Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S2/22/07		
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3	Regular Session, 2007		SENATE BILL	208
4				
5	By: Senator Faris			
6				
7		For An Act To Be Entitled		
8				
9 10		TO REVISE THE CAP ON REIMBURSEMENT TO		
	VOLUNTEER FIRE DEPARTMENTS FOR SERVICES PROVIDED INVOLVING FIRES AND PERSONAL PROPERTY; TO EXTEND			
11 12	THE TIME PERIOD REQUIRED FOR NOTICE TO BE GIVEN			
12	BY A VOLUNTEER FIRE DEPARTMENT TO THE INSURANCE			
15		VOLUNIELK FIKE DEFAKIMENT TO THE INSUKAN	NCE	
15	0011 AN	i, and for other fortobes.		
16		Subtitle		
17	AN	ACT TO REVISE THE CAP ON		
18	REI	IMBURSEMENT TO VOLUNTEER FIRE		
19	DEH	PARTMENTS FOR SERVICES PROVIDED AND TO		
20	EXT	TEND THE TIME PERIOD REQUIRED FOR		
21	NOT	TICE TO BE GIVEN TO THE INSURANCE		
22	COM	MPANY.		
23				
24				
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
26				
27	SECTION 1. Ar	kansas Code § 20-22-901 is amended to r	ead as follows:	
28	20-22-901. Du	ty to respond to fires.		
29	(a)(l) Upon r	eceipt of a report of an uncontrolled f	ire or a 911 or	•
30	other emergency call reporting a fire, it shall be the duty of volunteer fire			
31	departments operating within the State of Arkansas to respond to, attempt to			
32	control, and put out all fires occurring within their respective districts			
33	involving any real or personal property, whether that property is owned by			
34	members of the fire district.			
35	(2) However, unless the following circumstances exist, the			
36	volunteer fire department shall have no duty or authority to respond to or			



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1 attempt to control and put out any fire which occurs on forest lands, cut-2 over lands, brush lands, or grasslands owned by a nonmember: 3 (A) The fire poses an immediate threat to life of any 4 person; 5 There is a written agreement between a nonmember owner (B) 6 of the real or personal property and the volunteer fire department requiring 7 the fire department to respond; 8 The fire is in violation of a countywide fire ban; or (C) 9 (D) The fire poses an immediate threat to the real or 10 personal property owned by a member of the district. 11 (b)(1) If the property is owned by a nonmember of the fire district, 12 then the volunteer fire department shall be entitled to recover from the 13 nonmember property owner the reasonable value of its services not to exceed the fair market value of the services rendered. 14 15 (2) A claim for services in responding to a fire involving only 16 personal property shall be allowed only for personal property of nonmembers, 17 and the claimed amount shall not exceed three hundred dollars (\$300) five hundred dollars (\$500). 18 19 20 SECTION 2. Arkansas Code § 23-88-102 is amended to read as follows: 21 23-88-102. Paying costs of volunteer fire department services. 22 (a) The amount charged by a volunteer fire department for the cost of 23 its services in responding to a fire on or an emergency call concerning the 24 property of a nonmember within its district shall not exceed an amount equal 25 to the fair market value of the service rendered, except that a claim for 26 services in responding to a fire involving only personal property shall be 27 allowed only for personal property of nonmembers, and the claimed amount 28 shall not exceed three hundred dollars (\$300) five hundred dollars (\$500). 29 (b)(1) When a volunteer fire department responds to a fire occurring 30 or responds to a 911 or other fire emergency call within its district and the property which is the subject of the alarm is owned by a nonmember and 31 insured in case of any damage resulting from a fire, the insurance company 32 33 insuring the property against loss shall pay to the volunteer fire department 34 the fair market value of its services from the insurance proceeds. 35 (2) Notice to both the insurance company and to the insured 36 nonmember by the volunteer fire department for its costs of services shall be

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by certified mail within $\frac{10}{10}$ thirty (30) days after the date of the services rendered. (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 ten (10) days asking for the amount claimed by the fire department. (B) The district court shall give a hearing on the matter within ten (10) days to determine if the amount claimed is fair compensation for the services rendered. (2) If the amount of the assessment is contested in district court, the fire department shall immediately notify the insurer of the nonmember's property, by certified mail, and the insurer shall upon notification pay into the registry of the court an amount equal to the assessment made by the volunteer fire department for fire services. (d) The insurer shall not be liable for any amount of money which exceeds the face amount of the policy unless the provisions of the policy provide otherwise. /s/ Faris