- 1 SB281
- 2 136455-1
- 3 By Senators Brooks, Pittman and Glover
- 4 RFD: Banking and Insurance
- 5 First Read: 09-FEB-12

1	136455-1:n:02/08/2012:MCS/th LRS2012-894	
2		
3		
4		
5		
6		
7		
8	SYNOPSIS:	The insurance plan known as the Alabama
9		Insurance Underwriting Association and its articles
10		of agreement, plan of operation, and rules and
11		procedures are set out in Section 27-1-24, Code of
12		Alabama 1975.
13		This bill would provide that the Coastal
14		Area of the state would consist of Zones 1, 2, 3,
15		and 4 as designated by the association. The bill
16		would provide for credit for voluntary insurance
17		writings in the Coastal Area on the basis of two
18		units, Unit One and Unit Two. Unit One would
19		consist of Coastal Area Zones 1, 2, and 3. Unit Two
20		would consist of Coastal Area Zone 4. Credit would
21		be calculated separately for each unit on the basis
22		of 100 percent for fire insurance polices, 75
23		percent for home owners and mobile home owners
24		policies, and 50 percent for commercial
25		multi-perils policies.
26		
27		A BILL

1	TO BE ENTITLED
2	AN ACT
3	
4	To amend Section 27-1-24, Code of Alabama 1975,
5	relating to the Alabama Insurance Underwriting Association, to
6	define the term "Coastal Area," and to add a provision
7	relating to credits for voluntary insurance writings in the
8	Coastal Area.
9	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
10	Section 1. Section 27-1-24, Code of Alabama 1975, is
11	amended to read as follows:
12	" §27-1-24.
13	"(a) Every insurer authorized to write and engaged
14	in writing, on a direct basis, fire and extended coverage
15	insurance in Alabama shall be and remain a member of the
16	Alabama Insurance Underwriting Association, an unincorporated
17	nonprofit joint underwriting association organized in 1970 and
18	in continuous existence from 1970 through November 1, 2008.
19	Every such insurer shall be and remain a member of the
20	association so long as the association is in existence as a
21	condition of such insurer's authority to continue to transact
22	the business of insurance in Alabama. An insurer that ceases
23	to be a member of the association due to withdrawal from the
24	business of insurance in Alabama or its withdrawal from
25	writing fire and extended coverage insurance in Alabama

remains liable to the association as to contracts entered into

during the insurer's membership in the association to the same

26

27

extent and effect as if the insurer's membership in the association had not been terminated.

- "(b) An insurer that becomes authorized and is engaged in writing insurance that requires the insurer to be a member of the association after November 1, 2008, shall become a member of the association on the November 1 following the effective date of the insurer's authorization.
- "(c) The plan of operation, articles of agreement, and rules and procedures of the Alabama Insurance Underwriting Association effective January 1, 2008, shall be adopted pursuant to this section, and any revisions thereto shall be approved pursuant to the method set forth in the plan of operation, articles of agreement, or rules and procedures by the board of directors and submitted to and approved by the commissioner before the effective date thereof. A copy of the approved plan of operation and articles of agreement, together with a copy of any approved revisions thereto, will be maintained for public inspection in the Department of Insurance.
- "(d) The Alabama Insurance Underwriting Association shall have the general power and authority, in addition to the powers and authority already provided through its plan of operation, articles of agreement, and rules and procedures, to maintain and carry over any unexpended surplus which may exist to subsequent fiscal years. Monies shall not lapse or be transferred to the General Fund or other state funds and shall not be redistributed. Any interest earned or investment

1 earnings shall be deposited to the credit of the association.

2 Monies shall be used for the purpose of assisting the

association in defraying expenses, paying claims, paying

reinsurance costs, and performing all acts that relate to the

5 function and purpose of the association.

"(e) The Alabama Insurance Underwriting Association shall have the general power and authority to issue bonds, surplus notes or other debentures and solicit and accept goods, loans, and grants.

"(f) The Beach Area consists of the Gulf Front,

Beach and Seacoast areas of Baldwin and Mobile Counties as

designated by the Insurance Services Office, Inc. On and after

the effective date of the act amending this subsection, the

Coastal Area of the state consists of Zones 1, 2, 3, and 4 as

designated by the Alabama Insurance Underwriting Association.

"(q)(1) On and after the effective date of the act adding this subsection, all members of the association shall participate in the writings, expenses, profits, and losses of the association in the proportion that the net direct premium of the member written in Alabama during the preceding calendar year bears to the aggregate net direct premiums written in Alabama by all members of the association, as certified by the association. Credit for voluntary writings in the Coastal Area shall be calculated on the basis of two units, Unit One, which shall consist of Zones 1, 2, and 3, and Unit Two, which shall consist of Zone 4. Credit shall be calculated separately for Unit One and Unit Two on the basis of 100 percent credit for

fire policies, 75 percent credit for homeowners and mobile homeowners policies, and 50 percent credit for commercial multi-perils policies. The total credit for each unit shall be allowed separately for premiums in each unit. Premiums for policies excluding wind and hail are not eligible for credit. Farm premiums are not eligible for credit. Participation shall be determined separately for each unit using credits as calculated separately for each unit.

2.2

"(2) The assessment of a member insurer may be ordered deferred in whole or in part upon application by the insurer, if, in the opinion of the association, payment of the assessment would render the insurer insolvent or in danger of insolvency or would produce a hazard to its policy holders, creditors, or the public. The deferral must be repaid to the association by the impaired insurer with interest in a manner prescribed by the association.

"(3) A member company that perceives an assessment by the association to be unjust or illegal shall pay the assessment or interest under protest in writing within 30 days of the assessment. If determined by the association that the assessment was collected unjustly or illegally, the association shall refund the assessment. If the member fails to pay an assessment within 30 days, the member is subject to disciplinary actions prescribed by the association."

Section 2. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.