## Hall of the House of Representatives

88th General Assembly - Regular Session, 2011

Amendment Form

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## Subtitle of House Bill No. 2218

## Amendment No. 1 to House Bill No. 2218

Amend House Bill No. 2218 as originally introduced:

Delete everything after the enacting clause and substitute:

- "SECTION 1. Arkansas Code § 27-22-104(b), regarding minimum insurance required for motor vehicles, is amended to read as follows:
  - (b) The policy shall provide as a minimum the following coverage:
- (1) Not less than twenty-five thousand dollars (\$25,000) for bodily injury or death of one (1) person in any one (1) accident;
- (2) Not less than fifty thousand dollars (\$50,000) for bodily injury or death of two (2) or more persons in any one (1) accident; and
- (3)(A) If the accident has resulted in  $\frac{\text{injury}}{\text{damage}}$  to or destruction of property, not less than twenty-five thousand dollars (\$25,000) for the  $\frac{\text{injury}}{\text{damage}}$  to or destruction of property of others  $\frac{\text{and for}}{\text{environmental restoration in any one}}$  (1) accident.
- (B)(i) As used in this subsection, "environmental restoration" means restitution for the loss, damage, or destruction of natural resources arising out of an accidental discharge of toxic or other environmentally harmful materials or liquids.
- (ii) "Environmental restoration" includes the control or removal of any of the following undertaken at the direction of law enforcement or other governmental entity in charge of the scene of the accident:
  - (a) Harmful materials or liquids; or
  - (b) Wreckage or debris.
- SECTION 2. Arkansas Code § 20-22-808(b), regarding limited immunity of certified fire departments, is amended to read as follows:
- (b) Certified fire departments entitled to limited immunity under this section shall not be liable for damages to persons or property resulting from an act or omission of the fire department or the firefighter occurring at the scene of a reported fire or other emergency and related to the suppression of



the reported fire or emergency function if the act or omission did not constitute gross negligence, wanton conduct, or intentional wrongdoing.

- SECTION 3. Arkansas Code 20-22-901 is amended to read as follows: 20-22-901. Duty to respond to fires.
- (a)(1) Upon receipt of a report of an uncontrolled fire or a 911 or other emergency call reporting a fire, it shall be the duty of volunteer fire departments operating within the State of Arkansas to respond to, attempt to control, and put out all fires occurring within their respective districts involving any real or personal property, whether that property is owned by members of the fire district.
- (2) However, unless the following circumstances exist, the volunteer fire department shall have no duty or authority to respond to or attempt to control and put out any fire that occurs on forest lands, cut-over lands, brush lands, or grasslands owned by a nonmember unless the following circumstances exist:
- (A) The fire poses an immediate threat to  $\underline{\text{the}}$  life of any person;
- (B) There is a written agreement between a nonmember owner of the real or personal property and the volunteer fire department requiring the fire department to respond;
  - (C) The fire is in violation of a countywide fire ban; or
- (D) The fire poses an immediate threat to the real or personal property owned by a member of the district.
- (b) A volunteer fire department shall have no duty to but may respond to provide other emergency services to include:
  - (1) Hazardous and toxic materials response services;
  - (2) Search and rescue services;
  - (3) Emergency medical services;
  - (4) Ambulance and patient transport services; or
- (5) Other functions or services as may be assigned to or reasonably expected of a local fire services agency and for which it is trained and qualified to perform.
- $\frac{\text{(b)}(c)}{(1)}(1)$  If the property is owned by a nonmember of the fire district, the volunteer fire department may recover from the nonmember property owner the reasonable value of its services.
- (B) Recovery under subdivision  $\frac{b}{(c)}(1)(A)$  of this section shall not exceed the fair market value of the services rendered.
- (2)(A) A claim for services in responding to a fire <u>or other</u> <u>emergency</u> involving only personal property shall be allowed only for personal property of nonmembers.
- (B) The claimed amount under subdivision  $\frac{(b)(c)}{(c)}(2)(A)$  of this section shall not exceed eight hundred dollars (\$800) five thousand dollars (\$5,000).
- SECTION 4. Arkansas Code § 20-22-902 is amended to read as follows: 20-22-902. Fire on nonmember's Nonmember's property Reimbursement from insurance proceeds.

When a volunteer fire department responds to a fire occurring or responds to a 911 or other fire emergency call within its district and the property which that is the subject of the alarm is owned by a nonmember and insured in case of any damage resulting from a fire or services as provided

- for in § 27-22-104(b), the insurance company insuring the property against loss shall pay to the volunteer fire department the reasonable cost of its services from the insurance proceeds. The insurance company shall obtain a written and signed release from the fire chief or other authorized representative of the volunteer fire department prior to before disbursing the remaining proceeds to any other person, financial institution, company, or corporation which that has a legal interest in the proceeds.
- SECTION 5. Arkansas Code § 20-22-904(a), regarding a lien on uninsured nonmember's property, is amended to read as follows:
- (a) If the property which that is the subject of the alarm is owned by a nonmember and is not insured and if the volunteer fire department has not been paid for the services rendered, then the volunteer fire department shall have an absolute lien on the real and personal property which that is the subject of the alarm for the work and labor performed in responding to or fighting the fire or responding to any other emergency to secure the payment of the work and labor performed.
  - SECTION 6. Arkansas Code  $\S$  20-22-906 is amended to read as follows: 20-22-906. Attorney's fee.
- When any volunteer fire department gives notice thereof to the nonmember owner of the property of the costs and expenses of responding to, suppressing, controlling or attempting to suppress and control the a fire, or responding to any other emergency, and when the invoice is not paid within ninety (90) days, as provided for in this subchapter or under § 23-88-102, if the volunteer fire department is required to sue for the enforcement of its claim, the court shall allow the volunteer fire department a reasonable attorney's fee in addition to other relief to which it may be entitled.
- SECTION 7. Arkansas Code § 23-88-102(a), regarding paying costs of volunteer fire department services, is amended to read as follows:
- (a) (1) Except as provided in subdivision (a)(2) of this section, the The amount charged by a volunteer fire department for the cost of its services in responding to a fire on or an emergency call concerning the property of a nonmember within its district shall not exceed an amount equal to the fair market value of the service rendered  $\frac{1}{2}$ .
- $\underline{(2)(A)}$  except that a  $\underline{A}$  claim for services in responding to a fire or other emergency involving only personal property shall be allowed only for personal property of nonmembers, and the.
- SECTION 8. Arkansas Code § 23-88-102(b)(1), regarding paying costs of volunteer fire department services, is amended to read as follows:
- (b)(1) When a volunteer fire department responds to a fire occurring or responds to a 911 or other fire emergency call within its district and the property that is the subject of the alarm is owned by a nonmember and insured in case of any damage resulting from a fire or covered services as provided for in § 27-22-104(b), the insurance company insuring the property against loss shall pay to the volunteer fire department the fair market value of its services from the insurance proceeds.

- SECTION 9. Arkansas Code § 23-88-102(c)(1)(A), regarding paying costs of volunteer fire department services, is amended to read as follows:
- (c)(1)(A) In the event a nonmember desires to contest an assessment, the nonmember may notify the fire department board of his or her objection to the assessment, and the fire department board shall file a civil suit in the nearest district court within  $\frac{1}{10}$  thirty (30) days asking for the amount claimed by the fire department.
- SECTION 10. Arkansas Code Title 14, Chapter 53 is amended to add an additional section to read as follows:
  - 14-53-113. Recovery of costs.
- (a) As used in this section, "cost" means all expenses incurred by the public agency as a result of any response, removal, or remedial action to include without limitation:
  - (1) Actual labor costs of personnel involved;
  - (2) The cost of:
    - (A) Expendable equipment;
    - (B) Consumable materials;
    - (C) Actual damage or loss to any equipment and material;

and

- (D) Any contract labor or materials necessary as a function of the response, removal, or remedial action.
- (b) When an organized fire department of a city or town responds to a highway emergency and provides environmental restoration as defined in § 27-22-104(b), the city or town may recover the cost of its services in responding in an amount not to exceed five thousand dollars (\$5,000)."

The Amendment was read	
By: Representative Catlett	
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