House Bill 1049 (AS PASSED HOUSE AND SENATE)

By: Representatives Williamson of the 112<sup>th</sup>, Lumsden of the 12<sup>th</sup>, Taylor of the 173<sup>rd</sup>, and Werkheiser of the 157<sup>th</sup>

## A BILL TO BE ENTITLED AN ACT

- To amend Chapters 36 and 52 of Title 33 of the Official Code of Georgia Annotated, relating 1 2 to the Georgia Insurers Solvency Pool and assumption reinsurance agreements, respectively, 3 so as to enact the "Insurance Business Transfer Act"; to provide for definitions; to provide for a short title; to provide for legislative intent; to provide for court authority; to provide for 4 5 notice requirements; to provide for an application procedure; to provide for court review of 6 a petition; to provide for ongoing jurisdiction by the court; to provide for court approval; to provide for appeal; to provide for confidentiality; to provide for ongoing oversight by the 7 8 Commissioner; to provide for certain fees and costs to be borne by the applicant; to provide 9 for compensation, costs, and expenses of the independent expert and any consultants to be 10 borne jointly by the transferring insurer and assuming insurer; to provide for dismissal of petition; to provide for suspension or revocation of certificate; to provide for construction; 11 12 to make conforming changes; to provide for related matters; to provide for an effective date; 13 to repeal conflicting laws; and for other purposes.
- BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

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16 Chapter 36 of Title 33 of the Official Code of Georgia Annotated, relating to the Georgia 17 Insurers Insolvency Pool, is amended in paragraph (4) of Code Section 33-36-3, relating to 18 definitions, by adding new subparagraphs to read as follows:

"(O) Notwithstanding any other provision of this chapter, an insurance policy issued by a member insurer and later allocated, transferred, or assumed by, or otherwise made the sole responsibility of another insurer, pursuant to any provision of law of this state providing for the division of an insurance company or the statutory assumption or transfer of designated policies and under which there is no remaining obligation to the transferring entity, shall be considered to have been issued by a member insurer which is an insolvent insurer for the purposes of this chapter in the event that the insurer to which the policy has been allocated, transferred, assumed by, or otherwise made the sole responsibility of is placed in liquidation.

(P) An insurance policy that was issued by a nonmember insurer and later allocated, transferred, assumed by, or otherwise made the sole responsibility of a member insurer under any provision of law of this state described in subparagraph (O) of this paragraph shall not be considered to have been issued by a member insurer for the purposes of this chapter."

33 SECTION 2.

Chapter 52 of Title 33 of the Official Code of Georgia Annotated, relating to assumption reinsurance agreements, is amended by designating Code Sections 33-52-1 through 33-52-6 as Article 1.

SECTION 3.

Said chapter is further amended by replacing "chapter" with "article" wherever the former term occurs in:

- 40 (1) Code Section 33-52-1, relating to applicability of chapter;
- 41 (2) Code Section 33-52-2, relating to definitions; and
- 42 (3) Code Section 33-52-4, relating to rejection of transaction by policyholders, receipt of
- notice, and transfers involving companies deemed to be in hazardous condition.
- 44 SECTION 4.
- 45 Said chapter is further amended by enacting a new article to read as follows:
- 46 "ARTICLE 2
- 47 33-52-10.
- 48 This Act shall be known and may be cited as the 'Insurance Business Transfer Act.'
- 49 33-52-11.
- This article is adopted to provide options to address the limitations in the current methods
- available to insurers to transfer or assume blocks of insurance business in an efficient and
- 52 cost-effective manner that: provides needed legal finality for such transfers in order to
- 53 provide for improved operational and capital efficiency for insurance companies;
- 54 <u>stimulates the economy by attracting segments of the insurance industry to this state; makes</u>
- 55 this state an attractive home jurisdiction for insurance companies; encourages economic
- 56 growth and increased investment in the financial services sector; and increases the
- 57 <u>availability of quality insurance industry jobs in this state.</u> These purposes are
- 58 <u>accomplished by providing a basis and procedures for the transfer and novation of policies</u>
- from a transferring insurer to an assuming insurer by way of an insurance business transfer
- 60 plan without the affirmative consent of policyholders or reinsureds. The novation is
- 61 <u>effected by court order. This article establishes the requirements for notice and disclosure</u>
- and standards and procedures for the approval of the transfer and novation by the

63 Commissioner and the Superior Court of Fulton County pursuant to an insurance business

- 64 <u>transfer plan</u>. This article shall not limit or restrict other means of effecting a transfer or
- 65 <u>novation.</u>
- 66 33-52-12.
- As used in this article, the term:
- 68 (1) 'Affiliate' means a person that directly, or indirectly through one or more
- intermediaries, controls, is controlled by, or is under common control with the person
- 70 specified.
- 71 (2) 'Applicant' means an assuming insurer, transferring insurer, or reinsurer applying to
- 72 <u>the Commissioner for the approval of an insurance business transfer plan as provided for</u>
- 73 <u>in Code Section 33-52-15.</u>
- 74 (3) 'Approval order' means an order issued by the court approving an insurance business
- 75 <u>transfer plan as provided for in Code Section 33-52-15.</u>
- 76 (4) 'Assuming insurer' means an insurer domiciled in this state that assumes or seeks to
- assume policies from a transferring insurer pursuant to this article. An assuming insurer
- may be a company established pursuant to Chapter 41 of this title.
- 79 (5) 'Court' means the Superior Court of Fulton County.
- 80 (6) 'Implementation order' means an order issued by the court implementing an insurance
- 81 <u>business transfer plan as provided for in Code Section 33-52-15.</u>
- 82 (7) 'Independent expert' means an impartial individual who assists the Commissioner and
- 83 <u>the court in connection with their review of a proposed transfer and novation of insurance</u>
- 84 <u>business. The Commissioner shall select such expert from a list of at least two nominees</u>
- 85 <u>submitted jointly by the transferring insurer and the assuming insurer; provided, however,</u>
- 86 that, if the Commissioner, in his or her sole discretion, rejects such nominees, the
- 87 <u>Commissioner may appoint another person to serve as an independent expert. An</u>
- 88 <u>independent expert or nominee shall:</u>

89 (A) Hold no financial interest in either the assuming insurer or transferring insurer or 90 any of their respective affiliates; 91 (B) Not have been employed by or acted as an officer, director, consultant, or other 92 independent contractor for either the assuming insurer or transferring insurer within the 93 previous twelve months; 94 (C) Not be simultaneously appointed by the Commissioner to assist in any capacity in 95 any insurer rehabilitation or delinquency proceeding; (D) Not receive or be promised compensation in connection with the insurance 96 97 business transfer for which he or she is selected to serve as an independent expert; 98 provided, however, that a fee may be approved by the Commissioner that is not 99 contingent upon the approval, implementation, or consummation of an insurance 100 business transfer plan; and (E) Provide proof of insurance covering the services provided as an independent expert 101 102 as determined by the Commissioner. 103 (8) 'Insurance business transfer' means a transfer and novation in accordance with this article. An approved insurance business transfer transfers insurance obligations, risks, 104 105 rights, or any combination thereof, of existing or in-force contracts of insurance or 106 reinsurance from a transferring insurer to an assuming insurer. An approval order and 107 an implementation order of an insurance business transfer plan will effect a transfer and 108 novation of the transferred contracts of insurance or reinsurance with the result that the 109 assuming insurer becomes directly liable to the policyholders of the transferring insurer 110 and the transferring insurer's insurance obligations, risks, rights, or any combination 111 thereof, under the contracts are extinguished. (9) 'Insurance business transfer plan' or 'plan' means the plan submitted to the department 112 113 to accomplish the transfer and novation pursuant to an insurance business transfer, including any associated transfer of assets and rights from or on behalf of the transferring 114 115 insurer to the assuming insurer.

116 (10) 'Insurer' means an insurance or surety company, including a reinsurance company, 117 and includes a corporation, company, partnership, association, society, order, individual, or aggregation of individuals engaging in or proposing or attempting to engage in any 118 kind of insurance or surety business, including the exchanging of reciprocal or 119 120 interinsurance contracts between individuals, partnerships, and corporations. (11) 'Notice' means written notice, telephone notice, electronic notice, or substitute 121 122 notice, as consented to in an agreement included in or related to the subject business, or 123 as provided by rules and regulations promulgated by the Commissioner. 124 (12) 'Petitioner' means an assuming insurer, transferring insurer, or reinsurer petitioning 125 a court for an approval order and an implementation order of a plan pursuant to this 126 article. (13) 'Policy' means a policy, contract or certificate of insurance or a contract of 127 128 reinsurance pursuant to which an insurer agrees to assume an insurance obligation or risk, 129 or both, of a policyholder or to make payments on behalf of, or to, such policyholder or 130 its beneficiaries, and shall include property, casualty, life, health, and any other line of insurance the Commissioner deems appropriate for an insurance business transfer. 131 132 (14) 'Policyholder' means an insured or a reinsured under a policy that is part of the 133 subject business. 134 (15) 'State insurance guaranty association' means the Georgia Insurers Insolvency Pool. 135 created by Chapter 36 of this title, the Georgia Life and Health Insurance Guaranty 136 Association, created by Chapter 38 of this title, or any similar organization in another 137 state. 138 (16) 'Subject business' means the policy or policies designated for transfer and novation 139 pursuant to a corresponding insurance business transfer plan. (17) 'Transfer and novation' means the transfer of insurance obligations, risks, rights, or 140 any combination thereof, of existing or in-force policies from a transferring insurer to an 141

assuming insurer, with the result that the assuming insurer becomes directly liable to the

policyholders of the transferring insurer on the transferred policies and the transferring

- insurer's insurance obligations, risks, rights, or any combination thereof, under the
- transferred policies are extinguished.
- 146 (18) 'Transferring insurer' means an insurer or reinsurer that seeks to or has
- accomplished a transfer and novation of insurance obligations, risks, rights, or any
- combination thereof, under one or more policies to an assuming insurer pursuant to an
- insurance business transfer plan and the provisions of this article.
- 150 <u>33-52-13.</u>
- Notwithstanding any other provision of law, the court may issue any order, process, or
- judgment it deems necessary or appropriate to carry out the provisions of this article. No
- provision of this article shall be construed to preclude the court from, on its own motion,
- 154 <u>taking any action or making any determination necessary or appropriate to enforce or</u>
- implement court orders or rules, or to prevent an abuse of power.
- 156 33-52-14.
- (a) When notice is required under this article and except as otherwise permitted or directed
- by the court or the Commissioner, such notice shall be transmitted within 45 days of the
- event triggering such requirement:
- 160 (1) To the chief insurance regulatory official in each jurisdiction in which the
- transferring insurer:
- (A) Holds or has ever held a certificate of authority; and
- (B) In which policies that are part of the subject business were issued or policyholders
- 164 <u>currently reside</u>;
- 165 (2) To the National Conference of Insurance Guaranty Funds, the National Organization
- of Life and Health Insurance Guaranty Associations, and all state insurance guaranty
- associations for the states in which the transferring insurer:

- (A) Holds or has ever held a certificate of authority; and

  (B) In which policies that are part of the subject business were
- (B) In which policies that are part of the subject business were issued or policyholders
   currently reside;
- 171 (3) To reinsurers of the transferring insurer pursuant to the notice provisions of the
- reinsurance agreements applicable to the policies that are part of the subject business, or
- where an agreement has no provision for notice, by internationally recognized delivery
- service;
- 175 (4) To all policyholders holding policies that are part of the subject business at their last
- known address as indicated by the records of the transferring insurer or to the address to
- which premium notices or other policy documents are sent. Notice shall also be sent to
- the transferring insurer's agents or brokers of record on the subject business; and
- (5) By publication in a newspaper or other publication of general circulation in the state
- in which the transferring insurer has its principal place of business and in such other
- publications that the Commissioner requires.
- 182 (b) When notice is given in accordance with this Code section, any information or orders
- under this article shall be conclusive with respect to all intended recipients of the notice,
- whether or not the intended recipients receive actual notice.
- (c) When notice is required by an applicant or petitioner but a receiver of the insurer has
- been appointed pursuant to the laws of the insurer's home jurisdiction, the receiver shall
- provide the required notice.
- 188 <u>33-52-15.</u>
- (a) Application to the Commissioner for approval of an insurance business transfer
- 190 **plan.**
- 191 (1) An insurance business transfer plan shall be filed by the applicant with the
- 192 <u>Commissioner for review and approval. The plan shall contain the information set forth</u>
- below or an explanation as to why such information is not included. The plan may be

194 supplemented or revised with additional, updated, or other information when deemed 195 necessary by the Commissioner and as it becomes available: 196 (A) The name, address, and telephone number of the transferring insurer and the 197 assuming insurer and their respective direct and indirect controlling persons, if any; (B) A summary of the insurance business transfer plan; 198 (C) Identification and description of the subject business; 199 200 (D) The most recent audited financial statements and annual and quarterly reports of 201 the transferring insurer and assuming insurer filed with their respective domiciliary 202 regulator; 203 (E) The most recent actuarial report and actuarial opinion that quantify the liabilities 204 associated with the subject business; 205 (F) Pro-forma financial statements showing the projected statutory balance sheet, results of operations, and cash flows of the assuming insurer for the three years 206 207 following the proposed transfer and novation; 208 (G) Officers' certificates of the transferring insurer and the assuming insurer attesting 209 that each has obtained all required internal approvals and authorizations regarding the 210 insurance business transfer plan and completed all necessary and appropriate actions 211 relating thereto; 212 (H) Proposal for plan implementation and administration: (I) Form of notice to be provided under the plan to any policyholder whose policy is 213 214 part of the subject business, including a full description as to how such notice shall be provided and whether certificates of assumption shall be issued to policyholders; 215 (J) Description of any reinsurance arrangements that will pass to the assuming insurer 216 under the insurance business transfer plan; 217 218 (K) Description of any guarantees or additional reinsurance that will cover the subject

business following the transfer and novation;

220	(L) A statement describing the assuming insurer's proposed investment policies and
221	any contemplated third-party claims management and administration arrangements;
222	(M) A statement of whether any policyholder or group of policyholders shall lose or
223	gain coverage of a state insurance guaranty association and a description of how the
224	transferring and assuming insurers shall be licensed for the purpose of state insurance
225	guaranty association coverage;
226	(N) Evidence of approval or nonobjection of the transfer from the chief insurance
227	regulatory official of the jurisdiction of the transferring insurer's domicile; and
228	(O) An opinion report from an independent expert. Such report shall provide the
229	<u>following:</u>
230	(i) A statement of the independent expert's professional qualifications and experience
231	that qualify him or her as an expert suitable for the engagement;
232	(ii) The scope of the report;
233	(iii) A summary of the terms of the insurance business transfer plan relevant to the
234	report;
235	(iv) A list of and summaries for documents, reports, and other material information
236	the independent expert has considered in preparing the report and whether any
237	information requested was not provided;
238	(v) The extent to which the independent expert has relied on information and
239	judgment provided by others;
240	(vi) The persons upon whom the independent expert has relied and why such reliance
241	is reasonable;
242	(vii) The independent expert's opinion of the likely effects of the insurance business
243	transfer plan on policyholders, reinsurers, and claimants, distinguishing between:
244	(I) Transferring policyholders, reinsurers, and claimants;
245	(II) Policyholders, reinsurers, and claimants of the transferring insurer whose
246	policies will not be transferred; and

247	(III) Policyholders, reinsurers, and claimants of the assuming insurer;
248	(viii) For each opinion that the independent expert expresses in the report, the facts
249	and circumstances supporting such opinion; and
250	(ix) Consideration as to whether the security position of any policyholder or group
251	of policyholders affected by the insurance business transfer are materially adversely
252	affected by the transfer, including, but not limited to, coverage by a state insurance
253	guaranty association.
254	(2) The independent expert's opinion report as required by subparagraph (a)(1)(O) of this
255	Code section shall include, but shall not be limited to, a review of the following:
256	(A) Analysis of the transferring insurer's actuarial review of reserves for the subject
257	business to determine the reserve adequacy;
258	(B) Analysis of the financial condition of the transferring insurer and of the assuming
259	insurer and the effect the insurance business transfer shall have on the financial
260	condition of each insurance company;
261	(C) The plans or proposals the assuming insurer has with respect to the administration
262	of the subject business;
263	(D) Whether the proposed transfer will likely have a material adverse effect on the
264	policyholders, reinsurers, or claimants of the transferring insurer and the assuming
265	insurer;
266	(E) Analysis of the assuming insurer's corporate governance structure to ensure proper
267	board and management oversight and expertise to manage the subject business; and
268	(F) Any other information the Commissioner deems necessary to review the insurance
269	business transfer plan.
270	(3) The Commissioner shall have 60 business days from the date of receipt of a complete
271	insurance business transfer plan to review such plan to determine if the applicant is
272	authorized to submit such plan to the court. The Commissioner may extend such review
273	period for an additional 30 business days.

274 (4) The Commissioner shall authorize the submission of the plan to the court unless he 275 or she finds that the insurance business transfer will likely have a material adverse effect 276 on the interests of policyholders, reinsurers, or claimants that are part of the subject 277 business. (5) When the Commissioner determines that the insurance business transfer will likely 278 have a material adverse effect on the interests of policyholders, reinsurers, or claimants 279 280 that are part of the subject business, the Commissioner shall notify the applicant and 281 specify any modifications, supplements, or amendments, and any additional information 282 or documentation with respect to the plan that shall be provided to the Commissioner 283 before he or she will authorize the filing of such insurance business transfer plan with the 284 court. 285 (6) The applicant shall have 30 days from the date the Commissioner notifies him or her, as provided in paragraph (5) of this subsection, to file an amended plan providing the 286 modifications, supplements, or amendments, and additional information or 287 documentation as requested by the Commissioner. If necessary, the applicant may 288 289 request in writing an extension of up to 30 days. If the applicant does not make an 290 amended filing within the time period provided for in this paragraph, including any 291 extension of time granted by the Commissioner, the plan filing shall terminate and a 292 subsequent filing by the applicant shall be considered a new filing which shall require 293 compliance with all provisions of this article as if the prior filing had never been made. 294 (7) The Commissioner's review period provided for in paragraph (3) of this subsection 295 shall recommence upon receipt of the amended plan providing the modification, 296 supplement, amendment, and the additional information or documentation requested in paragraph (5) of this subsection. 297 (8) When the Commissioner authorizes the applicant to proceed with filing a petition 298 299 with the court seeking approval and implementation of the plan, the Commissioner shall 300 confirm such determination in writing to the applicant.

301 (b) Petition to the court for approval of the insurance business transfer plan and an 302 implementation order. 303 (1) Within 30 days of the Commissioner's order determining an insurance business 304 transfer plan satisfies the requirements of this article, the assuming insurer, transferring insurer, or reinsurer may file a petition with the court seeking an approval order and an 305 implementation order of such plan. Upon written request by the applicant to the 306 307 Commissioner, the period for filing a petition with the court may be extended for an 308 additional 30 days. 309 (2) The petition provided for in paragraph (1) of this subsection shall include: 310 (A) The relief sought; 311 (B) Information, arguments, and authorities supporting the requested relief, including information and analysis in support of the court's finding that the plan will not likely 312 have a material adverse effect to any policyholder, reinsurer, or claimant; 313 (C) The insurance business transfer plan; 314 315 (D) A preliminary list of witnesses and exhibits that the petitioner reasonably intends 316 to present to the court; and 317 (E) A request for the court to enter judgment in favor of the petitioner and that such 318 judgment shall include findings of fact, conclusions of law, an approval order, an 319 implementation order, and the court's retention of jurisdiction to allow the parties to 320 request any orders regarding incidental, consequential, and supplementary matters 321 necessary to assure the full and effective implementation of such plan. 322 (3) The Commissioner shall be a party to the proceeding before the court concerning the 323 petition and shall be served with copies of all filings. The Commissioner's position in the proceeding shall not be limited by his or her initial review of the plan. 324 325 (4) Within 30 days after the filing of the petition provided for in paragraph (1) of this subsection, the petitioner shall file a request for a preliminary scheduling order, which 326 shall include a date and time for a status conference. The status conference shall occur 327

328	no fewer than 14 days after the conclusion of the 60 day comment period provided in
329	paragraph (7) of this subsection.
330	(5) Within 45 days after the court enters the preliminary scheduling order, the petitioner
331	shall cause the transmission and publication of a notice of the matter before the court in
332	accordance with the notice provisions of Code Section 33-52-14.
333	(6) The notice provided for in paragraph (5) of this subsection shall include:
334	(A) The date and time of the status conference;
335	(B) The name, address and telephone number of the assuming insurer, transferring
336	insurer, and Commissioner;
337	(C) A statement regarding whether any policyholder or group of policyholders may or
338	shall lose or gain coverage by a state insurance guaranty association as a result of the
339	transfer and the implication of losing or gaining such coverage;
340	(D) Procedures and deadlines for policyholders, claimants, and third parties to submit
341	comments, objections, or requests to be heard at the trial regarding the plan;
342	(E) The procedure for a policyholder that is unable to access or acquire an electronic
343	copy of the plan and associated information to request the petitioner to provide one free
344	hard copy to a policyholder;
345	(F) A summary of the order entered by the Commissioner, including the effect the plan
346	shall have on policyholders, if any;
347	(G) The name and location of the court in which the petition is filed;
348	(H) The case number, parties, and other identifying information of the matter in the
349	petition;
350	(I) The relief sought in the petition;
351	(J) The procedure to access an electronic copy of the insurance business transfer plan
352	and associated information, if any;
353	(K) Further notice of filings, schedules, orders, and other information, as provided in
354	paragraph (9) of this subsection; and

355 (L) If the plan is approved by the court, the court shall enter a judgment consistent with 356 paragraph (3) of subsection (c) of this Code section. 357 (7) The last date of the transmission and publication of the notice shall be followed by 358 a comment period of no fewer than 60 days. (8) Any person, including by their legal representative, that provides written notice 359 within the 60 day comment period provided for in paragraph (7) of this subsection and 360 361 that asserts to be materially adversely affected by the approval and implementation of a plan may present comment or evidence to the court at the trial; provided, however, that 362 363 such comment or evidence shall not confer standing as a party on any person. Any 364 person participating in the pretrial proceeding or the trial of the petitioner's request for 365 an order of approval and an implementation order of the plan shall follow the process established by the court and shall bear their own costs and attorney's fees. 366 367 (9) Only parties to this matter and those persons and other third parties that file a request 368 to provide comment or evidence as provided for in paragraph (8) of this subsection shall 369 receive further notice and copies of filings with the court. 370 (10) Within 45 days of the status conference required as provided for in paragraph (4) 371 of this subsection, the petitioner shall file a motion for a scheduling order and to enter this 372 matter on the court's trial docket. 373 (c) Approval order by the court of an insurance business transfer plan and 374 implementation order. 375 (1) Pursuant to the court's scheduling order or other orders by the court, the petitioner 376 shall present the insurance business transfer plan, evidence, and arguments to the court 377 for approval and implementation of the plan. (2) At any time before the court issues a judgment, the petitioner may withdraw the 378 379 petition without prejudice to refiling.

(3) When the court finds that the approval and implementation of the insurance business

transfer plan will not materially adversely affect the interests of policyholders or

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382 claimants to policies that are part of the subject business, the court shall enter judgment 383 in favor of the petitioner and an implementation order. Such judgment and order shall include and provide for: 384 385 (A) Findings of fact; 386 (B) Conclusions of law; 387 (C) The approval order and the implementation order, including: (i) The simultaneous transfer and novation from the transferring insurer to the 388 389 assuming insurer of the subject business with respect to all policyholders, reinsurers, 390 and claimants and their respective policies and reinsurance agreements under the 391 subject business; 392 (ii) The simultaneous transfer and novation from the transferring insurer and the assuming insurer of all insurance obligations, risks, rights, or any combination 393 394 thereof, including, but not limited to, the ceded reinsurance of transferred policies and contracts included in the subject business, notwithstanding any non-assignment 395 396 provisions in any such reinsurance contracts or other agreements; 397 (iii) Documentation that the assuming insurer shall have all of transferring insurer's 398 obligations, risks, rights, or any combination thereof, regarding the subject business 399 as if it were the original insurer of such policies, including the same standing as the 400 transferring insurer pursuant to contract, statute, and interpretation, relating back to 401 the issuance of such policies; and 402 (iv) Documentation that the policyholders' and claimants' obligations, risks, rights, 403 or any combination thereof, if any, under their respective policies which are part of 404 the subject business shall not be enlarged, extended, limited, or reduced; provided, 405 however, that the policyholders and claimants may not pursue or be pursued by the transferring insurer to satisfy their respective obligations, risks, rights, or any 406 407 combination thereof, but rather, the policyholders and claimants may pursue or be

pursued by the assuming insurer;

409 (D) Notice of such judgment, including the resulting transfer and novation, shall be 410 provided by the petitioner in accordance with the notice requirements as provided in 411 Code Section 33-52-14; 412 (E) Other orders and provisions with respect to incidental, consequential, and supplementary matters as are necessary to assure full and effective implementation of 413 the insurance business transfer plan; and 414 415 (F) The retention of jurisdiction of the matter so as to allow the parties to request such additional orders regarding incidental, consequential, and supplemental matters 416 417 necessary to assure the full and effective implementation of the plan. 418 (4) When the court finds that the insurance business transfer plan should not be 419 approved, the court by its order may: (A) Deny the petition; or 420 421 (B) Provide the petitioner leave to file an amended petition, including an amended 422 insurance business transfer plan. 423 (5) Nothing in this Code section in any way affects the right of appeal of any party. (d) An unexpired and in-force policy issued to a policyholder that resides in a state other 424 425 than this state shall not be transferred and novated unless or until the assuming insurer is 426 licensed, authorized, permitted, or otherwise legally allowed to administer the subject 427 business in the same manner as the transferring insurer in the state of such policyholder's 428 residence. 429 (e) The court may approve the requested transfer and novation of the subject business, with effectiveness of all or part of the implementation deferred until the assuming insurer 430 431 is able to satisfy the requirements pursuant to subsection (d) of this Code section. (f) The Commissioner shall promulgate rules and regulations to effectuate the provisions 432 of this article. No insurance business transfer plan shall be approved in this state unless 433

address, but shall not be limited to, the following issues:

and until such rules and regulations are promulgated. Such rules and regulations may

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- 436 (1) State insurance guaranty association coverage;
- 437 (2) The financial implications of the transaction, including solvency, capital adequacy,
- 438 <u>cash flow, reserves, asset quality, and risk-based capital;</u>
- 439 (3) An analysis of the assuming insurer's corporate governance structure to ensure
- proper board management oversight and expertise to manage the subject business;
- 441 (4) The competency, experience, and integrity of the persons who would control the
- operations of an involved insurer; and
- (5) Ensuring the transaction is not being made for improper purposes, including fraud.
- 444 (g) All testimony, documents, exhibits, analysis, communications, or other information or
- evidence submitted to the Commissioner or independent expert in contemplation of an
- application, submitted to the court in support of a petition, or developed by the
- 447 <u>Commissioner or independent expert in connection with such application or petition for an</u>
- approval order and an implementation order of a plan, shall be treated for purposes of
- confidentiality as an examination of the financial condition or market conduct of the
- 450 transacting companies as provided in Code Section 33-2-14.
- 451 33-52-16.
- Insurers subject to this article consent to the jurisdiction of the Commissioner with regard
- 453 to ongoing oversight of operations, management, and solvency relating to the transferred
- business, including the authority of the Commissioner to conduct financial analysis and
- examinations.
- 456 33-52-17.
- 457 (a) At the time of filing its application with the Commissioner for review and approval of
- an insurance business transfer plan, an applicant shall pay a nonrefundable fee to the
- department in the amount of \$10,000.00.

460 (b) In the Commissioner's discretion, in connection with the department's participation in the proceedings undertaken pursuant to this article, an applicant shall reimburse the 461 462 department for any compensation and benefits paid to the personnel of the department for 463 time spent engaged in the proceedings, including, but not limited to, examiners, actuaries, attorneys, managers, and paraprofessionals. 464 (c) The Commissioner may retain independent authorized consultants, including attorneys, 465 appraisers, actuaries, certified public accountants, or other professionals and specialists to 466 467 assist department personnel in connection with the review required by this article, the cost 468 of which shall be borne by the applicant. (d) The applicant shall pay the expenses of the department and its authorized consultants 469 470 incurred in fulfilling their obligations under this article, including the actual expenses of 471 the department or the expenses and compensation of any consultants retained by the 472 department. 473 (e) The transferring insurer and the assuming insurer shall jointly be obligated to pay any 474 compensation, costs, and expenses of the independent expert and any consultants retained 475 by the independent expert and approved by the department incurred in fulfilling the 476 obligations of the independent expert under this article. Nothing in this article shall be 477 construed to create any duty for the independent expert to any party other than the 478 department or the court. (f) Failure to pay any of the requisite fees or reimbursements within 30 days of demand 479 480 shall be grounds for the Commissioner to request that the court dismiss the petition for approval of the insurance business transfer plan prior to the filing of an implementation 481 order by the court, or, if after the filing of an implementation order, the Commissioner may 482 suspend or revoke the assuming insurer's certificate of authority to transact insurance 483 business in this state." 484

**SECTION 5.** 

- 486 This Act shall become effective upon its approval by the Governor or upon its becoming law
- without such approval.
- **SECTION 6.**
- 489 All laws and parts of laws in conflict with this Act are repealed.