1	A	ed: S3/27/23 Bill	
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3		SENATE BILL 415	
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5		By: Senators Stone, Gilmore, B. Johnson, J. Boyd, B. Davis, Hill, M. McKee, G. Stubblefield, D. Wallace	
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7		To Ro Entitled	
8	For An Act To Be Entitled AN ACT TO ESTABLISH THE ARKANSAS PRESCRIBED BURNING		
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18		OF THE STATE OF ADVANCAS.	
19		OF THE STATE OF ARRANDAS:	
20		15, Chapter 30, is amended to add an	
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22	_	s Prescribed Burning Act	
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25		nd may be cited as the "Arkansas	
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28	28 15-30-102. Legislative findings	and intent.	
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30	•	g of forestlands is a management tool	
31	-	<u>-</u>	
32	32 <u>resources, environment, and economy;</u>		
33	33 (2) The prescribed burning	g of forestlands reduces the naturally	
34	34 <u>occurring buildup of vegetative fuels</u>	on forestlands, which reduces the risk	
35	35 <u>and severity of wildfires and lessens</u>	the loss of life and property when	
36	36 <u>wildfires occur;</u>		

1	(3) The state's ever-increasing population is resulting in urban	
2	development directly adjacent to fire-prone forestlands, which is referred to	
3	as a wildland-urban interface area;	
4	(4) The use of prescribed burning in these wildland-urban	
5	interface areas substantially reduces the risk of wildfires that cause	
6	damage;	
7	(5) Many of Arkansas's natural ecosystems require periodic fire	
8	for their survival;	
9	(6) Prescribed burning is essential to the perpetuation,	
10	restoration, and management of many plant and animal communities;	
11	(7) Prescribed burning benefits game, nongame, and endangered	
12	wildlife species by increasing the growth and yield of plants that provide	
13	forage and an area for escape and brooding and that satisfy other habitat	
14	needs;	
15	(8) Forestlands are economic, biological, and aesthetic	
16	resources of statewide significance;	
17	(9) In addition to reducing the frequency and severity of	
18	wildfires, prescribed burning of forestlands helps to prepare sites for	
19	replanting and natural seeding, to control insects and diseases, and to	
20	<pre>increase productivity;</pre>	
21	(10) Prescribed burning enhances the resources on public use	
22	lands, such as state and national forests, wildlife refuges, nature	
23	preserves, and wildlife management areas; and	
24	(11) Prescribed burning enhances private lands that are managed	
25	for wildlife refuges, recreation, nature preserves, game lands, and other	
26	purposes.	
27	(b) It is the intent of the General Assembly that prescribed burning is	
28	conducted in Arkansas:	
29	(1) To reap the benefits described in subsection (a) of this	
30	section; and	
31	(2) In a responsible and safe manner.	
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33	15-30-103. Definitions.	
34	As used in this subchapter:	
35	(1) "Landowner" means the possessor of a fee interest, a tenant,	
36	lessee, holder of a conservation easement as defined in § 15-20-402, lawful	

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1	occupant, or person in lawful control of the premises;
2	(2)(A) "Prescribed burning" means the planned and controlled
3	application of fire to vegetative fuels under specified weather,
4	environmental, and other conditions, while following appropriate
5	precautionary measures that will:
6	(i) Confine the fire to a predetermined area; and
7	(ii) Accomplish the intended management objectives
8	for the area to be burned.
9	(B) "Prescribed burning" does not include crop residue
10	burning;
11	(3) "Prescribed burning prescription" means a written plan
12	establishing the conditions and methods for conducting prescribed burning
13	that:
14	(A) Is prepared by a qualified prescribed burner; and
15	(B) Addresses the starting, controlling, and extinguishing
16	of the prescribed burning; and
17	(4)(A) "Qualified prescribed burner" means an individual who has
18	successfully completed a prescribed burner training program approved by the
19	Department of Agriculture or the Arkansas State Game and Fish Commission.
20	(B) "Qualified prescribed burner" includes an individual
21	who has successfully completed a prescribed burner training program in
22	another state if the prescribed burner training program is recognized and
23	approved by the department or commission.
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25	15-30-104. Civil liability.
26	(a) A prescribed burning conducted in compliance with this subchapter
27	is in the public interest and does not constitute a public or private
28	nuisance.
29	(b) A landowner or a landowner's agent who conducts a prescribed
30	burning in compliance with this subchapter is not liable in a civil action
31	for any damage or injury caused by a fire in the prescribed burning,
32	including without limitation the reignition of a smoldering and previously
33	contained fire or resulting from smoke, unless the claimant proves by a
34	preponderance of the evidence that the claimant suffered damages as a result
35	of negligence by the landowner or the landowner's agent in planning,
36	implementing, or conducting the prescribed burning.

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2	15-30-105. Requirements for prescribed burning prescriptions and
3	prescribed burnings.
4	(a)(1) Before conducting a prescribed burning, a qualified prescribed
5	burner shall develop a prescribed burning prescription.
6	(2) A copy of the prescribed burning prescription developed
7	under subdivision (a)(1) of this section shall be:
8	(A) Provided to the landowner; and
9	(B) Except as provided in subdivision (c)(3) of this
10	section, in the possession of the qualified prescribed burner on the site of
11	the prescribed burning throughout the duration of the prescribed burning.
12	(b) A prescribed burning prescription shall include:
13	(1) The landowner's name and address;
14	(2) A description of the area to be burned;
15	(3) A map of the area to be burned;
16	(4) The objectives of the prescribed burning;
17	(5) The name of the qualified prescribed burner responsible for
18	conducting the prescribed burning;
19	(6) A summary of the methods that the qualified prescribed
20	burner intends to use to start, control, and extinguish the prescribed
21	burning, based on the particular circumstances involved with the prescribed
22	burning; and
23	(7) A description of the allowable weather conditions in which
24	the prescribed burning can be conducted.
25	(c)(l) A qualified prescribed burner shall conduct a prescribed
26	burning in accordance with a prescribed burning prescription that satisfies
27	subsection (b) of this section.
28	(2) Except as provided in subdivision (c)(3) of this section,
29	from the start of the prescribed burning until the prescribed burning is
30	adequately confined to reasonably prevent escape of the prescribed burning
31	from the area intended to be burned, the qualified prescribed burner shall
32	<u>be:</u>
33	(A) Present on the site of the prescribed burning; and
34	(B) In charge of the prescribed burning.
35	(3) A landowner may conduct a prescribed burning and be
36	considered in compliance with this subchapter without being a qualified

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1	prescribed burner if the landowner is:
2	(A) Burning a tract of forestland of one hundred (100)
3	acres or less owned by the landowner; and
4	(B) Following all conditions established in a prescribed
5	burning prescription prepared by a qualified prescribed burner.
6	(d) Before conducting a prescribed burning, a landowner or the
7	landowner's agent shall notify the Department of Agriculture and, if
8	requested by the department, provide the department with a copy of the
9	prescribed burning prescription.
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11	15-30-106. Application of other law.
12	A prescribed burning conducted in compliance with this subchapter is
13	not subject to the open-air fire provisions in §§ 20-22-301 - 20-22-306.
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15	<u>15-30-107. Rules.</u>
16	The Department of Agriculture shall promulgate rules on the
17	requirements for becoming a qualified prescribed burner under this
18	subchapter.
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20	/s/Stone
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