## **ARKANSAS SENATE**

87th General Assembly - Regular Session, 2009

Amendment Form

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| Subtitle of House Bill No. 1751  |
| "TO CLARIFY THE AUTHORITY OF A CITY OF THE FIRST CLASS AND A CITY OF THE   |
| SECOND CLASS TO REGULATE AMBULANCE PATIENT TRANSPORTS."  |
| ***********  |
|  |
| Amendment No. 2 to House Bill No. 1751.  |
| Amend House Bill No. 1751 as engrossed, S3/18/09 (version: 03-18-2009 14:39):  |
| Page 2, delete line 25, and substitute the following: "subdivisions (a)(5)(B) and (D) of this section;"  |
| AND  |
| Page 2, delete lines 26 through 32, and substitute the following:  "(B)(i) To regulate patient transports, by the patient's choice of either the emergency medical service provided by the regulating  |
| city or the emergency medical service provided by the medical facility, to the regulating city originating from outside the regulating city or   |
| cooperative governmental unit.  (ii) If the medical facility does not operate an emergency medical service and the patient has chosen to be transported by the medical facility, then the patient shall be transported by the emergency medical service provided by the city in which the medical facility is located; |
| (C) To regulate patient transports originating from within the regulating city by emergency medical service providers with an existing special purpose license issued by the Department of Health on the effective date of this act; and   |
| (D) To regulate patient transports authorized by the regulating city's franchised emergency medical service provider in a mutual   |
| aid agreement if the franchised emergency medical service provider is not  |
| able to provide patient transports in a timely manner under the franchise  |
| agreement."  The Amendment was read the first time, rules suspended and read the second time and   |

Secretary

**KLL292**