

SENATE BILL NO. 1689

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR GREGORY (15).

6647S.02I

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 321.220, RSMo, and to enact in lieu thereof one new section relating to a fire protection district service fee.

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

Section A. Section 321.220, RSMo, is repealed and one new
2 section enacted in lieu thereof, to be known as section 321.220,
3 to read as follows:

321.220. For the purpose of providing fire protection
2 to the property within the district, the district and, on
3 its behalf, the board shall have the following powers,
4 authority and privileges:

5 (1) To have perpetual existence;

6 (2) To have and use a corporate seal;

7 (3) To sue and be sued, and be a party to suits,
8 actions and proceedings;

9 (4) To enter into contracts, franchises and agreements
10 with any person, partnership, association or corporation,
11 public or private, affecting the affairs of the district,
12 including contracts with any municipality, district or
13 state, or the United States of America, and any of their
14 agencies, political subdivisions or instrumentalities, for
15 the planning, development, construction, acquisition or
16 operation of any public improvement or facility, or for a
17 common service relating to the control or prevention of

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

18 fires, including the installation, operation and maintenance
19 of water supply distribution, fire hydrant and fire alarm
20 systems; provided, that a notice shall be published for bids
21 on all construction or purchase contracts for work or
22 material or both, outside the authority contained in
23 subdivision (9) of this section, involving an expense of ten
24 thousand dollars or more;

25 (5) Upon approval of the voters as herein provided, to
26 borrow money and incur indebtedness and evidence the same by
27 certificates, notes or debentures, and to issue bonds, in
28 accordance with the provisions of this chapter;

29 (6) To acquire, construct, purchase, maintain, dispose
30 of and encumber real and personal property, fire stations,
31 fire protection and fire-fighting apparatus and auxiliary
32 equipment therefor, and any interest therein, including
33 leases and easements;

34 (7) To refund any bonded indebtedness of the district
35 without an election. The terms and conditions of refunding
36 bonds shall be substantially the same as those of the
37 original issue of bonds, and the board shall provide for the
38 payment of interest, at not to exceed the legal rate, and
39 the principal of such refunding bonds in the same manner as
40 is provided for the payment of interest and principal of
41 bonds refunded;

42 (8) To have the management, control and supervision of
43 all the business and affairs of the district, and the
44 construction, installation, operation and maintenance of
45 district improvements therein;

46 (9) To hire and retain agents, employees, engineers
47 and attorneys, including part-time or volunteer firemen;

48 (10) To have and exercise the power of eminent domain
49 and in the manner provided by law for the condemnation of

50 private property for public use to take any property within
51 the district necessary to the exercise of the powers herein
52 granted;

53 (11) To receive and accept by bequest, gift or
54 donation any kind of property. Notwithstanding any other
55 provision of law to the contrary, any property received by
56 the fire protection district as a gift or any property
57 purchased by the fire protection district at a price below
58 the actual market value of the property may be returned to
59 the donor or resold to the seller if such property is not
60 used for the specific purpose for which it was acquired;

61 (12) To adopt and amend bylaws, fire protection and
62 fire prevention ordinances, and any other rules and
63 regulations not in conflict with the constitution and laws
64 of this state, necessary for the carrying on of the
65 business, objects and affairs of the board and of the
66 district, and refer to the proper authorities for
67 prosecution any infraction thereof detrimental to the
68 district. However, fire protection and fire prevention
69 ordinances shall not be exercised so as to impose
70 regulations or to require permits with respect to the
71 erection, maintenance, repair, alteration, or extension of
72 farm buildings or farm structures. Any person violating any
73 such ordinance is hereby declared to be guilty of a
74 misdemeanor, and upon conviction thereof shall be punished
75 as is provided by law therefor. The prosecuting attorney
76 for the county in which the violation occurs shall prosecute
77 such violations in the circuit court of that county. The
78 legal officer or attorney for the fire district may be
79 appointed by the prosecuting attorney as special assistant
80 prosecuting attorney for the prosecution of any such
81 violation. The enactments of the fire district in

82 delegating administrative authority to officials of the
83 district may provide standards of action for the
84 administrative officials, which standards are declared as
85 industrial codes adopted by nationally organized and
86 recognized trade bodies. The board shall have the power to
87 adopt an ordinance, rule, or regulation allowing the
88 district to charge **businesses or individuals, and their**
89 **insurance company as defined in section 376.020, unless**
90 **coverage for fire district responses is explicitly excluded**
91 **under the business' or individual's applicable insurance**
92 **policy, [who reside outside of the district, but] who**
93 receive emergency services within the boundaries of the
94 district, for the actual and reasonable cost of such
95 services, **except that individuals who reside within the**
96 **district, and businesses with a physical address within the**
97 **district, shall not be subject to such charges.** However,
98 such actual and reasonable costs shall not exceed one
99 hundred dollars for responding to each fire call or alarm
100 and two hundred fifty dollars for each hour or a
101 proportional sum for each quarter hour spent in [**combating**]
102 **responding to** a fire or emergency;

103 (13) To pay all court costs and expenses connected
104 with the first election or any subsequent election in the
105 district;

106 (14) To have and exercise all rights and powers
107 necessary or incidental to or implied from the specific
108 powers granted herein. Such specific powers shall not be
109 considered as a limitation upon any power necessary or
110 appropriate to carry out the purposes and intent of this
111 chapter;

112 (15) To provide for health, accident, disability and
113 pension benefits for the salaried members of its organized

114 fire department of the district and such other benefits for
115 their spouses and eligible unemancipated children, through
116 either or both a contributory or noncontributory plan. For
117 purposes of this section, "eligible unemancipated child"
118 means a natural or adopted child of an insured, or a
119 stepchild of an insured who is domiciled with the insured,
120 who is less than twenty-three years of age, who is not
121 married, not employed on a full-time basis, not maintaining
122 a separate residence except for full-time students in an
123 accredited school or institution of higher learning, and who
124 is dependent on parents or guardians for at least fifty
125 percent of his or her support. The type and amount of such
126 benefits shall be determined by the board of directors of
127 the fire protection district within the level of available
128 revenues of the pension program and other available revenues
129 of the district. If an employee contributory plan is
130 adopted, then at least one voting member of the board of
131 trustees shall be a member of the fire district elected by
132 the contributing members, which shall not be the same as the
133 board of directors;

134 (16) To contract with any municipality that is
135 contiguous to a fire protection district for the fire
136 protection district to provide fire protection to the
137 municipality for a fee as hereinafter provided;

138 (17) To provide for life insurance, accident,
139 sickness, health, disability, annuity, length of service,
140 pension, retirement and other employee-type fringe benefits,
141 subject to the provisions of section 70.615, for the
142 volunteer members of any organized fire department of the
143 district and such other benefits for their spouses and
144 eligible unemancipated children, through either a
145 contributory or noncontributory plan, or both. For purposes

146 of this section, "eligible unemancipated child" means a
147 natural or adopted child of an insured, or a stepchild of an
148 insured who is domiciled with the insured, who is less than
149 twenty-three years of age, who is not married, not employed
150 on a full-time basis, not maintaining a separate residence
151 except for full-time students in an accredited school or
152 institution of higher learning, and who is dependent on
153 parents or guardians for at least fifty percent of his or
154 her support. The type and amount of such benefits shall be
155 determined by the board of directors of the fire protection
156 district within available revenues of the district,
157 including the pension program of the district. The
158 provision and receipt of such benefits shall not make the
159 recipient an employee of the district. Directors who are
160 also volunteer members may receive such benefits while
161 serving as a director of the district;

162 (18) To contract for services with any rural,
163 volunteer or subscription fire department or organization,
164 or volunteer fire protection association, as defined in
165 section 320.300, for the purpose of providing the benefits
166 described in subdivision (17) of this section.

✓