses per
86 line of authority. The Commissioner of Insurance shall determine
87 the content requirements for each prelicensing course of study.
88 The prelicensing educational requirements of this section shall
89 not apply to:

90 (a) An individual that is exempt from taking the
91 written examination as provided in Section 83-17-39(1) and Section
92 83-17-67.

93 (b) An individual who has received a bachelor's degree 94 with major coursework in insurance from an accredited institution 95 of higher learning.

96 (c) An individual holding a current and valid CEBS,
97 CHFC, CIC, CFP, CLU, FLMI, LUTCF designation is exempt for the
98 life line of authority.

99 (d) An individual holding a current and valid RHU,
100 CEBS, REBC, HIA designation is exempt for the accident and health
101 or sickness line of authority.

(e) An individual holding a current and valid AAI, ARM,
CIC, CPCU designation is exempt for the property and casualty
lines of authority.

105 (f) Limited lines insurance producer and limited lines106 credit insurance producer as defined in Section 83-17-53.

107 (g) An individual that is seeking licensure for the 108 variable life and variable annuity products line of authority 109 only.

110 (h) An individual that is seeking licensure for the 111 life line of authority only.

112 Every individual seeking renewal of an insurance (3) 113 producer license, which has been in effect for a term of eighteen 114 (18) months or less shall satisfactorily complete twelve (12) hours of study in approved continuing education courses. Every 115 individual seeking renewal of an insurance producer license, which 116 has been in effect for a term of more than eighteen (18) months 117 *SS26/OHB819CR.J* 24/SS26/HB819CR.J (H)IN (S)IN PAGE 4 G3/5

118 shall satisfactorily complete twenty-four (24) hours of study in 119 approved continuing education courses, of which three (3) hours 120 shall have a course concentration in ethics.

121 (4) The continuing educational requirements of this section122 shall not apply to:

(a) Any individual that is exempt from taking the written examination as provided in Section 83-17-39(1)(b), (c), (e) and (g);

(b) Any limited lines producer or limited lines creditinsurance producer;

(c) A person not a resident of this state who meets the continuing educational requirement in the state in which such person resides and Mississippi has a reciprocal agreement with that state;

132 Nonactive agents as defined in Section 83-17-1; or (d) 133 (e) Any individual who is sixty-five (65) years of age 134 or older and who has been licensed as an insurance producer for a continuous period of twenty-five (25) years or more as of April 135 136 17, 2023, as evidenced by submission of an affidavit, under oath, 137 on a form prescribed by the commissioner, signed by the licensee 138 attesting to satisfaction of the age, licensing and experience 139 requirements of this paragraph (e).

140 SECTION 4. Section 83-17-523, Mississippi Code of 1972, is 141 amended as follows: 142 83-17-523. (1) Public adjusters shall ensure that all 143 contracts for their services are in writing, signed by the insured 144 and the public adjuster who solicited the contract, and a copy of 145 the contract shall be provided to the insured upon execution. All 146 such contracts shall be subject to the following provisions:

147 (a) No public adjuster shall charge, agree to, or
148 accept as compensation any payment, commission, fee or other thing
149 of value equal to more than ten percent (10%) of any insurance
150 settlement or the proceeds of any claim investigated.

(b) No public adjuster shall require, demand or accept any fee, retainer, compensation, deposit or other thing of value, prior to partial or full settlement of a claim.

(c) Any costs to be reimbursed to a public adjuster out of the proceeds of a settlement shall be specified by kind and estimated amounts.

(d) A public adjuster's contract with the insured shall be revocable or cancelable by the insured without cause and without penalty or obligation for at least five (5) business days after the contract is executed by the insured. Nothing in this provision shall be construed to prevent an insured from pursuing any civil legal remedy to revoke or cancel the contract after the expiration of such cancellation period.

164 (e) No public adjuster may require that an insured 165 authorize an insurer to issue a check only in the name of the 166 public adjuster.

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167 (f) No public adjuster shall be entitled to any 168 payment, commission, fee or other thing of value of any insurance 169 settlement or agreed settlement that was made between the insured 170 and the insurance company before the public adjuster and the 171 insured entered into a contract for services. 172 (g) If an insurance company extends a written settlement offer to the insured before the insured enters into a 173 174 contract with a public adjuster for services, then a public 175 adjuster may only be entitled to an amount that is no more than 176 ten percent (10%) of the settlement amount that is in excess of 177 the amount that was offered in writing to the insured prior to 178 entering into the contract with the public adjuster. 179 Public adjusters shall adhere to the following ethical (2) 180 requirements: 181 No public adjuster shall undertake the adjustment (a)

(a) No public adjuster shall undertake the adjustment
of any claim for which the public adjuster is not currently
competent and knowledgeable as to the terms and conditions of the
insurance coverage, or which otherwise exceeds the public
adjuster's current expertise.

(b) No public adjuster shall, as a public adjuster,
represent any person or entity whose claim the public adjuster has
previously adjusted while acting as an independent adjuster
representing any insurer, either directly or through an
independent adjusting firm retained by the insurer.

24/SS26/HB819CR.J *SS26/OHB819CR.J* PAGE 7 191 (c) A public adjuster shall not knowingly make any oral 192 or written material misrepresentations or statements to any 193 insured or potential insured which are false and intended to 194 injure any person engaged in the business of insurance.

195 (d) No public adjuster shall knowingly enter into a 196 contract to adjust a residential property claim subsequent to a 197 declaration of total loss by an insurer, unless the services to be 198 provided by the public adjuster can reasonably be expected to 199 result in the insured obtaining an insurance settlement, net of 200 the public adjuster's compensation, in excess of the amount the insured would have obtained without the services of the public 201 202 adjuster.

(e) A public adjuster shall advise each insured that the insured has the right to retain an attorney at law of his choice throughout the public adjuster's investigation and adjustment of the claim.

(f) If the claim is not settled by the public adjuster, the public adjuster shall advise the insured that the insured has the right to retain an attorney at law of his choice.

(g) No public adjuster shall contract for, agree to, or receive anything of value from any attorney at law or other person acting in concert with any attorney at law (i) for referring claims to the attorney, or (ii) in connection with any claim for which the public adjuster has performed or intends to perform services.

24/SS26/HB819CR.J *SS26/OHB819CR.J* PAGE 8 (h) No public adjuster shall split any attorney's feewith any attorney at law.

218 A public adjuster shall not testify as an expert (i) witness in any judicial or administrative proceeding while 219 220 maintaining a pecuniary interest in the outcome of the proceeding, 221 as otherwise permitted by Section 83-17-523(1)(a); provided, 222 however, that a public adjuster may testify as an expert witness if pursuant to the terms of his contract his compensation is 223 224 converted to a specified hourly rate, which rate (i) is subject to such limitations as may be prescribed by the commissioner, and 225 226 (ii) is not subject to any contingencies. In the event of a 227 conversion of the public adjuster's contract to an hourly rate 228 agreement, the prior fee arrangement shall be inadmissible at 229 trial.

(j) A public adjuster shall not participate, directly
 or indirectly, in the reconstruction, repair or restoration of
 damaged property that is the subject of a claim adjusted by the
 adjuster.

(k) A public adjuster shall not engage in any
activities that may be reasonably construed as a conflict of
interest, including, directly or indirectly, soliciting or
accepting any remuneration of any kind or nature.
(1) A public adjuster shall not have a financial
interest in any salvage, repair or any other business entity that

240 obtains business in connection with any claim that the public

241 adjuster has a contract to adjust.

242 <u>SECTION 5.</u> The Comprehensive Health Insurance Risk Pool 243 Association shall have the authority to develop and fund an online 244 portal that shall be available to all Mississippians to assist 245 consumers in selection of a health plan. This program shall have 246 the capacity to aggregate information regarding providers, drug 247 coverage and pricing that would allow consumers to make informed 248 decisions in selecting a health plan.

249 **SECTION 6.** This act shall take effect and be in force from 250 and after July 1, 2024.

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

AN ACT TO AMEND SECTIONS 83-11-17 AND 83-11-19, MISSISSIPPI 1 2 CODE OF 1972, TO REMOVE THE REQUIREMENT OF A FIFTEEN DOLLAR FILING 3 FEE IN AUTOMOBILE CANCELLATION OR NONRENEWAL APPEALS; TO AMEND 4 SECTION 83-17-251, MISSISSIPPI CODE OF 1972, TO EXEMPT FROM 5 PRELICENSING REQUIREMENTS INDIVIDUALS SEEKING LICENSURE IN THE 6 LIFE LINE OF AUTHORITY ONLY; TO AMEND SECTION 83-17-523, 7 MISSISSIPPI CODE OF 1972, TO CLARIFY THE COMPENSATION OF A PUBLIC ADJUSTER; TO PROVIDE THAT A PUBLIC ADJUSTER SHALL NOT PARTICIPATE 8 9 IN THE RECONSTRUCTION, REPAIR OR RESTORATION OF DAMAGED PROPERTY 10 THAT IS THE SUBJECT OF A CLAIM ADJUSTED BY THE ADJUSTER; TO 11 PROVIDE THAT A PUBLIC ADJUSTER SHALL NOT ENGAGE IN ANY ACTIVITIES THAT MAY BE REASONABLY CONSTRUED AS A CONFLICT OF INTEREST; TO 12 13 PROVIDE THAT A PUBLIC ADJUSTER SHALL NOT HAVE A FINANCIAL INTEREST 14 IN ANY SALVAGE, REPAIR OR ANY OTHER BUSINESS ENTITY THAT OBTAINS 15 BUSINESS IN CONNECTION WITH ANY CLAIM THAT THE PUBLIC ADJUSTER HAS 16 A CONTRACT TO ADJUST; TO PROVIDE THAT NO PUBLIC ADJUSTER SHALL BE 17 ENTITLED TO ANY PAYMENT, COMMISSION, FEE OR OTHER THING OF VALUE 18 OF ANY INSURANCE SETTLEMENT OR AGREED SETTLEMENT THAT WAS MADE 19 BETWEEN THE INSURED AND THE INSURANCE COMPANY BEFORE THE PUBLIC 20 ADJUSTER AND THE INSURED ENTERED INTO A CONTRACT FOR SERVICE; TO 21 PROVIDE THAT IF AN INSURANCE COMPANY EXTENDS A WRITTEN SETTLEMENT OFFER TO THE INSURED BEFORE THE INSURED ENTERS INTO A CONTRACT 22

24/SS26/HB819CR.J *SS26/OHB819CR.J* PAGE 10 23 WITH A PUBLIC ADJUSTER FOR SERVICES, THEN A PUBLIC ADJUSTER MAY 24 ONLY BE ENTITLED TO AN AMOUNT THAT IS NO MORE THAN 10% OF THE 25 SETTLEMENT AMOUNT THAT IS IN EXCESS OF THE AMOUNT THAT WAS OFFERED 26 IN WRITING TO THE INSURED PRIOR TO ENTERING INTO THE CONTRACT WITH A PUBLIC ADJUSTER; TO AUTHORIZE THE COMPREHENSIVE HEALTH INSURANCE 27 28 RISK POOL ASSOCIATION TO ESTABLISH AN ONLINE PORTAL TO ASSIST 29 MISSISSIPPIANS IN SELECTING A HEALTH PLAN; AND FOR RELATED 30 PURPOSES.

CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
X (SIGNED)	X (SIGNED)
Turner	Michel
X (SIGNED)	X (SIGNED)
Ford (54th)	Johnson
X (SIGNED)	X (SIGNED)
Arnold	Suber