

Rep. Adam M. Niemerg

## Filed: 4/29/2024

	10300SB3402ham001	LRB103 38416 AWJ 70415 a
1	AMENDMENT TO SENATE	5 BILL 3402
2	AMENDMENT NO Amend Ser	nate Bill 3402 by replacing
3	everything after the enacting clause	e with the following:
4 5	"Section 5. The Counties Code i 5-1028.2 as follows:	s amended by adding Section
6	(55 ILCS 5/5-1028.2 new)	
7	Sec. 5-1028.2. Emergency	ambulance service.
8	Notwithstanding any other provision	n of law, a county may, by
9	ordinance, agree to provide emergen	cy ambulance service to any
10	portion of a fire protection dis	trict that the county is
11	already providing emergency ambu	lance service through an
12	intergovernmental agreement. The	e ordinance to provide
13	emergency ambulance service under t	his Section must contain an
14	affirmative obligation on the part	of the county to provide
15		
	emergency ambulance service to the	e fire protection district

1 the ordinance expires.

2	An ordinance adopted under this Section does not take
3	effect until after the fire protection district adopts a
4	resolution under Section 22.1 of the Fire Protection District
5	Act to discontinue the emergency ambulance service and the
6	intergovernmental agreement for emergency ambulance service
7	between the county and the fire protection district has ended.
8	Upon certification to the county clerk by both the county and
9	the fire protection district that all criteria have been met
10	under this Section and Section 22.1 of the Fire Protection
11	District Act, the tax rate for emergency ambulance service for
12	the area once serviced under the fire protection district for
13	emergency ambulance service shall be the rate the county
14	levies under Section 5-1028.

Section 10. The Fire Protection District Act is amended by adding Section 22.1 as follows:

17

(70 ILCS 705/22.1 new)

Sec. 22.1. Emergency ambulance service. Notwithstanding any other provision of law, the board of trustees of a fire protection district may, by majority vote of the board of trustees, adopt a resolution to discontinue the district's emergency ambulance service and to discontinue the district's tax upon certification as provided by this Section if a county that is already providing emergency ambulance service through 10300SB3402ham001 -3- LRB103 38416 AWJ 70415 a

1 an intergovernmental agreement levies a tax for emergency 2 ambulance service under Section 5-1028 of the Counties Code and the county has, by ordinance, agreed to assume 3 the 4 emergency ambulance service at the expiration of the 5 intergovernmental agreement between the district and county. A 6 resolution adopted under this Section must include an end date of services. Upon certification to the county clerk by both 7 the county and the district that all criteria have been met 8 under this Section and Section 5-1028.2 of the Counties Code, 9 10 the district may not levy a tax for emergency ambulance 11 service under Section 22 unless the county repeals the ordinance adopted under Section 5-1028.2 and the county's tax 12 13 adopted under Section 5-1028. If the district elects to no 14 longer provide emergency ambulance service under this Section, 15 the election shall not be construed as affecting the 16 district's authority to levy a tax and provide fire protection 17 service under this Act.

Section 99. Effective date. This Act takes effect upon becoming law.".