### SB151 INTRODUCED



- 1 SB151
- 2 JSUSYFF-1
- 3 By Senator Shelnutt
- 4 RFD: Banking and Insurance
- 5 First Read: 11-Feb-25



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4	SYNOPSIS:
5	Under existing law, the insurable interest law
6	and the life insurance policy loan law contain
7	antiquated internal citations to sections of the Code
8	of Alabama 1975, relating to preneed insurance and life
9	insurance.
10	This bill would correct those internal citations
11	to refer to the correct sections of the Code of Alabama
12	1975.
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15	A BILL
16	TO BE ENTITLED
17	AN ACT
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19	Relating to insurance; to amend Sections 27-14-3 and
20	27-15-8, Code of Alabama 1975, to correct internal citations
21	to the code contained in those sections.
22	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
23	Section 1. Sections 27-14-3 and 27-15-8 of the Code of
24	Alabama 1975, are amended to read as follows:
25	"\$27-14-3
26	(a) Insurable interest with reference to personal
27	insurance is an interest based upon a reasonable expectation
28	of pecuniary advantage through the continued life, health, or

## SUPPLIES OF ALL MALE.

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- 29 bodily safety of another person and consequent loss by reason 30 of his or her death or disability or a substantial interest 31 engendered by love and affection in the case of individuals 32 closely related by blood or by law.
- 33 (b) An individual has an unlimited insurable interest
  34 in his or her own life, health, and bodily safety and may
  35 lawfully take out a policy of insurance on his or her own
  36 life, health, or bodily safety and have the same made payable
  37 to whomsoever he or she pleases, regardless of whether the
  38 beneficiary so designated has an insurable interest.

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(c) A corporation, foreign or domestic, has an insurable interest in the life or physical or mental ability of any of its directors, officers, or employees, or the directors, officers, or employees of any of its subsidiaries or any other person whose death or physical or mental disability might cause financial loss to the corporation; or, pursuant to any contractual arrangement with any shareholder concerning the reacquisition of shares owned by the shareholder at the time of his or her death or disability, on the life or physical or mental ability of that shareholder for the purpose of carrying out the contractual arrangement; or pursuant to any contract obligating the corporation as part of compensation arrangements or pursuant to a contract obligating the corporation as quarantor or surety, on the life of the principal obligor. The trustee of a trust established by a corporation for the sole benefit of the corporation has the same insurable interest in the life or physical or mental ability of any person as does the corporation. The trustee of

# THE SERVICE

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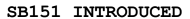
a trust established by a corporation providing life, health, disability, retirement, or similar benefits to employees of the corporation or its affiliates and acting in a fiduciary capacity with respect to the employees, retired employees, or their dependents or beneficiaries has an insurable interest in the lives of employees for whom the benefits are to be provided.

(d) After satisfaction of the requirements of Section  $\frac{27-17\Lambda-32(d)(1)}{27-17\Lambda-32(d)(1)}$  34-13-232(d)(1), the trustee of a trust established by a certificate holder which complies with the requirements of Chapter 17A Article 5 of Chapter 13 of Title 34 has an insurable interest in the life of a preneed contract purchaser or a preneed contract beneficiary. It is the intention of the Legislature that the preceding sentence shall be retroactive and shall also apply to all policies, as defined in this chapter, issued prior to May 6, 2008. It is also the intention of the Legislature that the value of any life insurance policy purchased by a trust pursuant to Chapter 17A Article 5 of Chapter 13 of Title 34 shall not exceed the lesser of twenty thousand dollars (\$20,000) or 100 percent of the purchase price of the preneed contract regulated under Chapter 17A Article 5 of Chapter 13 of Title 34. Further, it is the intention of the Legislature that any life insurance policy purchased by a trust pursuant to Chapter 17A Article 5 of Chapter 13 of Title 34 be used for the sole benefit of the preneed contract purchaser, the preneed contract beneficiary, or the funeral establishment or cemetery providing funeral services, burial services, or funeral merchandise for the

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preneed contract purchaser, and not for the benefit of another person who otherwise lacks an insurable interest under this section.

- (e) Any provision of this section and chapter to the contrary notwithstanding, a charitable organization that meets the requirements of Section 26 U.S.C. § 501(c)(3) of the Internal Revenue Code of 1986, as amended, may own or purchase life insurance on an individual who consents to the ownership of purchase of that insurance. The charitable organization shall be deemed to have a substantial interest in the individual insured and to have an insurable interest in the individual insured whether the charitable organization originally purchases the insurance or the insurance is later transferred to the charitable organization by the insured or another person. This subsection is intended to clarify and declare existing law.
- (f) An insurable interest shall exist at the time the contract of personal insurance becomes effective, but this requirement need not exist at the time the loss occurs.
- (g) Any personal insurance contract procured, or caused to be procured, upon another individual is void unless the benefits under the contract are payable to the individual insured, or his or her personal representative, or to a person having, at the time when the contract was made, an insurable interest in the individual insured. In the case of a void contract, the insurer shall not be liable on the contract but shall be liable to repay to the person, or persons, who have paid the premiums, all premium payments without interest."





113 "\$27-15-8

114	(a) In case of policies issued on and after the
115	operative date of Section 21-15-28 27-15-28, amended and
116	renumbered as Article 3 of Chapter 15, there shall be a
117	provision that after the policy has a cash surrender value and
118	while no premium is in default beyond the grace period for
119	payment the insurer will shall advance, on proper assignment
120	or pledge of the policy and on the sole security thereof, at a
121	specified rate of interest not exceeding eight percent per
122	annum, payable in advance, an amount equal to or, at the
123	option of the party entitled thereto, less than the loan value
124	of the policy. The loan value of the policy shall be at least
125	equal to the cash surrender value at the end of the then
126	current policy year, provided that the insurer may deduct,
127	either from such the loan value or from the proceeds of the
128	loan, any existing indebtedness not already deducted in
129	determining such the cash surrender value including any
130	interest then accrued but not due, any unpaid balance of the
131	premium for the current policy year $\underline{\hspace{0.1in}\prime}$ and interest on the loan
132	to the end of the current policy year. The policy may also
133	provide that if interest on any indebtedness is not paid when
134	due it shall then be added to the existing indebtedness and
135	shall bear interest at the same rate and that, if and when the
136	total indebtedness on the policy, including interest due or
137	accrued, equals or exceeds the amount of the loan value
138	thereof, then the policy shall terminate and become void, but
139	not until at least 30 days' notice shall have been mailed by
140	the insurer to the last known address of the insured or



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- 141 policyowner and of any assignee of record at the home office
  142 of the insurer. The policy shall reserve to the insurer the
  143 right to defer the granting of a loan, other than for the
  144 payment of any premium to the insurer, for six months after
  145 application therefor. The policy, at the insurer's option, may
  146 provide for automatic premium loan, subject to an election of
  147 the party entitled to elect.
- 148 (b) This section shall not apply to term policies nor 149 to term insurance benefits provided by rider or supplemental 150 policy provision."
- Section 2. This act shall become effective on June 1, 2025.