MISSISSIPPI LEGISLATURE

REGULAR SESSION 2025

By: Senator(s) Michel

To: Insurance

SENATE BILL NO. 2894

1 AN ACT TO AMEND SECTION 83-23-109, MISSISSIPPI CODE OF 1972, 2 TO INCLUDE "CYBERSECURITY INSURANCE" FOR PURPOSES OF THE 3 MISSISSIPPI INSURANCE GUARANTY ASSOCIATION STATUTES AND REVISE 4 CERTAIN DEFINITIONS; TO AMEND SECTION 83-23-115, MISSISSIPPI CODE OF 1972, TO PROVIDE LIMITS ON CLAIMS PAID DUE TO A CYBER LIABILITY 5 6 AND FOR PROPERTY DAMAGE; AND FOR RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. Section 83-23-109, Mississippi Code of 1972, is amended as follows: 9 83-23-109. As used in this article: 10 11 (a) "Affiliate" means a person who directly, or 12 indirectly, through one or more intermediaries, controls, is 13 controlled by, or is under common control with an insolvent insurer on December 31 of the year next preceding the date the 14 insurer becomes an insolvent insurer. 15 16 (b) "Association" means the Mississippi Insurance Guaranty Association created under Section 83-23-111. 17 18 (c) "Claimant" means any insured making a first-party 19 claim or any person instituting a liability claim, provided that

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20 no person who is an affiliate of the insolvent insurer may be a 21 claimant.

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(d) "Commissioner" means the Commissioner of Insurance.

23 "Control" means the possession, direct or indirect, (e) 24 of the power to direct or cause direction of the management and 25 policies of a person, whether through the ownership of voting securities, by contract other than a commercial contract for goods 26 27 or nonmanagement services, or otherwise, unless the power is the 28 result of an official position with or corporate office held by 29 the person. Control shall be presumed to exist if any person, 30 directly or indirectly, owns, controls, holds with the power to 31 vote, or holds proxies representing ten percent (10%) or more of 32 the voting securities of any other person. This presumption may be rebutted by a showing that control does not exist in fact. 33

34 (f) "Covered claim" means an unpaid claim, including 35 one of unearned premiums, which arises out of and is within the 36 coverage and not in excess of the applicable limits of an insurance policy to which this article applies issued by an 37 38 insurer, if such insurer becomes an insolvent insurer and (i) the claimant or insured is a resident of this state at the time of the 39 40 insured event, provided that for entities other than an individual, the residence of a claimant or insured is the state in 41 which its principal place of business is located at the time of 42 43 the insured event; or (ii) the property from which the claim arises is permanently located in this state. "Covered claim" 44

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45 shall not include any amount awarded as punitive or exemplary 46 damages; or sought as a return of premium under any retrospective rating plan; or due any reinsurer, insurer, insurance pool, or 47 underwriting association, as subrogation recoveries or otherwise 48 49 and shall preclude recovery thereof from the insured of any 50 insolvent carrier to the extent of the policy limits. "Covered claim" shall not include any claim that would otherwise be a 51 52 covered claim under this article that has been rejected or denied 53 by any other state quaranty fund based upon that state's statutory 54 exclusions regarding the insured's net worth.

55 Notwithstanding any other provision of this definition, an 56 insurance policy issued by a member insurer and later allocated, transferred, or assumed by, or otherwise made the sole 57 58 responsibility of another insurer, pursuant to any provision of 59 law of this state providing for the division of an insurance 60 company or the statutory assumption or transfer of designated 61 policies and under which there is no remaining obligation to the transferring entity, shall be considered to have been issued by a 62 63 member insurer which is an insolvent insurer for the purposes of 64 this chapter in the event that the insurer to which the policy has 65 been allocated, transferred, assumed by, or otherwise made the 66 sole responsibility of is placed in liquidation. An insurance 67 policy that was issued by a nonmember insurer and later allocated, 68 transferred, assumed by, or otherwise made the sole responsibility 69 of a member insurer under any provision of law of this state

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## 70 <u>described in this subparagraph shall not be considered to have</u> 71 been issued by a member insurer for the purposes of this chapter.

72 "Insolvent insurer" means an insurer licensed to (q) 73 transact insurance in this state either at the time the policy was 74 issued or when the insured event occurred and against whom an 75 order of liquidation with a finding of insolvency has been entered 76 by a court of competent jurisdiction, in the insurer's state of domicile or of this state and the order of liquidation has not 77 78 been stayed or been the subject of a writ of supersedeas or other 79 comparable order.

80 (h) "Member insurer" means any person who (i) writes 81 any kind of insurance to which this article applies under Section 82 83-23-105, including the exchange of reciprocal or interinsurance 83 contracts, and (ii) is licensed to transact insurance in this 84 state.

(i) "Net direct written premiums" means direct gross
premiums written in this state on insurance policies to which this
article applies, less return premiums thereon and dividends paid
or credited to policyholders on such direct business. "Net direct
written premiums" does not include premiums on contracts between
insurers or reinsurers.

91 (j) "Person" means any individual, corporation,92 partnership, association or voluntary organization.

93 (k) "Cybersecurity insurance," for purposes of this
94 act, includes first- and third-party coverage, in a policy or

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95 <u>endorsement, written on a direct, admitted basis for losses and</u> 96 <u>loss mitigation arising out of or relating to data privacy</u> 97 <u>breaches, unauthorized information network security intrusions,</u> 98 <u>computer viruses, ransomware, cyber extortion, indemnity theft,</u> 99 <u>and similar exposures.</u>

SECTION 2. Section 83-23-115, Mississippi Code of 1972, is amended as follows:

102 83-23-115. (1) The association shall:

103 (a) Be obligated to the extent of the covered claims 104 existing prior to the determination of insolvency and arising 105 within thirty (30) days after the determination of insolvency, or 106 before the policy expiration date if less than thirty (30) days after the determination, or before the insured replaces the policy 107 108 or causes its cancellation if he does so within thirty (30) days of the determination. Such obligation shall be satisfied by 109 110 paying the claimant an amount as follows:

111 (i) The full amount of a covered claim for112 benefits under a workers' compensation insurance coverage;

(ii) An amount in excess of Fifty Dollars (\$50.00)
per policy for a covered claim for the return of unearned premium;
(iii) An amount in excess of Fifty Dollars
(\$50.00) but not exceeding Three Hundred Thousand Dollars
(\$300,000.00) per claimant for all other covered claims \* \* \*;

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118 (iv) An amount in excess of Fifty Dollars (\$50.00) 119 but not exceeding Four Hundred Thousand Dollars (\$400,000.00) per 120 claimant for property damage covered claims; 121 (v) In no event shall the association be obligated 122 to pay an amount in excess of Three Hundred Thousand Dollars 123 (\$300,000.00) for all first- and third-party claims under a policy 124 or endorsement providing or that is found to provide cybersecurity 125 insurance coverages and arising out of a single insured event, 126 regardless of the number of claims made or the number of

127 <u>claimants.</u>

In no event shall the association be obligated to a policyholder or claimant in an amount in excess of the obligation of the insolvent insurer under the policy from which the claim arises. Notwithstanding any other provisions of this article, a covered claim shall not include a claim filed with the association after final date set by the court for the filing of claims against the liquidator or receiver of an insolvent insurer.

(b) Be deemed the insurer to the extent of its obligation on the covered claims and to such extent shall have all rights, duties, and obligations of the insolvent insurer as if the insurer had not become insolvent.

(c) Assess insurers amounts necessary to pay the obligations of the association under paragraph (a) subsequent to an insolvency, the expenses of handling covered claims subsequent to an insolvency, and the cost of examinations under Section

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S. B. No. 2894 25/SS36/R467.2 PAGE 6 (rdd\tb) 143 83-23-125 and other expenses authorized by this article. The assessments of each member insurer shall be in the proportion that 144 the net direct written premiums of the member insurer for the 145 146 preceding calendar year bears to the net direct written premiums 147 of all member insurers for the preceding calendar year. Each 148 member insurer shall be notified of the assessment not later than thirty (30) days before it is due. No member insurer may be 149 150 assessed in any year an amount greater than one percent (1%) of 151 that member insurer's net direct written premiums for the 152 preceding calendar year. If the maximum assessment, together with 153 the other assets of the association, does not provide in any one 154 (1) year an amount sufficient to make all necessary payments, the 155 funds available shall be prorated and the unpaid portion shall be 156 paid as soon thereafter as funds become available. The association may exempt or defer, in whole or in part, the 157 158 assessment of any member insurer, if the assessment would cause 159 the member insurer's financial statement to reflect amounts of capital or surplus less than the minimum amounts required for a 160 161 certificate of authority by any jurisdiction in which the member 162 insurer is authorized to transact insurance. Each member insurer 163 may set off, against any assessment, authorized payments made on 164 covered claims and expenses incurred in the payment of such claims 165 by the member insurer.

166 (d) Investigate claims brought against the association;167 adjust, compromise, settle, and pay covered claims to the extent

S. B. No. 2894 **~ OFFICIAL ~** 25/SS36/R467.2 PAGE 7 (rdd\tb) of the association's obligation; deny all other claims; and may review settlements, releases, and judgments to which the insolvent insurer or its insureds were parties, to determine the extent to which such settlements, releases, and judgments may be properly contested.

(e) Notify such persons as the commissioner directsunder Section 83-23-119(2)(a).

(f) Handle claims through its employees or through one or more insurers or other persons designated as servicing facilities. Designation of a servicing facility is subject to the approval of the commissioner, but such designation may be declined by a member insurer.

(g) Reimburse each servicing facility for obligations of the association paid by the facility and for expenses incurred by the facility while handling claims on behalf of the association, and shall pay the other expenses of the association authorized by this article.

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(2) The association may:

186 (a) Employ or retain such persons as are necessary to187 handle claims and perform other duties of the association.

188 (b) Borrow funds necessary to effect the purposes of189 this article in accord with the plan of operation.

190 (c) Sue or be sued.

191 (d) Negotiate and become a party to such contracts as192 are necessary to carry out the purpose of this article.

S. B. No. 2894 **~ OFFICIAL ~** 25/SS36/R467.2 PAGE 8 (rdd\tb) 193 (e) Perform such other acts as are necessary or proper194 to effectuate the purpose of this article.

(f) Refund to the member insurers in proportion to the contribution of each member insurer to the association that amount by which the assets of the association exceed the liabilities if, at the end of any calendar year, the board of directors finds that the assets of the association exceed the liabilities of the association as estimated by the board of directors for the coming year.

202 **SECTION 3.** This act shall take effect and be in force from 203 and after July 1, 2025.

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