1	State of Arkansas	A D:11	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		SENATE BILL 589
4			
5	By: Senators J. Woods, J. Hu		
6	By: Representatives William	s, D. Whitaker	
7			
8	For An Act To Be Entitled		
9	AN ACT TO PROVIDE FOR THE COMPENSABILITY OF MENTAL		
10	INJURY OR ILLNESS FOR EMERGENCY RESPONDERS; TO AMEND		
11	A PORTION OF THE ARKANSAS CODE WHICH RESULTED FROM		
12	INITIATED	ACT 4 OF 1948; AND FOR OTHER PURPOS	SES.
13			
14			
15		Subtitle	
16		PROVIDE FOR THE COMPENSABILITY OF	
17	MENTAL INJURY OR ILLNESS FOR EMERGENCY		
18	RESP	ONDERS AND TO AMEND A PORTION OF TH	ίΕ
19	ARKANSAS CODE WHICH RESULTED FROM		
20	INIT	TATED ACT 4 OF 1948.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARI	KANSAS:
24			
25		ansas Code § 11-9-113 is amended to	read as follows:
26		al injury or illness.	
27		sed in this section, "emergency resp	<u>ponder" means a</u>
28	compensated person or	volunteer who:	
29		<u>(i) Responds to the scene of a c</u>	<u>disaster or an</u>
30	emergency; and		
31		<u>(ii) Is acting in an assigned ro</u>	<u>ole in public safety</u>
32	and emergency services.		
33	<u>(B)</u>	"Emergency responder" may include	without limitation:
34		(i) Law enforcement officers;	
35		<u>(ii) Firefighters;</u>	
36		<u>(ii) Emergency management person</u>	nnel;



.

1	(iv) Emergency medical personnel; and		
2			
2	(v) Emergency service personnel.		
	(2) For purposes of this section and the payment of workers'		
4	compensation benefits, an emergency responder is considered an employee of:		
5	(A) The emergency responder's employer as provided by §		
6	12-75-129 if the emergency responder is compensated; or		
7	(B) The employer providing the assigned role in public		
8	safety and emergency services if the emergency responder is a volunteer.		
9	(b)(1) A mental injury or illness is not a compensable injury unless		
10	it is caused by physical injury to the employee's body, and shall not be		
11	considered an injury arising out of and in the course of employment or		
12	compensable unless it is demonstrated by a preponderance of the evidence;		
13	provided, however, that this physical injury limitation shall not apply to		
14	any victim of a crime of violence or to an emergency responder.		
15	(2) No mental injury or illness under this section shall be		
16	compensable unless it is also diagnosed by a licensed psychiatrist or		
17	psychologist and unless the diagnosis of the condition meets the criteria		
18	established in the most current issue of the Diagnostic and Statistical		
19	Manual of Mental Disorders.		
20	(b)(l)(c)(l) Notwithstanding any other provision of this chapter,		
21	where a claim is by reason of <u>for</u> mental injury or illness , the employee		
22	shall be <u>is</u> limited to twenty-six (26) <u>fifty-two (52)</u> weeks of disability		
23	benefits.		
24	(2)(A) In case If death results directly from the mental injury		
25	or illness within a period of one (1) year from the time compensation was		
26	last paid or two (2) years from the date of injury, whichever is longer,		
27	compensation shall be paid <u>to</u> the dependents as provided in other death cases		
28	under this chapter.		
29	(B) <u>Unless the decedent is an emergency responder,</u> Death		
30	death directly or indirectly related to the mental injury or illness		
31	occurring one (1) year or more from the incident resulting in the mental		
32	injury or illness shall not be a compensable injury.		
33			
34			
35			
36			

02-27-2013 11:58:28 ANS110

SB589

2