1	State of Arkansas	A D:11		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL	1009
4				
5	By: Representative Scroggin	1		
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND ARKANSAS CODE § 14-284-406 TO			
10		TIRE DEPARTMENTS OR FIRE PROTECTION		
11	DISTRICTS THAT EXTEND INTO TWO (2) OR MORE			
12	COUNTIES TO BE ELIGIBLE FOR FUNDS FROM THE FIRE			
13		CION PREMIUM TAX FUND; AND FOR OTHER		
14	PURPOSE	is.		
15				
16		Subtitle		
17	-	ALLOW FIRE DEPARTMENTS OR DISTRICTS		
18		EXTEND INTO TWO (2) COUNTIES TO BE		
19		GIBLE FOR FIRE PROTECTION PREMIUM TAX		
20	FUND	98.		
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22	DE IM ENAOMED DV MIE	CONTRAL ACCOUNTY OF MUT OF ARVA	JGA G	
23	BE II ENACIED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	N5A5:	
24	CECTION 1 A1-	ansas Code § 14-284-406 is amended to	mond on follow	
25 26		eas with no rural volunteer fire depar		· S :
20 27		Areas in two (2) or more counties.	itment of fire	
28	<u>-</u>	t to $\S 14-284-201(a)(2)$, in any area	in any county	in
29		al volunteer fire department or fire		
30		unds under the provisions of this sub		
31	_	-		
32	court is authorized, in its discretion and with the approval of the Arkansas Fire Protection Services Board to designate any unincorporated area of the			
33	county to be served by a municipal fire department, if approved by the			
34	governing authorities of such municipality.			
35		ddition to the funds the municipality	is otherwise	
36		s subchapter, the municipality serving		

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2	department or fire protection district would have been eligible to receive,
3	and such funds shall be used by the municipality to provide training and to
4	purchase equipment necessary to provide fire protection in the designated
5	unincorporated area in compliance with this subchapter.
6	(b) No municipality shall receive funds under this subchapter unless
7	it is willing to provide fire protection through mutual aid agreements in
8	areas within five (5) miles of its corporate limits. Such municipalities
9	shall not be required to respond when, in the opinion of proper municipal
10	authorities, municipal property or fire classification rating would be
11	jeopardized.
12	(c)(l) A rural volunteer fire department or fire protection district
13	that qualifies for funds under this subchapter and that provides fire
14	protection services in two (2) or more counties shall be eligible to receive
15	moneys from each of the counties under § 14-284-403(a)(2).
16	(2) The county quorum court of each county shall apportion the
17	funds to the fire departments or districts eligible under this subsection in
18	accordance with § 14-284-403(a)(2).
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designated area shall receive the funds which the rural volunteer fire

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