1995 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 27-1 through 27-4 of the Code of Virginia, relating to fire protection; 3 responding to emergencies.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 27-1 through 27-4 of the Code of Virginia are amended and reenacted as follows:

8 § 27-1. Fire fighters, emergency medical technicians, and equipment may in emergencies go or be 9 sent beyond territorial limits.

10 Whenever the necessity arises during any actual or potential emergency resulting from fire, personal *injury*, or other public disaster, the fire fighters or emergency medical technicians of any county, city or 11 12 town may, together with all necessary equipment, lawfully go or be sent beyond the territorial limits of 13 such county, city or town to any point within or without the Commonwealth, to assist in meeting such 14 emergency.

15 In such event the acts performed for such purpose by such fire fighters or emergency medical technicians, and the expenditures made for such purpose by such county, city or town, shall be deemed 16 17 conclusively to be for a public and governmental purpose and all of the immunities from liability 18 enjoyed by a county, city or town when acting through its fire fighters or emergency medical 19 technicians for a public or governmental purpose within its territorial limits shall be enjoyed by it to the 20 same extent when such county, city or town is so acting, under this section or under other lawful 21 authority, beyond its territorial limits.

22 The fire fighters or emergency medical technicians of any county, city or town, when acting 23 hereunder, or under other lawful authority, beyond the territorial limits of such county, city or town, 24 shall have all the immunities from liability and exemptions from laws, ordinances and regulations, and 25 shall have all of the pension, relief, disability, workers' compensation and other benefits, enjoyed by 26 them while performing their respective duties. 27

§ 27-2. Contracts of cities or towns to furnish fire protection; emergency medical services.

28 The governing body of any city or town may, in its discretion, authorize or require the fire 29 department or emergency medical services department or division thereof to render aid in cases of 30 actual or potential fire or medical emergency occurring beyond their limits, and may prescribe the 31 conditions on which such aid may be rendered, and may enter into a contract, or contracts, with nearby, 32 adjacent or adjoining counties and cities, within or without the Commonwealth, including the District of 33 Columbia, for rendering aid in fire protection or in emergency medical response in such counties, cities, 34 or any district, or sanitary district thereof or in the District of Columbia, on such terms as may be agreed upon by such governing body and the governing body of the District of Columbia or of such 35 counties or cities and/or district, including sanitary districts; provided, that each of the parties to such 36 37 agreement may contract as follows: (1) waive any and all claims against all the other parties thereto 38 which may arise out of their activities outside their respective jurisdictions under such agreement; (2) 39 indemnify and save harmless the other parties to such agreement from all claims by third parties for 40 property damage or personal injury which may arise out of the activities of the other parties to such 41 agreement outside their respective jurisdictions under such agreement. When the fire department or 42 emergency medical services department or division of any city or town is operating under such 43 permission or contract, or contracts, on any call beyond the corporate limits of the city or town, it shall be deemed to be operating in a governmental capacity, and subject only to such liability for injuries as 44 45 it would be if it were operating within the corporate limits of such city or town. 46

§ 27-2.1. Contracts for fire protection or emergency medical services for federal and state property.

Any county, city or town may contract with the federal or state governments to provide fire or 47 48 emergency medical service to federal or state property located within or without the boundaries of the 49 county, city or town.

In the absence of a written contract, any acts performed and all expenditures made by a county, city 50 or town in providing fire protection or emergency medical services to property owned by the federal 51 government shall be deemed conclusively to be for a public and governmental purpose and all of the 52 53 immunities from liability enjoyed by a county, city or town when acting through its fire fighters or 54 emergency medical technicians for a public or governmental purpose within or without its territorial 55 limits shall be enjoyed by it to the same extent when such county, city or town is so acting, under the 56 provisions of this section, or under other lawful authority.

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The fire fighters or emergency medical technicians of any county, city or town when acting hereunder, or under other lawful authority, shall have all of the immunities from liability and 57 58 59 exemptions from laws, ordinances and regulations, and shall have all of the pension, relief, disability, 60 workers' compensation and other benefits enjoyed by them while performing their respective duties.

61 The amount of compensation to the county, city or town pursuant to the contract shall be a matter 62 within the sole discretion of the governing body of the county, city or town.

§ 27-3. Contract of county with city or another county for fire protection; emergency medical 63 64 services.

The governing body of any county adjoining or near any city, town, or county, within or without the 65 66 Commonwealth, including the District of Columbia, having and maintaining fire-fighting or emergency 67 medical services equipment may contract with any such city, town, or county, upon such terms as such governing body may deem proper, for fighting fires or responding to medical emergencies in such **68** county, town, or city and may prescribe the terms and conditions upon which fires such services may be 69 fought provided on privately owned property in the county, town, or city and may raise funds with 70 71 which to pay for such services, by levying and collecting annually, at such rates as such governing body 72 may deem sufficient, a special tax upon the property in such county, or in any magisterial district 73 thereof, subject to local taxation. 74

§ 27-3.1. Public liability insurance to cover claims arising out of mutual aid agreements.

75 The governing body of any city, county or town in this the Commonwealth is authorized to procure 76 or extend the necessary public liability insurance to cover claims arising out of mutual aid agreements 77 executed with other cities, counties, or towns outside the Commonwealth, including the District of 78 Columbia.

79 § 27-4. Contract of county, city or town to furnish fire protection; emergency medical services.

80 Any county, city or town which operates fire-fighting equipment as provided for in § 27-15.2 and any county, city or town mentioned in § 27-23.6 may contract with counties, cities or towns in, adjacent 81 to, or near such county, city or town, including the District of Columbia, for fire protection or 82 83 emergency medical services in the manner provided for in § 27-2.