1	State of Arkansas	A Bill	
2	86th General Assembly	A DIII	GENLATE DILL 200
3	Regular Session, 2007		SENATE BILL 209
4			
5	By: Senators Faris, Broadway		
6			
7	T	For An Act To Be Entitled	
8 9		DATE EMERGENCY MANAGEMENT	
9 10	AND FOR OTHER		SERVICES;
11	AND FOR OTHER	X TORIOSES.	
12		Subtitle	
13	TO UPDATE	EMERGENCY MANAGEMENT SERV	TICES.
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15			
16	BE IT ENACTED BY THE GENERA	L ASSEMBLY OF THE STATE O	F ARKANSAS:
17			
18	SECTION 1. Arkansas	Code § 12-75-102 is amende	ed to read as follows:
19	12-75-102. Policy an	d purposes.	
20	(a) Because of the e	existing and increasing pos	ssibility of the
21	occurrence of a major emerg	gency or a disaster of unp	recedented size and
22	destructiveness resulting f	rom enemy attack, natural	or human-caused
23	catastrophes, or riots and	civil disturbances and in	order to ensure that
24	this state will be prepared	to deal with such conting	gencies in a timely,
25	coordinated, and efficient	manner and generally to p	rovide for the common
26	defense and protect the pub	lic peace, health, safety	and preserve the lives
27	and property of the state,	it is found and declared	to be necessary to:
28		om the present Office of En	
29	current adjunct offices the	-	
30	authorize and direct the cr	_	l organizations within
31	the political subdivisions		
32		on the Governor and upon the	
33	political subdivisions of t		_
34		or the rendering of mutual	-
35 36	subdivisions of the state a		-
טכ	rederat government with res	weck to carrying out emer	zency service functions:

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1 (4) Direct the establishment of emergency services management
2 liaison offices within each state department and agency with an emergency
3 management role or responsibility; and

- (5) Provide for workers' compensation benefits for emergency service workers performing emergency service operations.
- (b) It is further declared to be the purpose of this chapter and the policy of the state to authorize and provide for a disaster management system embodying all aspects of predisaster preparedness and post-disaster response by requiring all:
- (1) State and local government offices to coordinate emergency
 management activities through the Arkansas Department of Emergency Management
 in order to manage coordinate personnel, equipment, and resources for the
 most effective and economical use; and
 - (2) Emergency service-related functions of this state be coordinated to the maximum extent with comparable functions of the federal government, including its various departments and agencies, with other states and localities, and with private agencies of every type, to the end that the most effective preparation and use may be made of the state and national manpower, resources, and facilities for dealing with any disaster that may occur.
- 21 (c)(1) The protection of lives and property is the responsibility of 22 all levels of government.
 - (2) County and municipal governments, except as noted in this subchapter, bear primary responsibility for initial actions and activities related to disaster preparedness, response, and recovery for the county and the municipalities therein through their local emergency management office, with support from the department.
 - (d)(1)(A) When events have exceeded, or will exceed, local government's ability to respond or recover without state assistance, the chief executive officer must declare a local state of disaster or emergency as prescribed in this subchapter to signify his or her intent to request resources of the state or federal government, or both.
- 33 (B) Where time constraints are critical to the saving of
 34 lives and property, the local chief executive officer may verbally declare a
 35 local state of disaster or emergency to the Director of the Arkansas
 36 Department of Emergency Management, to be followed by a written declaration

1 as soon as practical. 2 (2)(A) Only upon such declaration may the resources of the state 3 be provided and then may the state request that the assistance and resources 4 of the federal government be provided, unless and except where the magnitude 5 of the disaster is of such severity that the functions of local government 6 have ceased or the chief executive officer of the municipal or county 7 government, or both, and his or her designated successor have become incapacitated. 8 9 (B) Under such conditions the Governor may declare a state 10 of disaster or emergency on behalf of the specified local jurisdiction and 11 direct emergency functions until such time as local government is restored. 12 13 SECTION 2. Arkansas Code § 12-75-103 is amended to read as follows: 14 12-75-103. Definitions. 15 As used in this chapter: 16 (1) "Accredited local emergency services organization" means any 17 local organization which has completed the requirements under this chapter, has complied with the rules promulgated by the Arkansas Department of 18 19 Emergency Management, and has received a letter of accreditation from the 20 department; 21 "Chief executive" means a head of government, the 22 Governor, a county judge, and a mayor or city manager of incorporated places, 23 dependent on the form and level of government; 24 (3)(2) "Disaster" means any tornado, storm, flood, high water, 25 earthquake, drought, fire, radiological incident, air or surface-borne toxic 26 or other hazardous material contamination, or other catastrophe, whether 27 caused by natural forces, enemy attack, or any other means which: 28 (A) In the determination of the Governor or the Director 29 of the Arkansas Department of Emergency Management or his or her designee is 30 or threatens to be of sufficient severity and magnitude to warrant state 31 action or to require assistance by the state to supplement the efforts and 32 available resources of local governments and relief organizations in 33 alleviating the damage, loss, hardship, or suffering caused thereby, and with 34 respect to which the chief executive of any political subdivision in which 35 the disaster occurs or threatens to occur certifies the need for state 36 assistance and gives assurance of the local government for alleviating the

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     damage, loss, hardship, or suffering resulting from such disaster; or
                       (B)(i) Results in an interruption in the delivery of
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     utility services when emergency declarations are required and when delays in
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     obtaining an emergency declaration from the Governor or the director or his
 5
     or her designee would hamper and delay restoration of utility service.
 6
                             (ii) In those instances, the Governor or the
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     director or his or her designee may make such emergency determination
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     subsequent to the initiation of the restoration work;
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                 (4)(3) "Emergency jurisdiction" means any one (1) of the
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     seventy-five (75) counties or specified local offices of emergency management
11
     or interjurisdictional offices of emergency management in the state;
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                 (5)(4)(A) "Emergency management" means disaster or emergency
     preparedness, mitigation, response, and recovery, and prevention by state and
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14
     local governments other than functions for which military forces are
15
     primarily responsible to prevent, minimize, and repair injury and damage
16
     resulting from major emergencies or from disasters caused by enemy attack,
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     domestic or foreign terrorist attacks, natural causes, human-made
     catastrophes, or civil disturbances.
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19
                            These functions include, without limitation:
20
                             (i) Fire fighting;
21
                             (ii) Law and order;
22
                             (iii) Medical and health;
2.3
                             (iv) Rescue;
24
                             (v) Engineering;
25
                             (vi) Warning;
26
                             (vii) Communications;
27
                             (viii) Radiological, chemical, biological, or other
28
     special material identification, measurement, and decontamination;
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                             (ix) Evacuation or relocation of persons from
30
     stricken areas;
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                             (x) Emergency social services such as housing,
32
     feeding, and locator services;
33
                             (xi) Emergency transportations;
34
                             (xii) Plant protection;
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                             (xiii) Damage assessment and evaluation;
36
                                    Temporary restoration of public facilities;
                             (xiv)
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1	(xv) Emergency restoration of publicly owned	
2	utilities, or privately owned utilities serving the public good;	
3	(xvi) Debris clearance;	
4	(xvii) Hazard vulnerability and capability analysis;	
5	and	
6	(xviii) Other functions related to the protection of	
7	the people and property of the state, together with all other activities	
8	necessary or incidental to the preparedness, mitigation, response, and	
9	recovery, and prevention for all the functions in this subdivision $(5)(B)$.	
10	(6)(5) "Emergency management requirements" means specific	
11	actions, activities, and accomplishments required for funding of state and	
12	established local offices of emergency services management, or both, under	
13	applicable state and federal emergency management program guidance and	
14	regulations;	
15	(7)(6) "Emergency management standards" means standards of	
16	training, education, and performance established by the director for	
17	employees of the state and established local offices of emergency services	
18	management designed to ensure competency and professionalism and to determin	
19	minimum qualifications for the receipt of federal or state emergency	
20	management funding, or both;	
21	(8)(7)(A) "Emergency responder" means any paid or volunteer	
22	person or entity:	
23	(i) With special skills, qualifications, training,	
24	knowledge, or experience in the public or private sectors that would be	
25	beneficial to an emergency jurisdiction in a an local emergency declared	
26	under § 12-75-108 or training exercises authorized by the United States	
27	Department of Homeland Security, the Arkansas Department of Emergency	
28	Management, or an emergency jurisdiction; and	
29	(ii) Who is:	
30	(a) Requested by a participating emergency	
31	jurisdiction to respond or assist with a declared emergency or with	
32	authorized training exercises;	
33	(b) Authorized to respond or assist a	
34	participating emergency jurisdiction with a declared emergency or with	
35	authorized training exercises; or	
36	(c) Both requested and authorized to respond	

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     or assist a participating emergency jurisdiction with a declared emergency or
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     with authorized training exercises.
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                       (B)(i) An emergency responder is not required by this
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     subchapter to possess a license, certificate, permit, or other official
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     recognition for his or her expertise in a particular field or area of
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     knowledge.
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                             (ii) However, to the extent that an emergency
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     responder engages in a professional activity that by law requires a license,
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     certificate, permit, or other official recognition in order to engage in the
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     professional activity, the emergency responder shall possess the appropriate
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     professional credentials.
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                       (C) An emergency responder may include, without
     limitation, the following types of personnel:
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                             (i) Law enforcement officers;
15
                             (ii) Firefighters;
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                             (iii) Hazardous material response personnel;
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                             (iv) Decontamination response personnel;
                             (v) Certified bomb technicians;
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19
                             (vi) Emergency medical services personnel;
20
                             (vii) Physicians;
2.1
                             (viii) Nurses;
2.2
                             (ix) Public health personnel;
23
                             (x) Emergency management personnel;
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                             (xi) Public works personnel;
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                             (xii) Members of community emergency response
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     teams;
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                             (xiii) Emergency personnel of nongovernmental
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     organizations; and
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                             (xiv) Persons with specialized equipment operations
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     skills or training or any other skills valuable to responding or assisting a
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     participating emergency jurisdiction with a declared emergency or with
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     authorized training exercises;
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                 (9) "Established local office of emergency services" means any
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     one (1) of the seventy-five (75) county offices or those specified municipal
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     offices of emergency services accredited by the department as of January 1,
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     1993, and any such additional municipal or interjurisdictional office of
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- 1 emergency services as may later be established by the Governor under this 2 chapter; (10)(8) "Governing body" means a county quorum court, a city 3 4 council, and a city board of directors; 5 "Hazard mitigation assistance" means funds and (11)(9)(A)6 programs to correct, alleviate, or eliminate a condition or situation which 7 poses a threat to life, property, or public safety from the effects of a 8 disaster. 9 (B) Hazard mitigation assistance may include, but is not 10 limited to, raising, replacing, removing, rerouting, or reconstructing 11 existing public facilities such as roads, bridges, buildings, equipment, 12 drainage systems, or other public or private nonprofit property, as defined in the Disaster Relief Act of 1974, 38 U.S.C. § 3720 and 42 U.S.C. § 5121 et 13 14 seq.; 15 (12)(10) "Individual assistance" means funds and programs to 16 provide for the immediate needs, including, but not limited to, food, clothing, and shelter for individuals and families; 17 18 (13)(11)(A) "Interjurisdictional agreement" means a mutual 19 agreement between two (2) or more established local offices of emergency 20 services management which is approved by executive order of the Governor in 21 accordance with this chapter to merge, integrate, or otherwise combine the 22 functions of the respective established local offices of emergency services 23 management for more effective, economical, and efficient use of available 24 personnel and resources. 25 (B) An interjurisdictional agreement shall include 26 specific provisions addressing the appointment, funding, administration, and 27 operational control of the emergency services coordinator and staff of the 28 interjurisdictional office of emergency services; 29 (14)(12) "Local organization office for emergency services 30 management" means a county or municipal office of emergency services 31 management created and established in accordance with the provisions of this 32 chapter to perform local emergency service management functions within the 33 existing political subdivisions of the state;
- 34 (15)(13) "Major emergency" means a condition which requires the 35 activation of emergency response at the state or local levels, either in 36 anticipation of a severe disaster such as an imminent enemy attack, potential

1 civil disturbance, forecast major natural or human-caused disaster, or actual 2 onset of conditions requiring the use of such forces which exceed the day-to-3 day response and activities of such forces and requires the coordinating of a 4 complement of local, state, federal, or volunteer organizations; 5 (16)(A) "Mobile support unit" means a unit for damage 6 assessment, evaluation, and recovery operations, created in accordance with 7 this chapter by state and local offices of emergency services from personnel 8 assigned to state and local governmental agencies. 9 (B) The composition of a mobile support unit shall be determined by the nature of the disaster and type of assistance needed in the 10 11 stricken area; 12 $\frac{(17)}{(14)(A)(i)}$ "Operational control" means the assigning of missions and the exercising of immediate command and overall management of 13 14 all resources committed by state or local government to a disaster operation 15 or major emergency. 16 (ii) Unless otherwise delegated by executive order, the chief executive of the state or local governments, the director, or head 17 18 of the local office of emergency services management as the chief executive's 19 direct representative will exercise operational control of the occurrence and 20 assign missions. 21 (B) Each agency, department, or organization will exercise 22 control and authority over its personnel and resources to accomplish the 23 assigned mission. 24 (C)(i) Each agency, department, or organization will 25 coordinate activities through the department or local office of emergency 26 services management exercising operational control of the occurrence. 27 (ii) Operational control does not imply, nor is it 28 intended to include, administrative management, which will remain with the 29 parent organization; 30 (18)(15) "Participating emergency jurisdiction" means an 31 emergency jurisdiction participating in the statewide mutual aid system 32 established in § 12-75-119; 33 (19)(16) "Political subdivision" means all duly formed and 34 constituted governing bodies created and established under the authority of

(20)(17) "Public assistance" means funds and programs to make

the Arkansas Constitution and laws of this state;

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1 emergency repairs or restoration of public facilities, to include, but not be 2 limited to, publicly owned or maintained facilities such as roads, streets, 3 bridges, utilities, schools, and other structures and facilities; 4 (21)(18)(A) "Public safety agency" means an agency of the State 5 of Arkansas or a functional division of a political subdivision which 6 provides firefighting and rescue, natural or human-caused disaster or major 7 emergency response, law enforcement, and ambulance or emergency medical 8 services. 9 (B) State and local offices of emergency services 10 management are considered in the context and definition of public safety 11 agencies for performance or coordination of functions defined as emergency 12 services to the extent necessary for mitigation of, planning for, response to, and recovery from disasters or major emergencies; 13 14 (22)(A)(19) "Public safety officer" of state and local offices 15 of emergency services management means those positions approved by the 16 director in state and local staffing patterns and authorized by him or her to 17 perform or coordinate emergency service functions to the extent necessary for 18 mitigation of, planning for, response to, and recovery from, or prevention of 19 disasters or major emergencies within limitations of this chapter+; 20 (B) Communications personnel may be designated as public 21 safety officers for the purposes of operating public safety communications 22 networks and access to disaster or major emergency areas to operate mobile 2.3 communications command post equipment; 24 (23)(20) "Qualified emergency services worker" means a volunteer 25 worker, duly qualified and registered with either an accredited a local 26 emergency services organization or the department, who has on file with 27 either the accredited local emergency services management organization or the 28 department the following: 29 (A) Name and address; 30 (B) Date enrolled; and 31 (C) Loyalty oaths; and 32 (D)(C) Class of service assigned; 33 (24)(21) "Response assistance" means funds to defray the costs 34 of response to an emergency that does not necessarily result in a disaster of 35 the magnitude and scope described in this section, but which requires the 36 deployment and utilization of state and local government and private,

1 nonprofit emergency personnel, equipment, and resources to protect and 2 preserve lives and property and for the welfare of the citizens of Arkansas; 3 (25)(22) "State department/agency liaison office" means 4 personnel designated by each state department/agency head to coordinate with, 5 advise, consult, and otherwise support the state and local offices of 6 emergency services management in developing plans, identifying resources, and 7 such other activities as are deemed necessary to ensure that all required 8 resources of the state and local government can be brought to bear in a 9 coordinated manner to effect a timely, efficient, and economical response to 10 any disaster or major emergency which may occur; and 11 $\frac{(26)}{(23)}$ "Utility services" means the transmission of 12 communications or the transmission, distribution, or delivery of electricity, water, or natural gas for public use. 13 14 15 SECTION 3. Arkansas Code § 12-75-105 is repealed. 16 12-75-105. Status of civil defense employees. 17 (a)(1) Nothing in this chapter shall be construed as affecting the employment status of personnel employed by the Executive Office of Civil 18 19 Defense and Disaster Relief on March 30, 1973. 20 (2) Such personnel shall continue to be employed under the 21 provisions of the Merit System Council in the Arkansas Department of 22 Emergency Management. 2.3 (b) The Merit System Council shall effect such changes in job 24 descriptions and position titles as necessary to meet the requirements of 25 this chapter. 26 27 SECTION 4. Arkansas Code § 12-75-107 is amended to read as follows: 28 12-75-107. Declaration of disaster emergencies. 29 (a)(1) A disaster emergency shall be declared by executive order or 30 proclamation of the Governor if he or she finds a disaster has occurred or 31 that the occurrence or the threat of disaster is imminent, except that, in 32 the case of a disaster of the type described in § 12-75-103(2)(B), no 33 executive order or proclamation of the Governor or the Director of the 34 Arkansas Department of Emergency Management or his or her designee need be 35 declared to exist at the instance of the disaster's occurrence. 36 (2) When time is critical because of rapidly occurring disaster

- emergency events, the Governor may verbally declare for immediate response and recovery purposes until the formalities of a written executive order or proclamation can be completed in the prescribed manner.
- 4 (b)(1) The state of disaster emergency shall continue until:
- 5 (A) The Governor finds that the threat or danger has 6 passed and terminates the state of disaster emergency by executive order or 7 proclamation; or
- 8 (B) The disaster has been dealt with to the extent that 9 emergency conditions no longer exist and the employees engaged in the 10 restoration of utility services have returned to the point of origin.
- 11 (2) No state of disaster emergency may continue for longer than 12 sixty (60) days unless renewed by the Governor.
- 13 (c)(1) The General Assembly by concurrent resolution may terminate a 14 state of disaster emergency at any time.
- 15 (2) Thereupon, the Governor shall issue an executive order or 16 proclamation ending the state of disaster emergency.
- (d)(1) All executive orders or proclamations issued under this section shall indicate the nature of the disaster, the area or areas threatened, and the conditions which have brought it about or which make possible termination of the state of disaster emergency.
- 21 (2) In the case of a disaster of the type described in §12-22 75103(2)(B), each provider of utility services whose services were 23 interrupted shall prepare a report describing:
- 24 (A) The type of disaster emergency;
- 25 (B) The duration of the disaster emergency, which includes 26 the time the utility personnel is dispensed to the work site and returns to 27 the personnel's point of origin; and
- 28 (C) The personnel utilized in responding to the disaster 29 emergency.
- 30 (e) An executive order or proclamation shall be disseminated promptly
 31 by means calculated to bring its contents to the attention of the general
 32 public and, unless the circumstances attendant upon the disaster prevent or
 33 impede, filed promptly with the Arkansas Department of Emergency Management,
 34 the Secretary of State, and the county or city clerk of the political
 35 subdivision to which it applies.
- 36 (f) An executive order or proclamation of a state of disaster

- 1 emergency shall activate the disaster response and recovery aspects of the
- 2 state, local, and interjurisdictional disaster emergency plans applicable to
- 3 the political subdivision or area in question and be authority for the
- 4 deployment and use of any forces to which the plan or plans apply and for use
- 5 or distribution of any supplies, equipment, and materials and facilities
- 6 assembled, stockpiled, or arranged to be made available pursuant to this
- 7 chapter or any other provision of law relating to disaster emergencies.

- 9 SECTION 5. Arkansas Code § 12-75-108 is amended to read as follows:
- 10 12-75-108. Local disaster emergencies Declaration.
- 11 (a)(1) A local disaster emergency may be declared only by the chief
- 12 executive or his or her designee of a political subdivision.
- 13 (2) If time is critical because of a rapidly occurring disaster
- 14 emergency event, the chief executive verbally may declare a local disaster
- 15 <u>emergency</u> for immediate response and recovery purposes until the formalities
- 16 of a written declaration can be completed in the prescribed manner.
- 17 $\frac{(2)(3)}{(2)}$ It shall not be continued or renewed for a period in
- 18 excess of sixty (60) days except by or with the consent of the governing body
- 19 of the political subdivision.
- 20 (3)(4) Any order or proclamation declaring, continuing, or
- 21 terminating a local disaster emergency shall be given prompt and general
- 22 publicity and shall be filed promptly with the city or county clerk, as
- 23 applicable.
- 24 (b)(1) The effect of a declaration of a local disaster emergency is to
- 25 activate the response and recovery aspects of any and all applicable local or
- 26 interjurisdictional disaster emergency plans and to authorize the furnishing
- 27 of aid and assistance thereunder.
- 28 (2)(A) In addition to other powers conferred on the chief
- 29 executive declaring a local disaster emergency, the chief executive may
- 30 suspend the provisions of any local regulatory ordinances or regulations for
- 31 up to thirty (30) days if strict compliance with the ordinance provisions
- 32 would prevent, hinder, or delay necessary actions to cope with the disaster
- 33 emergency.
- 34 (B) Local regulatory ordinances include, but are not
- 35 limited to:
- 36 (i) Zoning ordinances;

1	(ii) Subdivision regulations;	
2	(iii) Regulations controlling the development of	
3	land;	
4	(iv) Building codes;	
5	<pre>(v) Fire prevention codes;</pre>	
6	(vi) Sanitation codes;	
7	(vii) Sewer ordinances;	
8	(viii) Historic district ordinances; and	
9	(ix) Any other regulatory type ordinances.	
10	(c)(l) No interjurisdictional agency or official thereof may declare a	
11	local disaster emergency unless expressly authorized by the agreement	
12	pursuant to which the agency functions.	
13	(2) However, an interjurisdictional disaster agency shall	
14	provide aid and services in accordance with the agreement pursuant to which	
15	it functions.	
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17	SECTION 6. Arkansas Code § 12-75-109 is amended to read as follows:	
18	12-75-109. Arkansas Department of Emergency Management - Establishment	
19	- Personnel.	
20	(a) The Arkansas Department of Emergency Management is established as	
21	a public safety agency of the State of Arkansas.	
22	(b) The department shall have a director appointed by the Governor,	
23	with the advice and consent of the Senate, who shall serve at the pleasure of	
24	the Governor.	
25	(c)(1) The department shall have such professional, technical,	
26	secretarial, and clerical employees and may make such expenditures within the	
27	appropriation its appropriations therefore or from any federal or other funds	
28	made available to it from any source whatsoever for the purpose of emergency	
29	services, as may be necessary to carry out the purposes of this chapter.	
30	(2) All such employees shall be in job positions as approved by	
31	the Merit System Council Office of Personnel Management of the Division of	
32	Management Services of the Department of Finance and Administration.	
33	(d) The present Office of Fire Protection Services, established under	
34	§ 20-22-805, and the State Office of Hazardous Materials Emergency Management	
35	established under § 12-84-104, are abolished as independent and separate	
26	offices and receptablished with personnel duties and responsibilities as	

functional programs within the department.

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- 2 (e)(d)(1) There is created within the department an emergency reserve 3 cadre to be composed of trained and available specialists to assist regular 4 employees during declared disaster response and recovery operations.
- 5 (2) The Director of the Arkansas Department of Emergency 6 Management shall establish training and professional standards required to 7 supplement state personnel based on state and federal disaster recovery 8 program needs and shall establish a list of persons with those qualifications 9 and make available to reserve cadre personnel such additional training and 10 education opportunities as may be needed to maintain currency and proficiency 11 in the needed skills.
 - (3)(A) Qualified personnel shall be reimbursed at the current state classified entry level salary rate for the position they are temporarily employed to fill and meet such additional training, experience, and qualifications as established by the director for the grade level of the position for which they are employed.
 - (B) Such personnel shall:
- 18 (i) Be paid from disaster management or 19 administrative funds, or both;
- 20 (ii) Be limited to salary, logistical, and travel 21 expenses only; and
- 22 (iii) Not accrue ordinary leave, sick leave, or 23 other employee benefits except for workers' compensation eligibility for 24 injuries or death suffered in the line of duty.
 - (4)(A) Such persons shall only be called to active duty upon declaration of a disaster emergency as stipulated in § 12-75-101 et seq. or the Disaster Relief Act of 1973, Pub. L. No. 93-288, or both, or by executive order of the Governor upon recommendation by the director for due cause or pending emergency needs and shall remain on active duty no longer than sixty (60) days after a declaration or declarations unless such declaration or declarations are extended by the Governor or the President of the United States, in which case they shall be continued for no more than sixty (60) days after the final declaration issued for that disaster emergency event.
- 34 (B) Based on the size, impact, and magnitude of the 35 disaster event, the director shall determine the minimum number of reserve 36 personnel required to effectively supplement regular state emergency

1 management personnel and report these numbers to the Governor for approval. 2 (5) While in such service, the individuals so employed shall 3 have the same immunities as regular state employees for good faith 4 performance of their designated and assigned official duties under state 5 sovereignty laws and practices. 6 7 SECTION 7. Arkansas Code § 12-75-110 is amended to read as follows: 8 12-75-110. Arkansas Department of Emergency Management - State 9 disaster emergency operations plan. 10 The Arkansas Department of Emergency Management shall prepare 11 coordinate and maintain a state disaster emergency operations plan and keep 12 it current, which plan may include: Prevention and minimization of injury and damage caused by 13 14 disaster; 15 (2) Measures for prompt and effective response to disasters; 16 (3) Emergency relief; 17 (4) Identification of areas particularly vulnerable to 18 disasters; 19 (5) Recommendations for zoning, building, and other land use 20 controls, safety measures for securing mobile homes or other nonpermanent or 21 semipermanent structures, and other preventive and preparedness measures 22 designed to eliminate or reduce disasters or their impact; 2.3 (6) Assistance to local officials in designing local emergency 24 action plans; 25 Authorization and procedures for the erection or other 26 construction of temporary works designed to protect against or mitigate 27 danger, damage, or loss from flood, conflagration, or other disasters; 28 (8) Preparation and distribution to appropriate state and local 29 officials of state catalogues of federal, state, and private assistance 30 programs; 31 (9) Organization of manpower and the establishment of chains of 32 command; 33 Coordination of federal, state, and local disaster (10)34 activities;

plan with the disaster operations plans of the federal government, including

Coordination of the state disaster emergency operations

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- 1 without limitation, the National Response Plan;
- 2 (12) Establishment of the criteria and definitions for
- 3 determining catastrophic losses suffered by both individuals and public
- 4 entities and the enhanced levels of assistance to be provided upon the
- 5 declaration of a catastrophic loss disaster; and
- 6 (13) Other necessary matters.
- 7 (b)(1) In preparing and revising the state $\frac{\text{disaster}}{\text{disaster}}$
- 8 operations plan, the department shall seek the advice and assistance of state
- 9 agencies, local government, business, labor, industry, agriculture, civic and
- 10 volunteer organizations, and community leaders.
- 11 (2) In advising local and jurisdictional agencies, the
- 12 department shall encourage them also to seek advice from these sources.
- 13 (c) The state disaster emergency operations plan or any part thereof
- 14 may be incorporated in regulations of the department or executive orders
- 15 which have the force and effect of law.
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- 17 SECTION 8. Arkansas Code § 12-75-111 is amended to read as follows:
- 18 12-75-111. Arkansas Department of Emergency Management Other powers
- 19 and duties.
- 20 (a) The Arkansas Department of Emergency Management shall, with the
- 21 assistance and cooperation of other state and local government agencies:
- 22 (1) Determine requirements of the state and its political
- 23 subdivisions for food, clothing, and other necessities in event of an
- 24 emergency;
- 25 (2) Procure and pre-position supplies, medicines, materials, and
- 26 equipment;
- 27 (3) Promulgate standards and requirements for local and
- 28 interjurisdictional disaster emergency operations plans;
- 29 (4) Periodically review local and interjurisdictional disaster
- 30 <u>emergency operations</u> plans;
- 31 (5) Provide for mobile support units;
- 32 (6) Establish and operate or assist political subdivisions,
- 33 their disaster agencies, and interjurisdictional disaster agencies to
- 34 establish and operate training programs and programs of public information;
- 35 (7) Make surveys of industries, resources, and facilities within
- 36 the state, both public and private, as are necessary to carry out the

- l purposes of this chapter;
- 2 (8) Plan and make arrangements for the availability and use of
- 3 any private facilities, services, and property and, if necessary and if in
- 4 fact used, provide for payment for use under terms and conditions agreed
- 5 upon;
- 6 (9) Establish a register of persons with types of training and
- 7 skills important in emergency prevention, preparedness, response, and
- 8 recovery;
- 9 (10) Establish a register of mobile and construction equipment
- 10 and temporary housing available for use in a disaster emergency;
- 11 (11) Prepare for issuance by the Governor of executive orders,
- 12 proclamations, and regulations as necessary or appropriate in coping with
- 13 disasters;
- 14 (12) Cooperate with the federal government and any public or
- 15 private agency or entity in achieving the purpose of this chapter and in
- 16 implementing programs for disaster prevention, preparation, response, and
- 17 recovery; and

- 18 (13) Do other things necessary, incidental, or appropriate for
- 19 the implementation of this chapter.
- 20 (b)(1) The department shall take an integral part in the development
- 21 and revision of local and interjurisdictional disaster emergency operations
- 22 plans prepared under § 12-75-118.
- 23 (2)(A) To this end, the department shall employ or otherwise
- 24 secure the services of professional and technical personnel capable of
- 25 providing expert assistance to political subdivisions, their disaster
- 26 agencies, and interjurisdictional planning and disaster agencies.
- 27 (B) These personnel shall consult with subdivisions and
- 28 agencies on a regularly scheduled basis and shall make field examinations of
- 29 the area, circumstances, and conditions to which particular local and
- 30 interjurisdictional disaster emergency operations plans are intended to apply
- 31 and may suggest or require revisions.
- 33 SECTION 9. Arkansas Code § 12-75-112 is amended to read as follows:
- 34 12-75-112. Communications networks.
- 35 (a) The Arkansas Department of Emergency Management shall operate and
- 36 maintain information systems which will make available both voice and data

- links with the Federal Emergency Management Agency, other federal agencies,
- 2 other states, and state agencies as are assigned an emergency management role
- 3 in the State of Arkansas Emergency Operations Plan, and local offices of
- 4 emergency management.
 - (b) In addition to these minimum requirements, additional information systems networks may be established as deemed necessary by the Director of the Arkansas Department of Emergency Management.

- 9 SECTION 10. Arkansas Code § 12-75-115 is amended to read as follows: 10 12-75-115. Disaster prevention generally.
- 11 (a)(1) In addition to disaster prevention measures as included in the 12 state, local, and interjurisdictional disaster emergency operations plans, 13 the Governor shall consider on a continuing basis steps that could be taken 14 to prevent or reduce the harmful consequences of disasters.
 - (2) At the Governor's direction, and pursuant to any other authority and competence state agencies have, including, but not limited to, those charged with responsibilities in flood plain management, stream encroachment and flow regulation, weather modification, fire prevention and control, air quality, public works, land use and land use planning, and construction standards shall make studies of disaster prevention-related matters.
 - (3) These studies will be furnished to the Governor and the Arkansas Department of Emergency Management as soon as possible after completion and shall concentrate on means of reducing or avoiding damage caused by possible disasters or their consequences thereof.
 - (4) The Governor, from time to time, shall make recommendations to the General Assembly, local government, and other appropriate public and private entities as may facilitate measures for prevention or reduction of the harmful consequences of disasters.
 - (b)(1) If the department believes, on the basis of the studies or other competent evidence, that an area is susceptible to a disaster of catastrophic proportions without adequate warning, that existing building standards and land use control in that area are inadequate and could add substantially to the magnitude of the disaster, and that changes in zoning regulations, other land use regulations, or building requirements are essential in order to further the purposes of this section, it shall specify

- 1 the essential changes to the Governor.
- 2 (2) If the Governor, upon review of the recommendation, finds
- 3 after public hearing that the changes are essential, he or she shall so
- 4 recommend to the agencies or local governments with jurisdiction over the
- 5 area and subject matter.
- 6 (3) If no action or insufficient action pursuant to the
- 7 Governor's recommendations is taken within the time specified by the
- 8 Governor, he or she shall so inform the General Assembly and request
- 9 legislative action appropriate to mitigate the impact of disaster.
- 10 (c)(1) At the same time that the Governor makes his or her
- 11 recommendations pursuant to subsection (b) of this section, the Governor may
- 12 suspend the standard or control which he or she finds to be inadequate to
- 13 protect the public safety and by regulation place a new standard or control
- 14 in effect.
- 15 (2) The new standard or control shall remain in effect until
- 16 rejected by concurrent resolution of both houses of the General Assembly or
- 17 amended by the Governor.
- 18 (3) During the time it is in effect, the standard or control
- 19 contained in the Governor's regulation shall be administered and given full
- 20 effect by all relevant regulatory agencies of the state and local governments
- 21 to which it applies.
- 22 (4) The Governor's action is subject to judicial review in
- 23 accordance with the Arkansas Administrative Procedure Act, \S 25-15-201 et
- 24 seq., but shall not be subject to temporary stay pending litigation.
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- 26 SECTION 11. Arkansas Code § 12-75-116 is amended to read as follows:
- 27 12-75-116. State and local governmental entities Liaison officers.
- 28 (a)(1) It is the policy of this chapter that each department,
- 29 commission, agency, or institution of state and local government actively and
- 30 aggressively support the state and local offices of emergency services
- 31 management to the end of providing the best possible preparation for and
- 32 response to, or recovery from any emergency situation which may occur.
- 33 (2) In furtherance of this policy, it is directed that the head
- 34 of each state department, commission, agency, or institution with an
- 35 emergency management role or responsibility appoint a member or members of
- 36 his or her staff as agency emergency services management liaison officer or

- 1 officers to act on his or her behalf in ensuring the agency's capability to
- 2 fulfill its role in emergency services activities and will ensure Arkansas
- 3 Department of Emergency Management is notified of any change in the
- 4 <u>appointment</u>.
- 5 (b) It will be the responsibilities of this officer to:
- 6 (1) Maintain close and continuous liaison with the Arkansas
- 7 Department of Emergency Management, as applicable;
- 8 (2) Prepare agency annexes to the state and, as applicable,
- 9 local emergency operations plans which are compatible with this chapter and 10 with guidance provided by the department;
- 11 (3) Report to State Emergency Operations Center as required for
- 12 any disaster training or exercises or emergency training or exercises;
- 13 (3)(4) Maintain files of agency resources to include personnel,
- 14 facilities, and equipment available for disaster operation;
- 15 $\frac{(4)(5)}{(5)}$ Ensure that the agency can respond promptly and
- 16 cooperatively with other agencies in any disaster or major emergency
- 17 situation under the overall management of the department;
- 18 (5)(6) Advise, assist, and evaluate the capabilities of
- 19 counterpart local or federal government agencies in preparing for and
- 20 carrying out disaster operations;
- 21 (6)(7) Designate personnel available for assignment to mobile
- 22 support units and train such personnel in the tasks to be performed; and
- (7)(8) Perform other related functions necessary to carry out
- 24 the purpose of this chapter.
- 25 (c) As conditions or situations may require or dictate, the Director
- 26 of the Arkansas Department of Emergency Management may request a state
- 27 department, agency, or institution not currently participating in the
- 28 emergency services management liaison officer program to appoint an officer
- 29 in accordance with this section.
- 30 (d) Nothing in the subsections (a)-(c) of this section shall be
- 31 interpreted as relieving or otherwise abridging the responsibility and
- 32 authority of agency directors in carrying out disaster operations for which
- 33 their agencies are solely responsible.

- 35 SECTION 12. Arkansas Code § 12-75-117 is amended to read as follows:
- 36 12-75-117. Interjurisdictional disaster planning and service areas.

- 1 (a)(1)(A) By executive order, the Governor may combine two (2) or more 2 established local offices of emergency services management as an 3 interjurisdictional office of emergency services management.
- (B)(i) Prior to such combination, the jurisdictions
 involved shall prepare for the Governor's approval a written mutual agreement
 that specifies how and by whom the emergency services management coordinator
 shall be appointed.
- 8 (ii) The agreement shall also include specific 9 provisions addressing the funding, administration, staff, and operational 10 control of the interjurisdictional office.
- 12 <u>management</u> shall meet the same minimum standards and requirements as a
 13 single-jurisdiction office of emergency services in order to maintain
 14 eligibility for state and federal emergency management funding and program
 15 assistance.
- 16 (2) A finding of the Governor pursuant to this subsection shall
 17 be based on an assessment conducted by the Director of the Arkansas
 18 Department of Emergency Management using one (1) or more factors related to
 19 the difficulty of maintaining an efficient, effective, and economical system
 20 for disaster and emergency preparedness, mitigation, response, and recovery
 21 such as:
- 22 (A) Small or sparse population;

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- 23 (B) Limitations on public financial resources severe 24 enough to make maintenance of a separate established local office of 25 emergency services management unreasonably burdensome;
 - (C) Unusual vulnerability to disasters and emergencies based on geographical, geological, hydrological, meteorological, or technological disaster potential; and
- 29 (D) Other relevant conditions or circumstances.
- 30 (b)(1) If the Governor finds that a vulnerable area lies only partly
 31 within this state and includes territory in another state or states and that
 32 it would be desirable to establish an interstate relationship, mutual aid, or
 33 an area organization for disaster, he or she shall take steps toward that end
 34 as may be desirable.
- 35 (2) If this action is taken with jurisdictions having enacted 36 the Interstate Civil Defense and Disaster Compact, § 12-76-101 et seq., any

- resulting agreement or agreements may be considered supplemental agreements
 pursuant to Article VI of that compact.
- 3 (3)(A) If the other jurisdiction or jurisdictions with which the 4 Governor proposes to cooperate pursuant to subdivisions (b)(1) and (2) of 5 this section have not enacted that compact, then he or she may negotiate a 6 special agreement with the jurisdiction or jurisdictions.
- 7 (B) Any agreement, if sufficient authority for the making 8 thereof does not otherwise exist, becomes effective only after its text has 9 been communicated to the General Assembly and neither house of the General 10 Assembly has disapproved it by adjournment of the next ensuing session 11 competent to consider it or within thirty (30) days of its submission, 12 whichever is longer.

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- SECTION 13. Arkansas Code § 12-75-118 is amended to read as follows: 12-75-118. Local and interjurisdictional disaster agencies and services.
- 17 (a)(1) Each political subdivision within this state shall be within
 18 the jurisdiction of and served by the Arkansas Department of Emergency
 19 Management and by a local or interjurisdictional office of emergency services
 20 management.
 - (2) Local or interjurisdictional offices of emergency management shall be established as public safety agencies of their respective political subdivisions and be under the direction and control of the appropriate chief executive for the purposes of mitigation of, planning for, response to, and recovery from disaster and major emergency occurrences and for operation of public safety information networks.
 - (b)(1) Each county within the state and those municipalities specifically designated by the Governor shall establish, fund, and maintain an established local office of emergency services management or, as necessary, make arrangements through an interjurisdictional agreement to receive such services.
- 32 (2) Unless a municipality has been specifically designated as a
 33 local organization office of emergency services management, it shall receive
 34 emergency services support from the county or counties within which its
 35 corporate limits are situated.
 - (c)(l) The Governor shall determine if additional municipal or

- l interjurisdictional offices of emergency services management are required
- 2 based on an assessment conducted by the Director of the Arkansas Department
- 3 of Emergency Management using one (1) or more of the factors enumerated in \S
- 4 12-75-117(a).
- 5 (2) The department shall publish and keep current a list of 6 municipalities required to have offices of emergency services management
- 7 under this subsection.
- 8 (d) Any provision of this chapter or other law to the contrary
- 9 notwithstanding, the Governor may require a political subdivision to
- 10 establish and maintain an office of emergency services management jointly
- ll with one (1) or more contiguous political subdivisions if he or she finds
- 12 that the establishment and maintenance of any agency or participation therein
- 13 is made necessary by circumstances or conditions that make it unusually
- 14 difficult to provide disaster or major emergency prevention, preparedness,
- 15 response, or recovery services under other provisions of this chapter.
- 16 (e) Each political subdivision which does not have an office of
- 17 emergency <u>services</u> <u>management</u> and has not made arrangements to secure or
- 18 participate in the services of an agency shall have a liaison officer
- 19 designated to facilitate the cooperation and protection of that subdivision
- 20 in the work of disaster and major emergency prevention, preparedness,
- 21 response, and recovery.
- 22 (f)(1) The chief executive of each political subdivision shall
- 23 exercise comparable authority within his or her political subdivision, and
- 24 within the limits of the Arkansas Constitution and laws of the state, as the
- 25 Governor exercises over the state government during disasters and major
- 26 emergencies. The chief executive shall ensure, to the maximum extent
- 27 possible, that his or her jurisdiction meets the minimum expected capability
- 28 for disaster and emergency mitigation, planning, response, and recovery.
- 29 (2) The chief executive shall notify the department of the
- 30 manner in which the political subdivision is providing or securing disaster
- 31 planning and emergency services management, provide a staffing pattern for
- 32 the local office of emergency services management, identify the person who
- 33 heads the local office, and furnish additional information relating thereto
- 34 as the department requires.
- 35 (g)(1) Each local and interjurisdictional office of emergency services
- 36 <u>management</u> shall prepare and keep current an emergency operations plan for

l its area.

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command.

- 2 (2)(A) The basic plan and all annexes must be approved by the
- 3 office of emergency services management of the political subdivision and
- 4 receive concurrence of the chief executive.
- 5 (B) The plan must then be submitted to the department for 6 approval prior to implementation.
- 7 (h) The local or interjurisdictional office of emergency services
 8 management, as the case may be, shall prepare a statement. This statement
 9 shall be distributed to all appropriate officials in written form and shall
 10 be a clear and complete statement of the emergency responsibilities of all
 11 local agencies and officials and of the disaster and major emergency chain of
- (i)(1)(A) The county judge of each county and the chief executive officer of those municipal jurisdictions specifically designated as established offices of emergency services management shall appoint an emergency services management coordinator for their respective offices of emergency services management.
- 18 (B) The written mutual agreement between the participating
 19 jurisdictions in an interjurisdictional office of emergency services
 20 management, executed pursuant to § 12-75-117(a), shall govern the appointment
 21 of the emergency services management coordinator of the interjurisdictional
 22 office.
- (C) The emergency <u>services</u> <u>management</u> coordinator shall act for and on behalf of the appropriate chief executive officer to manage and coordinate the functions, duties, and activities of the established local office of emergency <u>services</u> <u>management</u>.
 - (2) The local emergency services management coordinator and such supporting staff of an established local office of emergency services management as may be employed in part, or in whole, by state and federal emergency management program funds, shall be responsible for meeting all standards and requirements stipulated for funding under the programs.
- 32 (3)(A) The director shall establish and periodically review 33 criteria necessary to ensure compliance with minimum standards and 34 requirements.
- 35 (B) Failure to meet or maintain minimum standards and 36 requirements or noncompliance with any part of this chapter by an established

- local office of emergency <u>services</u> <u>management</u> may result in a decision by the director to reduce, withhold, or terminate partial or full funding for any or all offices of emergency <u>services</u> <u>management</u> programs in which the political subdivision participates or for which it may be otherwise eligible.
 - (j)(1) Local offices of emergency management shall operate and maintain as a minimum an information systems link with the department.
- 7 (2)(A) When authorized by the chief executive of the political subdivision and properly staffed, the local office of emergency services 9 management may operate a public safety communications center for the purposes of coordination, dispatch, and information services for local government public safety agencies and private or volunteer agencies with an emergency services management mission.
 - (B) The public safety communications center must be staffed by paid office of emergency <u>services</u> <u>management</u> public safety officers of the political subdivision and operate on a continuous basis if it is to serve as a law enforcement or fire dispatch and service center.

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SECTION 14. Arkansas Code § 12-75-120 is repealed.

12-75-120. Mobile support units.

- (a) The Governor or his or her duly designated representative is authorized to create and establish such number of mobile support units as may be necessary to reinforce disaster organizations in stricken areas and with due consideration of the plans of the federal government and of other states.
- (b) The Governor shall appoint a commander for each unit who shall have primary responsibility for the organization, administration, and operation of such unit.
- (c) Mobile support units shall be called to duty upon orders of the Governor or his or her director and shall perform their functions in any part of this state or, upon the conditions specified in this section, in other states.
- 31 (d) Personnel of mobile support units while on duty, whether within or 32 without this state, shall:
- 33 (1) If they are employees of this state have the powers, duties, 34 rights, privileges, and immunities and receive the compensation incidental to 35 their employment;
- 36 (2) If they are employees of a political subdivision of this

- state and whether serving within or without such political subdivision, have the powers, duties, rights, privileges, and immunities and receive the compensation incidental to their employment; and
 - (3) If they are not employees of this state or a political subdivision thereof, be entitled to compensation by this state for expenses incidental to their services and to the same rights and immunities as are provided by law for the employees of this state.
 - (e) All personnel of mobile support units, while on duty, shall be subject to the operational control of the authority in charge of disaster activities in the area in which they are serving and shall be reimbursed for all actual and necessary travel and subsistence expenses.

- SECTION 15. Arkansas Code § 12-75-121 is amended to read as follows: 14 12-75-121. Utilization of existing services and facilities.
 - (a) In carrying out the provisions of this chapter, the Governor and the chief executives or governing bodies designees of the political subdivisions of the state are directed to utilize the services, equipment, supplies, and facilities of existing departments, offices, and agencies of the state and of the political subdivisions thereof to the maximum extent practicable.
 - (b) The officers and personnel of all such departments, offices, and agencies are directed to cooperate with and extend such services and facilities to the Governor and to the emergency services management organization of the state upon request.

- SECTION 16. Arkansas Code § 12-75-123 is amended to read as follows: 12-75-123. Appropriations and authority to accept services, gifts, grants, and loans.
 - (a) Each political subdivision shall have the power to make appropriations in the manner provided by law for making appropriations for the ordinary expenses of such political subdivision for the payment of expenses of its local organization for emergency services management.
 - (b)(1) Whenever the federal government or any agency or officer thereof shall offer to the state, or through the state to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan, for purposes of emergency services or natural

- disaster relief, the state, acting through the Governor, or such political subdivision, acting with the consent of the Governor and through its chief executive or governing body, may accept such offer.
 - (2) Upon such acceptance, the Governor of the state or chief executive or governing body of such political subdivision may authorize any officer of the state or of the political subdivision, as the case may be, to receive such services, equipment, supplies, materials, or funds on behalf of the state or such political subdivision and subject to the terms of the offer and the rules and regulations, if any, of the agency making the offer.
 - (c)(1) Whenever any person, firm, or corporation shall offer to the state, or to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan for purposes of emergency services management, the state, acting through the Governor, or such political subdivision, acting through its chief executive or governing body, may accept such offer.
 - (2) Upon such acceptance, the Governor of the state, or chief executive or governing body of such political subdivision may authorize any officer of the state, or of the political subdivision, as the case may be, to receive such services, equipment, supplies, materials, or funds on behalf of the state, or such political subdivision and subject to the terms of the offer.

- SECTION 17. Arkansas Code § 12-75-126 is amended to read as follows: 12-75-126. Public safety officers.
- (a) No person shall be employed or associated in any capacity in any emergency management organization established under this chapter who:
- (1) Advocates or has advocated a change by force or violence in the constitutional form of the United States Government or of this state or the overthrow of any government in the United States by force or violence; or
- 31 (2) Has pleaded guilty or nolo contendere to or been found 32 guilty of any subversive act against the United States or is under indictment 33 or information charging any subversive act against the United States.
 - (a)(b) The Director of the Arkansas Department of Emergency Management and persons he or she may designate from the state and local offices of emergency services management staffing patterns shall be sworn public safety

1 officers as defined and limited by this chapter. 2 (b) Determination of the need for such designation shall be based on the persons' responsibilities in mitigation of, planning for, response to, 3 4 and recovery from disasters or major emergency occurrences and for public 5 safety communications operations. 6 (c)(1) Before entering upon his or her duties, each person who is 7 selected to serve as a public safety officer in an organization of emergency 8 management shall take an oath in writing before a person authorized to 9 administer oaths in this state. 10 (2) The oath required in subdivision (c)(1) of this section 11 shall be substantially as follows: 12 , do solemnly swear (or affirm) that I will support the "I, 13 Constitution of the United States and the Constitution of the State of Arkansas, and that I will faithfully discharge the duties of the office of 14 15 Public Safety Officer, upon which I am now about to enter." 16 (d)(1)(A) The Director of the Arkansas Department of Emergency Management may determine what constitutes an Arkansas Department of Emergency 17 18 Management uniform for department personnel. (B) The chief executive of a local office of emergency 19 20 management may determine what constitutes a uniform for his or her 21 jurisdiction. 22 (2) The uniform may include a badge or identification card, or 23 both, of appropriate design and dimensions to identify local office of 24 emergency management personnel as bona fide emergency management workers 25 within their jurisdiction and department personnel as bona fide emergency 26 workers for the state. (e) Any person issued or provided a badge, identification, or uniform 27 2.8 described in subsection (d) of this section shall wear, carry, or display it 29 at such times and places as shall be designated or required by the chief 30 executive of the local jurisdiction for local office of emergency management 31 personnel and by the director for department personnel. 32 33 SECTION 18. Arkansas Code § 12-75-127 is repealed. 34 12-75-127 Emergency services workers - Eligibility - Oath - Uniform. 35 (a) No person shall be employed or associated in any capacity in any

emergency services organization established under this chapter who:

1	(1) Advocates or has advocated a change by force or violence in
2	the constitutional form of the United States Government or of this state or
3	the overthrow of any government in the United States by force or violence;
4	or
5	(2) Has been convicted or is under indictment or information
6	charging any subversive act against the United States.
7	(b) Each person who is appointed to serve in the organization for
8	emergency services shall, before entering upon his or her duties, take an
9	oath, in writing, before a person authorized to administer oaths in this
10	state, which oath shall be substantially as follows:
11	"I, , do solemnly swear that I will support
12	and defend the Constitution of the United States and the Constitution of the
13	State of Arkansas, against all enemies, foreign and domestic; that I will
14	bear true faith and allegiance to the same; that I take this obligation
15	freely, without any mental reservation or purpose of evasion; and that I will
16	well and faithfully discharge the duties upon which I am about to enter."
17	(c)(1)(A) The Director of the Arkansas Department of Emergency
18	Management may determine what is to constitute an Arkansas Department of
19	Emergency Management uniform for department personnel.
20	(B) Likewise, the chief executive of a local office of
21	emergency services may determine, as deemed necessary, what is to constitute
22	a uniform for his or her jurisdiction.
23	(2) The uniform may include a badge or identification card, or
24	both, of appropriate design and dimensions to identify local office of
25	emergency services personnel as bona fide emergency services workers within
26	their jurisdiction and department personnel as bona fide emergency workers
27	for the State of Arkansas.
28	(d) All persons issued or provided such badge, identification, or
29	uniform shall wear, carry, or display it at such times and places as shall be
30	designated or required by the chief executive of the local jurisdiction for
31	local office of emergency services personnel and by the director for
32	department personnel.
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34	SECTION 19. Arkansas Code 12-75-128 is amended to read as follows:
35	12-75-128. Emergency services workers responders - Immunities and
36	exemptions.

1 (a) All functions under this chapter and all other activities relating 2 to emergency services are declared to be governmental functions.

- (b) No emergency services worker responder, except in cases of willful misconduct, gross negligence, or bad faith, when complying with or reasonably attempting to comply with this chapter, or any other rule or regulation promulgated pursuant to the provisions of this section or pursuant to any ordinance relating to blackout or other precautionary measures enacted by any political subdivision of the state, shall be liable for the death of or injury to persons, or for damage to property, as a result of any such activity.
- (c) The immunity in subsection (b) of this section shall extend to both emergency services workers responders who are employees and to qualified emergency services workers responders who are volunteers.
- (d) The provisions of this section shall not affect the right of any person to receive benefits to which he or she would otherwise be entitled to under this chapter, under the Workers' Compensation Law, § 11-9-101 et seq., or under the retirement system laws of Arkansas nor the right of any such person to receive any benefits or compensation under any act of Congress.
- (e)(1) Any requirement for a license to practice any professional, mechanical, or other skill shall not apply to any authorized emergency service worker who shall, in the course of performing his or her duties as such, practice such professional, mechanical, or other skill during an emergency.
- 24 (2) However, subdivision (e)(1) of this section shall not apply 25 to required medical licenses except in cases of first aid treatment.
- (f) As used in this chapter, the term "emergency service worker responder" shall include those persons qualified under § 12-75-103 and any full-time or part-time paid, volunteer, or auxiliary employees of this state or other states, territories, possessions, or the District of Columbia, the federal government, any neighboring country, or any political subdivision thereof, or of any agency or organization performing emergency preparedness services at any place in this state subject to the order or control of, or pursuant to, a request of the state government or any political subdivision thereof.
 - (g) Any emergency services worker responder performing emergency preparedness services at any place in this state pursuant to agreements,

- 1 compacts, or arrangements for mutual aid and assistance, to which the state
- 2 or a political subdivision of the state is a party, shall possess the same
- 3 powers, duties, immunities, and privileges he or she would ordinarily possess
- 4 if performing his or her duties in the state, province, or political
- 5 subdivision of the state or province in which normally employed or rendering
- 6 services.

- 8 SECTION 20. Arkansas Code § 12-75-129 is amended to read as follows:
- 9 12-75-129. Emergency services workers responders Workers'
- 10 compensation benefits.
- 11 (a)(1) Benefits payable for the injury or death of persons appointed
- 12 and regularly enrolled in accredited emergency services management
- 13 organizations and covered by this chapter, while actually engaged in
- 14 emergency service management duties either during training or during a period
- of emergency and subject to the order or control of or pursuant to a request
- 16 of and under the supervision and instruction of the Governor, the Arkansas
- 17 Department of Emergency Management, the chief executive or the designated
- 18 director of a department, or a county of an accredited local government unit
- 19 making use of emergency service management volunteer workers shall be limited
- 20 to the provisions of the Workers' Compensation Law, § 11-9-101 et seq., if
- 21 such persons are regularly employed by a local government or the State of
- 22 Arkansas.
- 23 (2) If such person is a qualified emergency services volunteer
- 24 worker responder of the State of Arkansas or an accredited a local
- 25 organization office for emergency services management, recovery shall be
- 26 limited as provided in this section.
- 27 (b) The remedy provided in this section shall be the exclusive remedy
- 28 as against the state and political subdivisions thereof.
- 29 (c)(1) For the purpose of workers' compensation coverage in cases of
- 30 injury to or death of an individual, all duly registered and qualified
- 31 emergency services volunteer workers responders shall be deemed local
- 32 government or state employees and shall receive compensation, and their
- 33 survivors shall receive death benefits in like manner as regular local
- 34 government or state employees for injury or death arising out of and in the
- 35 course of their activities as emergency services volunteer workers
- 36 responders.

1 (2) If a volunteer worker an emergency responder is injured or
2 killed while subject to the order or control of an accredited a local
3 government, compensation and benefits shall be charged against the applicable
4 local government's experience rate and paid from the appropriate state
5 workers' compensation fund.

- (3) If the emergency services volunteer worker responder was under the order or control of a state agency when injured or killed, compensation and benefits shall be charged against the experience rate of the state agency who exercised order or control at the time of injury or death and paid from the appropriate state workers' compensation fund.
- (d)(1) For the purpose of subsection (c) of this section, the weekly compensation benefits for such emergency services volunteer workers responders who receive no monetary compensation for services rendered as such workers shall be calculated based upon the wages received from their regular or usual employments, the same as a regular local or state employee, with respect to injury, disability, or death.
- (2) The reimbursement of twenty-five dollars (\$25.00) or less per day for approved out-of-pocket expenses incurred in response to an emergency situation, such as gasoline, oil, uniforms, and required equipment, etc., shall not be construed as monetary compensation for the volunteer worker.
- (e)(1) In the event that any person who is entitled to receive benefits through the application of subsection (c) of this section receives, in connection with the injury, disability, or death giving rise to such entitlement, benefits under an act of Congress or federal program providing benefits for emergency services workers responders or their survivors, then the benefits payable under this section shall be reduced to the extent of the benefits received under such other act or program.
- (2) Any person who performs the duties of a member or trainee as an adjunct to his <u>or her</u> regular employment and who otherwise would be entitled to receive workers' compensation benefits for his or her injury, disability, or death, if injured in the performance of such duties, shall be deemed to have been injured, disabled, or killed in the course of his or her regular employment.
- (f) An emergency services volunteer worker responder shall be deemed duly registered and qualified when he or she is a member of and has on file

1	in either an accreaited local emergency services organization <u>management</u>
2	office or in the Arkansas Department of Emergency Management the following
3	information:
4	(1) Name and address;
5	(2) Date enrolled; and
6	(3) Loyalty oath; and
7	(4)(3) Class of service assigned.
8	(g) Payments and death and disability benefits as provided in this
9	section shall be made from the Workers' Compensation Revolving Fund for state
10	employees.
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