### SECOND REGULAR SESSION

# HOUSE BILL NO. 1344

## 95TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE DUGGER.

D. ADAM CRUMBLISS, Chief Clerk

#### AN ACT

To repeal section 320.302, RSMo, and to enact in lieu thereof one new section relating to fire protection association fees.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 320.302, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 320.302, to read as follows:

320.302. 1. Volunteer fire protection associations may respond to any emergency within2 its area regardless of whether the property owner or individual is a member of or subscriber to3 the association.

2. In responding to emergencies of nonmembers or nonsubscribers of the association,
the association and its firefighters shall be subject to the same liabilities for claims for death or
injury to persons or property as those subjected to when responding to emergencies of members
or subscribers.

8 3. In responding to emergencies of nonmembers or nonsubscribers, the volunteer fire9 protection association may charge up to the following fees:

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(1) One hundred dollars for responding to an emergency;

(2) Five hundred dollars for each hour or a proportional sum for each quarter hour spentin providing emergency services; plus

(3) An amount equal to one year's subscription or membership fees. No property owner
or individual shall be liable for fees or charges under this subsection if said property owner or
individual notifies the volunteer fire protection association in writing, prior to the occurrence of
an emergency, not to respond to an emergency on or involving his property.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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4. Upon payment of the charges and fees set forth in subsection 3 of this section, the property owner or individual shall be deemed to be a member or subscriber in good standing until membership or subscriber payments are again due as prescribed by association rules and regulations.

21 5. (1) Whenever the governing body of any county of the third classification 22 without a township form of government and with more than thirteen thousand seventy-five 23 but fewer than thirteen thousand one hundred seventy-five inhabitants in which a 24 volunteer fire protection association is located receives a petition, signed by at least one 25 hundred registered voters residing within the association's boundaries and stating the 26 amount of the association's subscription or membership fees, to add such fees to the 27 personal property tax lists of the residents served by the association and to have such fees 28 collected by the county collector, the governing body shall submit to the voters residing within the association's boundaries a proposal to add the fees to the personal property lists 29 30 and have the fees collected by the county. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the proposal shall 31 32 become effective. If a majority of the votes cast on the question by the qualified voters 33 voting thereon are opposed to the question, then the proposal shall not become effective unless and until the question is resubmitted under this section to the qualified voters 34 35 residing within the association's boundaries and such question is approved by a majority 36 of the qualified voters voting on the question.

37 (2) In any county described in subdivision (1) of this subsection that has adopted 38 the plan for the listing and collection of volunteer fire protection association subscriber or 39 membership fees authorized in this section, whenever the governing body of the county 40 receives a petition, signed by at least one hundred association subscribers or members, 41 calling for an election to discontinue the listing and collection of fees by the county, the 42 governing body shall submit to the voters residing within the association's boundaries a 43 proposal to discontinue the listing and collection of fees. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the discontinuation, that 44 45 discontinuation shall become effective on December thirty-first of the calendar year in which such discontinuation was approved. If a majority of the votes cast on the question 46 47 by the qualified voters voting thereon are opposed to the discontinuation, then the listing 48 and collection of fees shall remain effective until the question is resubmitted under this 49 section to the qualified voters residing within the association's boundaries and the 50 discontinuation is approved by a majority of the qualified voters voting on the question.

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51 (3) Any subscriber or membership fees listed on personal property tax lists and 52 collected by the county under this subsection shall be disbursed to the association. The 53 association board of directors shall control all fees and assets collected by the county.

54 (4) Subscription or membership fees shall be assessed to all owners of habitable 55 residences and real property without habitable residences within the association's 56 boundaries. No owner of more than one habitable residence or real property shall be assessed for each habitable residence or real property owned within the association's 57 58 boundaries if such residence or real property is unoccupied, but shall be assessed once as 59 an owner within such boundaries. If any owner owns more than one unoccupied habitable residence or real property parcel, such owner shall be assessed once for each unoccupied 60 residence or property. Subscription or membership fees shall be assessed annually. 61

62 (5) No proposal to increase subscriber or membership fees shall be adopted without 63 approval by a majority of the qualified subscribers or members of the association, nor shall 64 be presented less than two years from the last increase in fees. No fees shall be increased by more than one-half of one percent in any proposal to increase such fees. 65 No subscription or membership fees shall be changed unless the governing body of the county 66 described in subdivision (1) of this subsection submits a proposal to change the fees to the 67 voters residing within the association's boundaries. If a majority of the votes cast on the 68 69 question by the qualified voters voting thereon are in favor of the question, then the 70 proposal shall become effective. If a majority of the votes cast on the question by the 71 qualified voters voting thereon are opposed to the question, then the proposal shall not become effective unless and until the question is resubmitted under this section to the 72 73 qualified voters residing within the association's boundaries and such question is approved 74 by a majority of the qualified voters voting on the question.

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