GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

Η

HOUSE BILL 1755 Committee Substitute Favorable 5/4/07 Committee Substitute #2 Favorable 6/4/07 Fourth Edition Engrossed 6/6/07 Senate Finance Committee Substitute Adopted 7/19/07

Short Title:	Coordinate Statewide Enhanced 911 System.	(Public)
Sponsors:		
Referred to:		

April 19, 2007

1	A BILL TO BE ENTITLED
2	AN ACT TO MODERNIZE AND IMPROVE THE ADMINISTRATION OF THE
3	STATE'S 911 SYSTEM THROUGH A STATEWIDE 911 BOARD, BY
4	ENSURING THAT ALL VOICE SERVICES CONTRIBUTE TO THE 911
5	SYSTEM AND BY PROVIDING PARITY IN THE QUALITY OF SERVICE
6	AND THE LEVEL OF 911 CHARGES ACROSS VOICE COMMUNICATIONS
7	SERVICE PROVIDERS.
8	Whereas, maintaining an efficient Enhanced 911 system across the State
9	benefits all citizens and not just certain localities; and
10	Whereas, the Wireless 911 Board has successfully administered the statewide
11	wireless Enhanced 911 system for many years; and
12	Whereas, local governments have administered a similar wireline Enhanced
13	911 system for their local jurisdictions; and
14	Whereas, the average monthly 911 service charges paid to local governments
15	by local exchange company customers exceeds the average monthly 911 service charges
16	paid to the Wireless 911 Board by wireless company customers, thereby creating an
17	unfair competitive advantage for wireless companies; and
18	Whereas, some VoIP-enabled providers do not currently support the
19	Enhanced 911 system by collecting 911 service charges; and
20	Whereas, the consolidation of the State's Enhanced 911 system under a single
21	board with a uniform 911 service charge will improve the integration of the State's 911
22	system, enhance efficiency and accountability, and create a level competitive playing
23	field among voice communications technologies; Now, therefore,
24	The General Assembly of North Carolina enacts:
25	SECTION 1.(a) Chapter 62A of the General Statutes is amended by adding
26	a new Article to read:

5

1		" <u>Article 3</u> .
2		" <u>Emergency Telephone Service</u> .
3	" <u>§ 62A-40. Def</u>	
4 5		ng definitions apply in this Article.
5 6	$\frac{(1)}{(2)}$	<u>911 Board. – The 911 Board established in G.S. 62A-41.</u> <u>911 Fund. – The North Carolina 911 Fund established in G.S. 62A-43.</u>
7	$\frac{(2)}{(3)}$	911 State Plan. – A document prepared, maintained, and updated by
8	<u>(5)</u>	the 911 Board that provides a comprehensive plan for communicating
9		<u>911 call information across networks and among PSAPs, addresses all</u>
10		aspects of the State's 911 system, and describes the allowable uses of
11		revenue in the 911 Fund.
12	<u>(4)</u>	911 system. – An emergency telephone system that does all of the
13		following:
14		<u>a.</u> <u>Enables the user of a voice communications service connection</u>
15		to reach a PSAP by dialing the digits 911.
16		b. Provides enhanced 911 service.
17	<u>(5)</u>	<u>Call taking. – The act of processing a call for emergency assistance up</u>
18		to the point that the call is ready for dispatch, including the use of
19		equipment, call classification, location of a caller, and determination of
20		the appropriate response level for emergency responders.
21 22	<u>(6)</u>	<u>Commercial Mobile Radio Service (CMRS). – Defined in 47 C.F.R. §</u>
22 23	(7)	<u>20.3.</u> <u>CMRS connection. – Each mobile handset telephone number assigned</u>
23 24	<u>(7)</u>	to a CMRS subscriber with a place of primary use in North Carolina.
24 25	(8)	<u>CMRS</u> provider. – An entity, whether facilities-based or
26	<u>(0)</u>	nonfacilities-based, that is licensed by the Federal Communications
20 27		<u>Commission to provide CMRS or that resells CMRS within North</u>
28		Carolina.
29	(9)	Enhanced 911 service. – Directing a 911 call to an appropriate PSAP
30		by selective routing based on the geographical location from which the
31		call originated and providing information defining the approximate
32		geographic location and the telephone number of a 911 caller, in
33		accordance with the FCC Order.
34	<u>(10)</u>	Exchange access facility. – The access from a subscriber's premises to
35		the telephone system of a service supplier. The term includes service
36		supplier provided access lines, private branch exchange trunks, and
37		centrex network access registers, as defined by applicable tariffs
38		approved by the North Carolina Utilities Commission. The term does
39 40		not include service supplier owned and operated telephone pay station
40 41		lines, Wide Area Telecommunications Service (WATS), Foreign
41 42	(11)	Exchange (FX), or incoming only lines. FCC Order. – The Order of the Federal Communications Commission,
42 43	(11)	FCC Docket No. 94-102, adopted on December 1, 1997, and any
40		$1 \leftarrow Docket 100. 94-102$, adopted off Determoti 1, 1997, and any

1	consent decrees, rules, and regulations adopted by the Federal
2	Communications Commission pursuant to the Order.
$\frac{2}{3}$ (12)	*
4 <u>(12)</u>	used to assist in locating a person who calls emergency assistance,
5	including street centerlines, ortho photography, and oblique imaging.
6 (13)	
······	
$ \begin{array}{c} 7 & (14) \\ 8 \end{array} $	telephone exchange service or exchange access in North Carolina.
	· · ·
<u> </u>	
10	following requirements:
11	a. <u>Authorizes the purchase of CMRS, either exclusively or in</u>
12	conjunction with other services.
13	b. Must be paid for in advance.
14	c. Is sold in units or dollars whose number or dollar value declines
15	with use and is known on a continuous basis.
16 <u>(16)</u>	· · · · · · · ·
17	safety answering point.
18 <u>(17)</u>	Proprietary information Subscriber lists, technology descriptions,
19	technical information, or trade secrets that are developed, produced, or
20	received internally by a voice communications service provider or by a
21	voice communications service provider's employees, directors,
22	officers, or agents.
23 (18)	Public safety answering point (PSAP). – The public safety agency that
24	receives an incoming 911 call and dispatches appropriate public safety
25	agencies to respond to the call.
26 (19)	
27	to a telephone subscriber.
28 (20)	
29	and is able to receive it or use it periodically over time.
<u>30</u> (21)	
31 <u>(21)</u>	assigned to a residential or commercial subscriber by a voice
32	communications service provider, without regard to technology
33	deployed.
34 <u>(22)</u>	
35 <u>(22)</u>	<u>a.</u> <u>The transmission, conveyance, or routing of real-time, two-way</u>
36	voice communications to a point or between or among points by
30	or through any electronic, radio, satellite, cable, optical,
38	microwave, wireline, wireless, or other medium or method,
38 39	
	regardless of the protocol used. The shility to receive and terminate upies calls to and from the
40	b. The ability to receive and terminate voice calls to and from the
41	public switched telephone network.
42	<u>c.</u> <u>Interconnected VoIP service.</u>
43 <u>(23)</u>	· · · · ·
44	voice communications service to a subscriber.

1	<u>(24)</u>	VoIP provider. – An entity that provides interconnected VoIP service.
2	" <u>§ 62A-41.911</u>	
3		bership. – The 911 Board is established in the Office of Information
4	<u>Technology Ser</u>	vices. The 911 Board consists of 17 members as follows:
5	<u>(1)</u>	Four members appointed by the Governor as follows:
6		a. <u>An individual who represents municipalities appointed upon the</u>
7		recommendation of the North Carolina League of
8		Municipalities.
9		b. An individual who represents counties appointed upon the
10		recommendation of the North Carolina Association of County
11		Commissioners.
12		c. <u>An individual who represents a VoIP provider.</u>
13		d. <u>An individual who represents the North Carolina chapter of the</u>
14		National Emergency Number Association (NENA).
15	<u>(2)</u>	Six members appointed by the General Assembly upon the
16		recommendation of the Speaker of the House of Representatives as
17		<u>follows:</u>
18		<u>a.</u> <u>An individual who is a sheriff.</u>
19		b. Two individuals who represent CMRS providers operating in
20		North Carolina.
21		c. <u>An individual who represents the North Carolina chapter of the</u>
22		Association of Public Safety Communications Officials
23		<u>(APCO).</u>
24		<u>d.</u> <u>Two individuals who represent local exchange carriers</u>
25		operating in North Carolina, one of whom represents a local
26		exchange carrier with less than 50,000 access lines.
27	<u>(3)</u>	Six members appointed by the General Assembly upon the
28		recommendation of the President Pro Tempore of the Senate as
29		follows:
30		a. An individual who is a chief of police.
31		 <u>An individual who is a chief of police.</u> <u>Two individuals who represent CMRS providers operating in</u>
32		North Carolina.
33		c. <u>An individual who represents the North Carolina chapter of the</u>
34		National Emergency Number Association (NENA).
35		d. Two individuals who represent local exchange carriers
36		operating in North Carolina, one of whom represents a local
37		exchange carrier with less than 200,000 access lines.
38	(4)	The State Chief Information Officer or the State Chief Information
39	<u></u>	Officer's designee, who serves as the chair.
40	(b) Term	. – A member's term is four years. Members remain in office until their
41		appointed and qualified. Vacancies are filled in the same manner as the
42		itment. The Governor may remove any member for misfeasance,
43		nonfeasance in accordance with G.S. 143B-13(d).
	· · · ·	

1	(c)	Meeti	ings. – Members of the 911 Board serve without compensation.
2	Members		re per diem, subsistence, and travel allowances at the rate established in
3			uorum of the 911 Board is nine members. The 911 Board meets upon
4	the call o		
5	(d)	Publi	c Servants. – The members of the 911 Board are public servants under
6	G.S. 138		d are subject to the provisions of Chapter 138A of the General Statutes.
7			wers and duties of the 911 Board.
8	(a)		s. – The 911 Board has the following powers and duties:
9		(1)	To develop the 911 State Plan. In developing and updating the plan,
10			the 911 Board must monitor trends in voice communications service
11			technology and in enhanced 911 service technology, investigate and
12			incorporate GIS mapping and other resources into the plan, and
13			formulate strategies for the efficient and effective delivery of enhanced
14			911 service.
15		<u>(2)</u>	To administer the 911 Fund and the monthly 911 service charge
16			authorized by G.S. 62A-43.
17		<u>(3)</u>	To distribute revenue in the 911 Fund to CMRS providers and PSAPs
18			in accordance with this Article and advise CMRS providers and
19			PSAPs of the requirements for receiving a distribution from the 911
20			Fund.
21		(4)	To establish policies and procedures to fund advisory services and
22			training for PSAPs and to provide funds in accordance with these
23			policies and procedures.
24		(5)	To investigate the revenues and expenditures associated with the
25			operation of a PSAP to ensure compliance with restrictions on the use
26			of amounts distributed from the 911 Fund.
27		<u>(6)</u>	To make and enter into contracts and agreements necessary or
28			incidental to the performance of its powers and duties under this
29			Article and to use revenue available to the 911 Board under
30			G.S. 62A-44 for administrative expenses to pay its obligations under
31			the contracts and agreements.
32		<u>(7)</u>	To accept gifts, grants, or other money for the 911 Fund.
33		<u>(8)</u>	To undertake its duties in a manner that is competitively and
34			technologically neutral as to all voice communications service
35			providers.
36		<u>(9)</u>	To adopt rules to implement this Article. This authority does not
37			include the regulation of any enhanced 911 service, such as the
38			establishment of technical standards.
39		<u>(10)</u>	To take other necessary and proper action to implement the provisions
40			of this Article.
41	<u>(b)</u>		bition. – In no event shall the 911 Board or any other State agency lease,
42		t, opera	te, or own a communications network for the purpose of providing 911
43	service.		
44	° 0 62A-4	ls. Ner	vice charge for 911 service.

44 "§ 62A-43. Service charge for 911 service.

1	(a) Charge Imposed A monthly 011 service charge is imposed on each active
1 2	(a) <u>Charge Imposed. – A monthly 911 service charge is imposed on each active</u> voice communications service connection that is capable of accessing the 911 system.
2	The service charge is seventy cents (70ϕ) or a lower amount set by the 911 Board under
4	subsection (d) of this section. The service charge is payable by the subscriber to the
5	voice communications service provider. The provider may list the service charge
6	separately from other charges on the bill. Partial payments made by a subscriber are
7	applied first to the amount the subscriber owes the provider for the voice
8 9	<u>communications service.</u>
9 10	(b) <u>Prepaid Wireless. – A voice communications service provider of prepaid</u> wireless telephone service must collect and remit to the 911 Board the monthly service
10	charge imposed upon prepaid wireless telephone subscribers in the State under one of
11	the following methods:
12	
13 14	(1) <u>Collecting the service charge from each active prepaid wireless</u> telephone service subscriber whose account balance is equal to or
14	greater than the amount of the service charge.
15 16	· · · · · · · · · · · · · · · · · · ·
10	(2) <u>Dividing the provider's total earned prepaid wireless telephone service</u> revenue received for the month from each active prepaid wireless
17	telephone service subscriber by fifty dollars (\$50.00) and multiplying
18 19	the quotient by the amount of the service charge.
20	(c) Remittance to 911 Board. – A voice communications service provider must
20	remit the service charges collected by it under this section to the 911 Board. The
21	provider must remit the collected service charges by the end of the calendar month
22	following the month the provider received the charges from its subscribers. A provider
23 24	may deduct and retain from the service charges it receives from its subscribers and
2 4 25	remits to the 911 Board an administrative allowance equal to the greater of one percent
25 26	(1%) of the amount of service charges remitted or fifty dollars (\$50.00) a month.
20 27	(d) Adjustment of Charge. – The 911 Board must monitor the revenues generated
28	by the service charge. If the 911 Board determines that the rate produces revenue in
20 29	excess of the amount needed, the 911 Board must reduce the rate. The reduced rate must
30	ensure full cost recovery for voice communications service providers and for primary
31	PSAPs over a reasonable period of time. A change in the amount of the rate becomes
32	effective only on July 1 of an even-numbered year. The 911 Board must notify
33	providers of a change in the rate at least 90 days before the change becomes effective.
34	(e) <u>Collection. – A voice communications service provider has no obligation to</u>
35	take any legal action to enforce the collection of the service charge billed to a
36	subscriber. The 911 Board may initiate a collection action, and reasonable costs and
37	attorneys' fees associated with that collection action may be assessed against the
38	subscriber. At the request of the 911 Board, but no more than annually, a voice
39	communications service provider must report to the 911 Board the amount of the
40	provider's uncollected service charges. The 911 Board may request, to the extent
41	permitted by federal privacy laws, the name, address, and telephone number of a
42	subscriber who refuses to pay the 911 service charge.
43	(f) Restriction. – A local government may not impose a service charge or other
44	fee on a subscriber to support the 911 system.

1	"§ 62A-44. 911 Fund.
2	(a) Fund. – The 911 Fund is created as an interest-bearing special revenue fund
3	within the State treasury. The 911 Board administers the Fund. The 911 Board must
4	credit to the 911 Fund all revenues remitted to it from the service charge imposed by
5	<u>G.S. 62A-43 on voice communications service connections in the State. Revenue in the</u>
6	Fund may only be used as provided in this Article.
7	(b) Allocation of Revenues. – The 911 Board may deduct and retain for its
8	administrative expenses up to one percent (1%) of the total service charges remitted to it
9	under G.S. 62A-43 for deposit in the 911 Fund. The remaining revenues remitted to the
10	911 Board for deposit in the 911 Fund are allocated as follows:
11	(1) Fifty-three percent (53%) of the funds remitted by CMRS providers to
12	the 911 Fund are allocated for reimbursements to CMRS providers
13	pursuant to G.S. 62A-45.
14	(2) Forty-seven percent (47%) of the funds remitted by CMRS providers
15	and all funds remitted by all other voice communications service
16	providers are allocated for monthly distributions to primary PSAPs
17	pursuant to G.S. 62A-46 and grants to PSAPs pursuant to
18	<u>G.S. 62A-47.</u>
19	(c) <u>Report. – In February of each odd-numbered year, the 911 Board must report</u>
20	to the Joint Legislative Commission on Governmental Operations, the Revenue Laws
21	Study Committee, and the Joint Legislative Utility Review Committee. The report must
22	contain complete information regarding receipts and expenditures of all funds received
23	by the 911 Board during the period covered by the report, the status of the 911 system in
24	North Carolina at the time of the report, and the results of any investigations by the
25	Board of PSAPs that have been completed during the period covered by the report.
26	(d) Nature of Revenue. – The General Assembly finds that distributions of
27	revenue from the 911 Fund are not State expenditures for the purpose of Section 5(3) of
28	Article III of the North Carolina Constitution. Therefore, the Governor may not reduce
29	or withhold revenue in the 911 Fund.
30	"§ 62A-45. Fund distribution to CMRS providers.
31	(a) <u>Distribution. – CMRS providers are eligible for reimbursement from the 911</u>
32	Fund for the actual costs incurred by the CMRS providers in complying with the
33	requirements of enhanced 911 service. Costs of complying include costs incurred for
34	designing, upgrading, purchasing, leasing, programming, installing, testing, or
35	maintaining all necessary data, hardware, and software required to provide service as
36	well as the recurring and nonrecurring costs of providing the service. To obtain
37	reimbursement, a CMRS provider must comply with all of the following:
38 39	(1) Invoices must be sworn. (2) All costs and expanses must be commercially reasonable
39 40	(2) <u>All costs and expenses must be commercially reasonable.</u> (3) <u>All invoices for reimbursement must be related to compliance with the</u>
40 41	(3) <u>All invoices for reimbursement must be related to compliance with the</u> requirements of enhanced 911 service.
41 42	(4) Prior approval must be obtained from the 911 Board for all invoices
42 43	for payment of costs that exceed the lesser of:
Ъ	tor payment of costs that exceed the resser or.

1		a. <u>One hundred percent (100%) of the eligible costs allowed under</u>
2		this section.
3		b. One hundred twenty-five percent (125%) of the service charges
4		remitted to the 911 Board by the CMRS provider.
5	· · · ·	nent Carryforward. – If the total amount of invoices submitted to the 911
6		oved for payment in a month exceeds the amount available from the 911
7		bursements to CMRS providers, the amount payable to each CMRS
8	provider is redu	aced proportionately so that the amount paid does not exceed the amount
9	-	ayment. The balance of the payment is deferred to the following month.
10		ment accrues interest at a rate equal to the rate earned by the 911 Fund
11	<u>until it is paid.</u>	
12		t Reallocation. – If the amount of reimbursements to CMRS providers
13		e 911 Board for a fiscal year is less than the amount of funds allocated
14		nents to CMRS providers for that fiscal year, the 911 Board may
15	-	or all of the excess amount to the PSAP Grant Account established under
16	<u>G.S. 62A-47.</u> T	The 911 Board may reallocate funds under this subsection only once each
17	calendar year a	nd may do so only within the three-month period that follows the end of
18	the fiscal year.	If the 911 Board reallocates more than three million dollars (\$3,000,000)
19	to the PSAP Gr	rant Account in a calendar year, it must consider reducing the amount of
20	the service cha	urge in G.S. 62A-44 to reflect more accurately the underlying costs of
21	providing 911 s	system services.
22	<u>The 911 Bo</u>	pard must make the following findings before it reallocates funds to the
23	PSAP Grant Ac	<u>count:</u>
24	<u>(1)</u>	There is a critical need for additional funding for PSAPs in rural or
25		high-cost areas to ensure that enhanced 911 service is deployed
26		throughout the State.
27	<u>(2)</u>	The reallocation will not impair cost recovery by CMRS providers.
28	<u>(3)</u>	The reallocation will not result in the insolvency of the 911 Fund.
29		nd distribution to PSAPs.
30	(a) Mont	thly Distribution. – The 911 Board must make monthly distributions to
31	primary PSAP	s from the amount allocated to the 911 Fund for PSAPs. The amount to
32	be distributed to	o each primary PSAP is the sum of the following:
33	<u>(1)</u>	The PSAP's base amount The PSAP's base amount is the amount
34		the PSAP received in the fiscal year ending June 30, 2007, and
35		deposited in the Emergency Telephone System Fund of its local
36		governing entity, as reported to the State Treasurer's Office, Local
37		Government Division.
38	<u>(2)</u>	The PSAP's per capita amount. – The PSAP's per capita amount is the
39		PSAP's per capita share of the amount designated by the Board under
40		subsection (b) of this section for the per capita distribution. The 911
41		Board must use the most recent population estimates certified by the
42		State Budget Officer in making the per capita distribution under this
43		subdivision. A PSAP is not eligible for a distribution under this
44		subdivision unless it provides enhanced 911 service.
		-

1	(1) D	
1		entage Designations. – The 911 Board must determine how revenue that
2		the 911 Fund for distribution to primary PSAPs and is not needed to
3		amount distribution required by subdivision (a)(1) of this section is to be
4		Board must designate a percentage of the remaining funds to be
5		rimary PSAPs on a per capita basis and a percentage to be allocated to
6		nt Account established in G.S. 62A-47. If the 911 Board does not
7	-	nount to be allocated to the PSAP Grant Account, the 911 Board must
8		f the remaining funds on a per capita basis. The 911 Board may not
9		entage designation more than once each calendar year.
10		of Funds. – A PSAP that receives a distribution from the 911 Fund may
11		ount received to pay for the lease or purchase of real estate, cosmetic
12		emergency dispatch centers, hiring or compensating telecommunicators,
13	or the purchase	of mobile communications vehicles, ambulances, fire engines, or other
14	emergency veh	icles. Distributions received by a PSAP may be used only to pay for the
15	following:	
16	<u>(1)</u>	The lease, purchase, or maintenance of emergency telephone
17		equipment, including necessary computer hardware, software, and
18		database provisioning, addressing, and nonrecurring costs of
19		establishing a 911 system.
20	<u>(2)</u>	Expenditures for in-State training of 911 personnel regarding the
21		maintenance and operation of the 911 system. Allowable training
22		expenses include the cost of transportation, lodging, instructors,
23		certifications, improvement programs, quality assurance training, and
24		training associated with call taking, and emergency medical, fire, or
25		law enforcement procedures. Training outside the State is not an
26		eligible expenditure unless the training is unavailable in the State or
27		the PSAP documents that the training costs are less if received
28		out-of-state. Training specific to the receipt of 911 calls is allowed
29		only for intake and related call taking quality assurance and
30		improvement. Instructor certification costs and course required
31		prerequisites, including physicals, psychological exams, and drug
32		testing, are not allowable expenditures.
33	<u>(3)</u>	Charges associated with the service supplier's 911 service and other
34		service supplier recurring charges. The PSAP providing 911 service is
35		responsible to the voice communications service provider for all 911
36		installation, service, equipment, operation, and maintenance charges
37		owed to the voice communications service provider. A PSAP may
38		contract with a voice communications service provider on terms
39		agreed to by the PSAP and the provider.
40	(d) Loca	<u>1 Fund. – The fiscal officer of a PSAP to whom a distribution is made</u>
41		ion must deposit the funds in a special revenue fund, as defined in
42		(2), designated as the Emergency Telephone System Fund. The fiscal
43		est money in the Fund in the same manner that other money of the local
44	•	ay be invested. Income earned from the invested money in the
		· · · · · · · · · · · · · · · · · · ·

1	Emergency T	elephone System Fund must be credited to the Fund. Revenue deposited
2	into the Fund	must be used only as permitted in this section.
3	<u>(e)</u> <u>Co</u>	mpliance. – A PSAP, or the governing entity of a PSAP, must comply with
4	all of the follo	owing in order to receive a distribution under this section:
5	(1)	A county or municipality that has one or more PSAPs must submit in
6		writing to the 911 Board information that identifies the PSAPs in the
7		manner required by the FCC Order.
8	(2)	
9	<u></u>	its governing agency's proposed or approved budget detailing the
10		revenues and expenditures associated with the operation of the PSAP.
11		The PSAP budget must identify revenues and expenditures for eligible
12		expense reimbursements as provided in this Article and rules adopted
13		by the 911 Board.
14	<u>(3)</u>	A PSAP must be included in its governing entity's annual audit
15		required under the Local Government Budget and Fiscal Control Act.
16		The Local Government Commission must provide a copy of each audit
17		of a local government entity with a participating PSAP to the 911
18		Board.
19	<u>(4)</u>	A PSAP must comply with all requests by the 911 Board for financial
20		information related to the operation of the PSAP.
21		PSAP Grant Account.
22		count Established. – A PSAP Grant Account is established within the 911
23		purpose of making grants to PSAPs in rural and other high-cost areas. The
24		sists of revenue allocated by the 911 Board under G.S. 62A-45(c) and
25	<u>G.S. 62AB-4</u>	—
26		plication. – A PSAP may apply to the 911 Board for a grant from the
27		Account. An application must be submitted in the manner prescribed by the
28		The 911 Board may approve a grant application and enter into a grant
29		th a PSAP if it determines all of the following:
30	<u>(1)</u>	The costs estimated in the application are reasonable and have been or
31		will be incurred for the purpose of promoting a cost-effective and
32		efficient 911 system.
33	<u>(2)</u>	
34		911 State Plan.
35	<u>(3)</u>	
36		grant funds will be distributed.
37	<u>(4)</u>	
38		reement. – A grant agreement between the 911 Board and a PSAP must
39	-	purpose of the grant, the time frame for implementing the project or
40		ed by the grant, the amount of the grant, and a provision for repaying grant
41		SAP fails to comply with any of the terms of the grant. The amount of the
42		ry among grantees. If the grant is intended to promote the deployment of
43		service in a rural area of the State, the grant agreement must specify how
44	the funds will	l assist with this goal. The 911 Board must publish one or more notices

1	and figure the availability of grants from the DSAD Grant Account and
1 2	each fiscal year advertising the availability of grants from the PSAP Grant Account and detailing the application process, including the deadline for submitting applications, any
2 3	required documents specifying costs, either incurred or anticipated, and evidence
4	demonstrating the need for the grant. Any grant funds awarded to PSAPs under this
5	section are in addition to any funds reimbursed under G.S. 62A-46.
6	"§ 62A-48. Recovery of unauthorized use of funds.
7	<u>The 911 Board must give written notice of violation to any voice communications</u>
8	service provider or PSAP found by the 911 Board to be using monies from the 911 Fund
8 9	for purposes not authorized by this Article. Upon receipt of notice, the voice
10	communications service provider or PSAP must cease making any unauthorized
11	expenditures. The voice communications service provider or PSAP may petition the 911
12	Board for a hearing on the question of whether the expenditures were unauthorized, and
12	the 911 Board must grant the request within a reasonable period of time. If, after the
14	hearing, the 911 Board concludes the expenditures were in fact unauthorized, the 911
15	Board may require the voice communications service provider or PSAP to refund the
16	monies improperly spent within 90 days. Money received under this section must be
17	credited to the 911 Fund. If a voice communications service provider or PSAP does not
18	cease making unauthorized expenditures or refuses to refund improperly spent money,
19	the 911 Board must suspend funding to the provider or PSAP until corrective action is
20	taken.
21	"§ 62A-49. Conditions for providing enhanced 911 service.
22	In accordance with the FCC Order, no CMRS provider is required to provide
23	enhanced 911 service until all of the following conditions are met:
24	(1) The provider receives a request for the service from the administrator
25	of a PSAP that is capable of receiving and utilizing the data elements
26	associated with the service.
27	(2) Funds for reimbursement of the CMRS provider's costs are available
28	pursuant to G.S. 62A-45.
29	(3) The local exchange carrier is able to support the requirements of
30	enhanced 911 service.
31	" <u>§ 62A-50. Audit.</u>
32	The State Auditor may perform audits of the 911 Board pursuant to Article 5A of
33	Chapter 147 of the General Statutes to ensure that funds in the 911 Fund are being
34	managed in accordance with the provisions of this Article. The State Auditor must
35	perform an audit of the 911 Board at least every two years. The 911 Board must
36	reimburse the State Auditor for the cost of an audit of the 911 Board.
37	" <u>§ 62A-51. Subscriber records.</u>
38	Each CMRS provider must provide its 10,000 number groups to a PSAP upon
39	request. This information remains the property of the disclosing CMRS provider and
40	must be used only in providing emergency response services to 911 calls. CMRS voice
41	communications service provider connection information obtained by PSAP personnel
42	for public safety purposes is not public information under Chapter 132 of the General
43	Statutes. No person may disclose or use, for any purpose other than the 911 system,
44	information contained in the database of the telephone network portion of a 911 system.

1	"§ 62A-52. Proprietary information.		
2	All proprietary information submitted to the 911 Board or the State Auditor is		
23			
	confidential. Proprietary information submitted pursuant to this Article is not subject to		
4	disclosure under Chapter 132 of the General Statutes, and it may not be released to any		
5	person other than to the submitting CMRS voice communications service provider, the		
6	911 Board, and the State Auditor without the express permission of the submitting		
7	CMRS voice communications service provider. Proprietary information is considered a		
8	trade secret under the Trade Secrets Protection Act, Article 24 of Chapter 66 of the		
9	General Statutes. General information collected by the 911 Board or the State Auditor		
10	may be released or published only in aggregate amounts that do not identify or allow		
11	identification of numbers of subscribers or revenues attributable to an individual CMRS		
12	voice communications service provider.		
13	" <u>§ 62A-53. Limitation of liability.</u>		
14	Except in cases of wanton or willful misconduct, a voice communications service		
15	provider and its employees, directors, officers, and agents are not liable for any damages		
16	in a civil action resulting from death or injury to any person or from damage to property		
17	incurred by any person in connection with developing, adopting, implementing,		
18	maintaining, or operating the 911 system or in complying with emergency-related		
19	information requests from State or local government officials. This section does not		
20	apply to actions arising out of the operation or ownership of a motor vehicle.		
21	SECTION 1.(b) Article 19 of Chapter 14 of the General Statutes is amended		
22	by adding a new section to read:		
23	" <u>§ 14-111.4. Misuse of 911 system.</u>		
24	It is unlawful for an individual who is not seeking public safety assistance, is not		
25	providing 911 service, or is not responding to a 911 call to access or attempt to access		
26	the 911 system for a purpose other than an emergency communication. A person who		
27	knowingly violates this section commits a Class 3 misdemeanor. If a person knowingly		
28	accesses or attempts to access the 911 system for the purpose of avoiding a charge for		
29	voice communications service, as defined in G.S. 62A-40, and the value of the charge		
30	exceeds one hundred dollars (\$100.00), the person commits a Class 1 misdemeanor."		
31	SECTION 2.(a) Article 1 of Chapter 62A of the General Statutes is		
32	repealed.		
33	SECTION 2.(b) Any funds remaining in the Emergency Telephone System		
34	Fund or required to be remitted by a service supplier to the local fiscal officer for		
35	deposit to the fund, collected pursuant to Article 1 of Chapter 62A of the General		
36	Statutes prior to the effective date of this act, are transferred to the General Fund of the		
37	local governing entity to be used for any lawful purpose. Any local governing entity is		
38	not relieved of any prior obligation incurred for uses authorized by G.S. 62A-8.		
39	SECTION 3.(a) Article 2 of Chapter 62A of the General Statutes is		
40	repealed.		
41	SECTION 3.(b) The records, personnel, property, and unexpended balances		
42	of appropriations, allocations, and other funds, including the functions of budgeting and		
43	purchasing, of the Wireless 911 Board created under Article 2 of Chapter 62A of the		
44	General Statutes and repealed by subsection (a) of this section, are transferred to the 911		

Board created under Article 3 of Chapter 62A of the General Statutes, as enacted by 1 2 Section 1 of this act. All rules, decisions, and actions adopted, made, or taken by the 3 Wireless 911 Board created under Article 2 of Chapter 62A of the General Statutes that 4 have not been repealed or rescinded continue in effect until repealed or rescinded by the 5 911 Board created under Article 3 of Chapter 62A of the General Statutes, as enacted by 6 Section 1 of this act. 7 **SECTION 3.(c)** The members of the Wireless 911 Board created under 8 Article 2 of Chapter 62A of the General Statutes, other than a member appointed by the 9 General Assembly upon the recommendation of the Speaker of the House of 10 Representatives to represent CMRS providers, serve as 11 of the initial members of the 11 911 Board created under Article 3 of Chapter 62A of the General Statutes, as enacted by 12 Section 1 of this act, without reappointment by the Governor or the General Assembly. 13 The State Chief Information Officer must designate which of the initial members who 14 transfer to the 911 Board from the Wireless 911 Board serve four-year terms and which 15 serve six-year terms so that the terms of half the members of the 911 Board, other than 16 the State Chief Information Officer, will expire every two years. 17 The following membership positions for the 911 Board have no counterparts 18 on the Wireless 911 Board and must be appointed in accordance with Article 3 of 19 Chapter 62A of the General Statutes: 20 Of the appointments by the Governor, an individual representing a (1)21 VoIP provider and an individual representing the North Carolina 22 chapter of the National Emergency Number Association (NENA). 23 appointments by the General Assembly (2)Of the upon the 24 recommendation of the Speaker of the House of Representatives, two 25 individuals who represent local exchange carriers operating in North 26 Carolina, one of whom represents a local exchange carrier with less 27 than 50,000 access lines. 28 appointments (3) Of the by the General Assembly upon the 29 recommendation of the President Pro Tempore of the Senate, an 30 individual who represents a local exchange carrier with less than 31 200,000 access lines. 32 **SECTION 4.** G.S. 62-157 reads as rewritten: 33 "§ 62-157. Telecommunications relay service. 34 Finding. – The General Assembly finds and declares that it is in the public (a) 35 interest to provide access to public telecommunications services for hearing impaired or 36 speech impaired persons, including those who also have vision impairment, and that a 37 statewide telecommunications relay service for telephone service should be established. 38 Definitions. – For purposes of this section: (a1) 39 "CMRS" is as defined in G.S. <u>62A-21.</u>62A-40. (1)"CMRS connection" is as defined in G.S. 62A-21.62A-40. 40 (2)41 "CMRS provider" is as defined in G.S. 62A-21.62A-40. (3) 42 (4) "Exchange access facility" means the access from a particular 43 telephone subscriber's premises to the telephone system of a local 44 exchange telephone company, and includes local exchange 3 4 5

1

2

company-provided access lines, private branch exchange trunks, and centrex network access registers, all as defined by tariffs of telephone companies as approved by the Commission.

(5) "Local service provider" means a local exchange company, competing local provider, or telephone membership corporation.

6 (b) Authority to Require Surcharge. - The Commission shall require local service 7 providers to impose a monthly surcharge on all residential and business local exchange 8 access facilities to fund a statewide telecommunications relay service by which hearing 9 impaired or speech impaired persons, including those who also have vision impairment, 10 may communicate with others by telephone. This surcharge, however, may not be 11 imposed on participants in the Subscriber Line Charge Waiver Program or the Link-up 12 Carolina Program established by the Commission. This surcharge, and long distance 13 revenues collected under subsection (f) of this section, are not includable in gross 14 receipts subject to the franchise tax levied under G.S. 105-120 or the sales tax levied 15 under G.S. 105-164.4.

16 (c) Specification of Surcharge. - The Department of Health and Human Services 17 shall initiate a telecommunications relay service by filing a petition with the 18 Commission requesting the service and detailing initial projected required funding. The 19 Commission shall, after giving notice and an opportunity to be heard to other interested 20 parties, set the initial monthly surcharge based upon the amount of funding necessary to 21 implement and operate the service, including a reasonable margin for a reserve. The 22 surcharge shall be identified on customer bills as a special surcharge for provision of a 23 telecommunications relay service for hearing impaired and speech impaired persons. 24 The Commission may, upon petition of any interested party, and after giving notice and 25 an opportunity to be heard to other interested parties, revise the surcharge from time to 26 time if the funding requirements change. In no event shall the surcharge exceed 27 twenty-five cents (25ϕ) per month for each exchange access facility.

28 Funds to Be Deposited in Special Account. - The local service providers shall (d) 29 collect the surcharge from their customers and deposit the moneys collected with the 30 State Treasurer, who shall maintain the funds in an interest-bearing, nonreverting 31 account. After consulting with the State Treasurer, the Commission shall direct how and 32 when the local service providers shall deposit these moneys. Revenues from this fund 33 shall be available only to the Department of Health and Human Services to administer 34 the statewide telecommunications relay service program, including its establishment, 35 operation, and promotion. The Commission may allow the Department of Health and 36 Human Services to use up to four cents (4ϕ) per access line per month of the surcharge 37 for the purpose of providing telecommunications devices for hearing impaired or speech 38 impaired persons, including those who also have vision impairment, through a 39 distribution program. The Commission shall prepare such guidelines for the distribution 40 program as it deems appropriate and in the public interest. Both the Commission and the 41 Public Staff may audit all aspects of the telecommunications relay service program, 42 including the distribution programs, as they do with any public utility subject to the 43 provisions of this Chapter. Equipment paid for with surcharge revenues, as allowed by

the Commission, may be distributed only by the Department of Health and HumanServices.

3 (e) Administration of Service. – The Department of Health and Human Services 4 shall administer the statewide telecommunications relay service program, including its 5 establishment, operation, and promotion. The Department may contract out the 6 provision of this service for four-year periods to one or more service providers, using 7 the provisions of G.S. 143-129.

8 Charge to Users. – The users of the telecommunications relay service shall be (f) 9 charged their approved long distance and local rates for telephone services (including 10 the surcharge required by this section), but no additional charges may be imposed for 11 the use of the relay service. The local service providers shall collect revenues from the 12 users of the relay service for long distance services provided through the relay service. 13 These revenues shall be deposited in the special fund established in subsection (d) of 14 this section in a manner determined by the Commission after consulting with the State 15 Treasurer. Local service providers shall be compensated for collection, inquiry, and 16 other administrative services provided by said companies, subject to the approval of the 17 Commission.

18 (g) Reporting Requirement. – The Commission shall, after consulting with the 19 Department of Health and Human Services, develop a format and filing schedule for a 20 comprehensive financial and operational report on the telecommunications relay service 21 program. The Department of Health and Human Services shall thereafter prepare and 22 file these reports as required by the Commission with the Commission and the Public 23 Staff. The Department shall also be required to report to the Revenue Laws Study 24 Committee.

(h) Power to Regulate. – The Commission shall have the same power to regulate
the operation of the telecommunications relay service program as it has to regulate any
public utility subject to the provisions of this Chapter.

28 (i) Wireless Surcharge. – A CMRS provider, as part of its monthly billing 29 process, must collect the same surcharge imposed on each exchange access facility 30 under this section for each CMRS connection. A CMRS provider may deduct a one 31 percent (1%) administrative fee from the total amount of surcharge collected. A CMRS 32 provider shall remit the surcharge collected, less the administrative fee, to the Wireless 33 911 Board in the same manner and with the same frequency as the local service 34 providers remit the surcharge to the State Treasurer. The Wireless 911 Board shall remit the funds collected from the surcharge to the special account created under subsection 35 36 (d) of this section."

37	SECTION 5. G.S. 105-130.5(b)(17) reads as rewritten:
38	"(17) To the extent included in federal taxable income, <u>911 charges imposed</u>
39	under G.S. 62A-43 and remitted to the 911 Fund under that section.the
40	following:
41	a. The amount of 911 charges collected under G.S. 62A-5 and
42	remitted to a local government under G.S. 62A-6.

1	b.	The amount of wireless Enhanced 911 service charges collected
2		under G.S. 62A-23 and remitted to the Wireless Fund under
3		G.S. 62A-24."
4	SECTION 6	6. G.S. 105-164.13(54)c. reads as rewritten:
5	"с.	911 charges imposed under G.S. 62A-4 or G.S. 62A-23
6		G.S. 62A-43 and remitted to the Emergency Telephone System
7		911 Fund under G.S. 62A-7 or the Wireless Fund under
8		G.S. 62A-24.that section."
9	SECTION 7	7.(a) The Joint Legislative Utility Review Committee is directed
10	to determine the best n	nethod for collecting the service charge imposed by G.S. 62A-43
11	from prepaid telephon	e wireless subscribers. The Committee is further directed to
12	submit a final report	of its findings and recommendations to the 2007 General
13	Assembly, Regular Ses	sion 2008.
14	SECTION 7	7.(b) Notwithstanding G.S. 62A-23, the charge imposed by that
15	section does not apply	to prepaid wireless telephone service effective August 1, 2007.
16	SECTION 7	7.(c) Notwithstanding G.S. 62A-43, the charge imposed by that
17	section does not apply	to prepaid wireless telephone service for the 2008 calendar year.
18	SECTION 8	3. Sections 1 through 6 of this act become effective January 1,
19	2008. Section 1(b) of t	his act applies to offenses committed on or after January 1, 2008.
20	The remaining sections	of this act are effective when they become law.