## SENATE CONCURRENT RESOLUTION 1 2 WHEREAS, Aransas County alleges that: Regional Pool Alliance is a distinct governmental 3 (1)4 unit organized under the Interlocal Cooperation Act (Chapter 791, Government Code), is engaged in the business of insurance by 5 providing risk pool insurance coverage to governmental entities, and offered that coverage to Aransas County; 7 8 (2) Regional Pool Alliance promised its members complete disaster recovery services, which included: 9 10 (A) filing insurance claims on behalf of its members after a disaster; 11 pursuing full payment of those claims; 12 13 (C) contracting directly with construction contractors for the remediation, repair, and, if necessary, 14 15 reconstruction of damaged facilities; and ensuring satisfactory 16 completion of 17 construction projects; (3) Aransas County paid annual premiums, assessments, 18 fees, and surcharges to Regional Pool Alliance from 2012 through 19 2022 in exchange for comprehensive insurance coverage for its 20 property and, through Regional Pool Alliance, was named as an 21

insured in various contracts with insurers or insurance carriers

for property and casualty insurance to cover losses, including

losses due to storm damage caused by natural disasters, such as

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- 1 hurricanes;
- 2 (4) after Regional Pool Alliance collected premiums
- 3 from Aransas County, it issued an insurance contract that contained
- 4 coverages, property values, and terms of insurance;
- 5 (5) in 2017, Aransas County owned property consisting
- 6 of approximately 43 buildings, mobile equipment, and other personal
- 7 property located in Aransas County, Texas;
- 8 (6) the insured actual value of Aransas County's
- 9 buildings and contents was \$37,742,009.00 in the policy that
- 10 covered losses beyond actual value to the cost of replacement;
- 11 (7) at 10:00 p.m. on August 25, 2017, Hurricane Harvey
- 12 made landfall as a Category 4 hurricane about five miles east of the
- 13 city of Rockport in Aransas County with wind gusts measured at 152
- 14 miles per hour and made a second landfall in Aransas County three
- 15 hours later near the Copano Bay community of Holiday Beach;
- 16 (8) Aransas County experienced the highest storm surge
- 17 from Hurricane Harvey at 12.5 feet, and more than 15 inches of rain
- 18 fell in Aransas County in a single day;
- 19 (9) Hurricane Harvey is estimated to have caused \$125
- 20 billion in damage to the Texas coast as one of the costliest
- 21 tropical cyclones in United States history with extreme wind damage
- 22 in Aransas County, Nueces County, Refugio County, and the eastern
- 23 part of San Patricio County, as it destroyed approximately 15,000
- 24 homes and damaged another 25,000 homes, with the most severe damage
- 25 in Aransas County;
- 26 (10) properties owned by Aransas County experienced
- 27 significant damage including:

- 1 (A) the complete destruction of the Aransas
- 2 County Courthouse and Aransas County Aquarium;
- 3 (B) devastating damage to Aransas County's
- 4 airport, which suffered the loss of almost all of its hangars; and
- 5 (C) severe damage to many other county buildings
- 6 and facilities;
- 7 (11) after Hurricane Harvey, Aransas County promptly
- 8 submitted its claim for damaged property to the insurers through
- 9 Regional Pool Alliance, which also submitted claims on behalf of
- 10 other entities that suffered damage and losses due to Hurricane
- 11 Harvey;
- 12 (12) Aransas County officials received information
- 13 from Regional Pool Alliance periodically, which led the officials
- 14 to believe Regional Pool Alliance was receiving the county's
- 15 proceeds from the insurance carriers and using the proceeds to
- 16 contract with construction contractors to rebuild Aransas County's
- 17 facilities damaged by Hurricane Harvey;
- 18 (13) in late 2021, contractors began complaining to
- 19 Aransas County that Regional Pool Alliance was not responsive and
- 20 was not paying bills for work performed on Aransas County's
- 21 property;
- 22 (14) Aransas County immediately reached out to
- 23 Regional Pool Alliance regarding these complaints, but Aransas
- 24 County's questions, including questions concerning when repairs
- 25 would be completed, how repairs would be paid for, and what
- 26 arrangements were being made with contractors, were not answered;
- 27 (15) by October 2022, a claims adjuster informed

- 1 Aransas County that Regional Pool Alliance had instructed the
- 2 claims adjuster not to provide any information or otherwise
- 3 communicate with Aransas County;
- 4 (16) in January 2023, in response to a direct question
- 5 from the county attorney's office of Aransas County, Regional Pool
- 6 Alliance informed Aransas County that there was no more money to
- 7 fund the repairs to Aransas County's facilities;
- 8 (17) Aransas County later learned that Regional Pool
- 9 Alliance submitted claims on all of the properties owned by various
- 10 governmental entities and damaged by Hurricane Harvey together and
- 11 received payments from the insurance carriers in large lump sums;
- 12 (18) Regional Pool Alliance made no effort to
- 13 segregate the funds received by project or even by governmental
- 14 entity, and funds paid by the insurance carriers for damages to the
- 15 Aransas County facilities were commingled with funds paid to
- 16 Regional Pool Alliance for damages to other governmental entities'
- 17 facilities along the Texas coast;
- 18 (19) now Regional Pool Alliance has run out of money to
- 19 reconstruct Aransas County's facilities and refuses to pay the full
- 20 value of Aransas County's claims;
- 21 (20) critical facilities in Aransas County remain
- 22 unfinished, and Aransas County faces a significant fiscal challenge
- 23 due to nonpayment of millions of dollars of insurance proceeds as a
- 24 result of Regional Pool Alliance's failure to provide the claims
- 25 services and disaster-recovery services it promised;
- 26 (21) additional Aransas County facilities, including
- 27 the courthouse annex, the county tax assessor-collector's office,

- 1 and the transfer station, were damaged by Hurricane Harvey but have
- 2 not been fully repaired, remediated, or replaced;
- 3 (22) the lack of fully operational county facilities
- 4 has hindered Aransas County's ability to provide governmental
- 5 services and facilities to people living in and visiting the
- 6 county;
- 7 (23) Regional Pool Alliance has been named as a
- 8 defendant in at least two lawsuits related to Hurricane Harvey and
- 9 has asserted that it is immune from suit as a distinct governmental
- 10 unit; and
- 11 (24) Aransas County seeks to adjudicate its claims
- 12 against Regional Pool Alliance arising from Regional Pool
- 13 Alliance's failures to carry out the services it promised to
- 14 Aransas County and to obtain recovery from Regional Pool Alliance
- 15 on behalf of Aransas County and its residents; now, therefore, be it
- 16 RESOLVED by the Legislature of the State of Texas, That
- 17 Aransas County is granted permission to sue Regional Pool Alliance,
- 18 and Regional Pool Alliance's governmental immunity to suit and from
- 19 liability is waived, with respect to any cause of action arising
- 20 from Regional Pool Alliance's conduct in connection with Aransas
- 21 County's losses from Hurricane Harvey, including a claim for:
- 22 (1) recovery under Chapter 134, Civil Practice and
- 23 Remedies Code;
- 24 (2) a violation of Chapter 541, Insurance Code;
- 25 (3) a violation of Chapter 542, Insurance Code;
- 26 (4) negligent undertaking;
- 27 (5) negligent misrepresentation;

S.C.R. No. 44

1 (6) fraud; 2 (7) quantum meruit; 3 (8) unjust enrichment; or (9) money had and received; and, be it further 4 RESOLVED, That the suit authorized by this resolution shall 5 6 be brought in Aransas County; and, be it further 7 RESOLVED, That Kathleen Hicks, Director of Administration for Regional Pool Alliance, be served process. 8

President of the Senate	Speaker of the House
I hereby certify that S.C.R	. No. 44 was adopted by the Senate
on April 27, 2023, by the following	ng vote: Yeas 31, Nays 0.
	Secretary of the Senate
I hereby certify that S.C.R	R. No. 44 was adopted by the House
on May 6, 2023, by the following	owing vote: Yeas 134, Nays 0,
one present not voting.	
	Chief Clerk of the House
Approved:	
Date	
Governor	