As Passed by the Senate

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 255

Representatives Setzer, Seitz, C. Evans, Kearns, Price, McGregor, Chandler, Domenick, Collier, Flowers, Wolpert, Distel, D. Evans, Hagan, Hartnett, Oelslager, Otterman, S. Patton, Perry, J. Stewart, Taylor Senators Roberts, Blessing, Spada, Armbruster, Robert Gardner

A BILL

To amend sections 505.511, 505.84, and 3743.75 and to 1 enact sections 1753.281 and 3923.651 of the Revised Code to increase the charges for 3 responding in townships to certain security alarm 4 system false alarms, to earmark the moneys a 5 township so collects for police services, to allow 6 townships to charge for fire and rescue services, to make changes in the State Fireworks Law, and to 8 require certain insurance policies that provide coverage for 9-1-1 emergency services to pay the 10 provider of 9-1-1 emergency services directly. 11

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 505.511, 505.84, and 3743.75 be	12
amended and sections 1753.281 and 3923.651 of the Revised Code be	13
enacted to read as follows:	14
Sec. 505.511. (A) A board of township trustees that operates	15
a township police department or the board of township trustees of	16
a township police district may, after police constables, the	17

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township police, a law enforcement agency with which the township	18
contracts for police services, and the county sheriff or the	19
sheriff's deputy have answered a combined total of three false	20
alarms resulting from the malfunction of the same commercial or	21
residential security alarm system within the township in the same	22
calendar year, cause the township clerk to mail the manager of the	23
commercial establishment or the occupant, lessee, agent, or tenant	24
of the residence, a bill for twenty five dollars for each	25
subsequent false alarm from the same alarm system during that	26
year, to defray the costs incurred. $rac{\pm f}{2}$ The bill's amount shall be	27
as follows:	28

- (1) For the fourth false alarm of that year\$50.00;
- (2) For the fifth false alarm of that year\$100.00;
- (3) For all false alarms in that year occurring after the 31 fifth false alarm\$150.00. 32

If payment of the bill is not received within thirty days, 33 the township clerk shall send a notice by certified mail to the 34 manager and to the owner, if different, of the real estate of 35 which the commercial establishment is a part, or to the occupant, 36 lessee, agent, or tenant and to the owner, if different, of the 37 real estate of which the residence is a part, indicating that 38 failure to pay the bill within thirty days, or to show just cause 39 why the bill should not be paid, will result in the assessment of 40 a twenty-five dollar lien upon the real estate in the amount of 41 the bill. If payment is not received within those thirty days or 42 if just cause is not shown, the sum of twenty five dollars amount 43 of the bill shall be entered upon the tax duplicate, shall be a 44 lien upon the real estate from the date of the entry, and shall be 45 collected as other taxes and returned to the township general fund 46 treasury to be earmarked for use for police services. The 47

The board of township trustees shall not cause the township

clerk to send a bill pursuant to this division if a bill has
already been sent pursuant to division (B) of this section for the
same false alarm.

- (B) The county sheriff may, after the county sheriff or the sheriff's deputy, police constables, the township police, and a law enforcement agency with which the township contracts for police services have answered a combined total of three false alarms resulting from the malfunction of the same commercial or residential security alarm system within the unincorporated area of the county in the same calendar year, mail the manager of the commercial establishment or the occupant, lessee, agent, or tenant of the residence a bill for twenty-five dollars for each subsequent false alarm from the same alarm system during that year, to defray the costs incurred. If The bill's amount shall be as follows:
 - (1) For the fourth false alarm of that year\$50.00;
 - (2) For the fifth false alarm of that year\$100.00;

If payment of the bill is not received within thirty days, the sheriff shall send a notice by certified mail to the manager and to the owner, if different, of the real estate of which the commercial establishment is a part, or to the occupant, lessee, agent, or tenant and to the owner, if different, of the real estate of which the residence is a part, indicating that the failure to pay the bill within thirty days, or to show just cause why the bill should not be paid, will result in the assessment of a twenty five dollar lien upon the real estate in the amount of the bill. If payment is not received within those thirty days or if just cause is not shown, the sum of twenty-five dollars amount of the bill shall be entered upon the tax duplicate, shall be a

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includes, but is not limited to, the following services:	171
(1) Transportation provided by an ambulance or other vehicle	172
providing medical service that responds to a call placed to the	173
9-1-1 system, as defined in section 4931.40 of the Revised Code,	174
and transfers a person to a hospital emergency department;	175
(2) All services performed by an emergency room physician	176
that are not covered under the direct payment to hospitals under	177
section 3901.386 of the Revised Code.	178
(C) Section 3901.71 of the Revised Code does not apply to	179
this section.	180
Section 2. That existing sections 505.511, 505.84, and	181
3743.75 of the Revised Code are hereby repealed.	182