Session of 2001

## SENATE BILL No. 226

By Committee on Commerce

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AN ACT concerning telecommunications; relating to enhanced wireless 911 service.

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) "Administrator" means the person appointed by the governor and employed by or contracted with the Kansas highway patrol to administer the enhanced wireless 911 fund.

- (b) "Automatic number identification" means a feature by which a person calling a public safety answering point has such person's ten-digit telephone number simultaneously forwarded to the public safety answering point and to the public safety answering point's display and transfer units.
  - (c) "Advisory board" means the enhanced wireless 911 advisory board.
- (d) "Enhanced 911 service" means an emergency telephone service that generally may provide, but is not limited to, selective routing, automatic number identification and automatic location identification features.
- (e) "Enhanced wireless 911 service" means a telephone exchange communication service by which wireless telecommunication carriers can provide automatic number identification, pseudo-automatic number identification and wireless automatic location identification information to a public safety answering point which has the capability of providing selective routing, selective transfer, fixed transfer, automatic number identification and wireless automatic location identification.
- (f) "Governing body" shall have the same meaning as in K.S.A. 12-5301, and amendments thereto.
- (g) "911 service" shall have the same meaning as Emergency 9-1-1 telephone service as defined in K.S.A. 12-5301, and amendments thereto.
- (h) "Person" shall have the same meaning as in K.S.A. 12-5301, and amendments thereto.
- (i) "Pseudo-automatic number identification" means a feature by which automatic number identification is provided to a public safety answering point of the ten-digit telephone number of the specific cell site or cell site sector from which a wireless call originated.
  - (j) "Public agency" shall have the same meaning as in K.S.A. 12-5301,

 and amendments thereto.

- (k) "Public safety answering point" shall have the same meaning as K.S.A. 12-5301, and amendments thereto.
- (l) "Ten-digit telephone number" means a telephone number assigned to a particular telephone account preceded by the area code.
- (m) "Wireless automatic location information" means a feature by which information is provided to a public safety answering point identifying the location, the latitude and longitude within the parameters established by the federal communications commission, of a wireless unit originating a call to a public safety answering point.
- (n) "Wireless carrier" means any carrier of commercial mobile radio service as defined in section 2(27) and 332(d) of the federal telecommunications act of 1996, 47 U.S.C. section 151 *et. seq.*, and the federal telecommunications rules, 47 C.F.R. 20.18 *et seq.*, or any cellular licensee, personal communications licensee and specialized mobile radio carrier as defined in 47 C.F.R. 20.18.
- Sec. 2. On and after July 1, 2001, each wireless carrier who has a subscriber with a billing address in the state of Kansas shall collect from each subscriber a surcharge of not more than \$.50 per month per subscriber account in the state as determined by the administrator. The wireless carrier shall add the surcharge to each subscriber's telephone bill. The wireless carrier shall not be liable for any surcharge not paid by a subscriber and shall not be obligated to take legal action to collect the surcharge. The surcharge shall appear as a separate line item charge on the subscriber's billing statement and shall be labeled as "Enhanced Wireless 911 Surcharge."
- Sec. 3. Each wireless carrier shall remit to the administrator the amount of surcharge collected monthly together with any forms required by the administrator. The carrier may retain up to 2% of such amount as an administrative collection fee. The carrier shall maintain surcharge and remittance records for a period of two years after the date of the billing of the surcharge to the subscriber. The administrator shall remit the funds to the state treasurer for credit to the enhanced wireless 911 fund. The administrator may require an audit of any wireless carrier's books and records concerning the collection and remittance of the surcharge pursuant to this act.
- Sec. 4. The enhanced wireless 911 advisory board is established to advise the administrator concerning the implementation, development, administration, coordination, evaluation and maintenance of enhanced wireless 911 service. The advisory board shall be composed of eleven individuals appointed by the governor, including:
  - (a) One representative of local law enforcement;
  - (b) one representative of the Kansas highway patrol;

- (c) one county official or county employee;
- (d) one municipal official or municipal employee;
- (e) two representatives from the state's wireless telecommunications industry;
  - (f) two managers of public safety answering points;
- (g) one representative of the state's local exchange telecommunications service industry; and
- (h) two legislators from different political parties, appointed by the legislative coordinating council.

Three members shall be appointed for a term of one year, four members shall be appointed for a term of two years and four members shall be appointed for a term of three years. Each succeeding member of the board shall be appointed for a term of three years. The board shall meet as often as necessary to carry out its duties. Members of the board shall be reimbursed for their actual and necessary expenses.

- Sec. 5. The advisory board shall make recommendations to the administrator regarding the implementation of this act, including:
- (a) The allocation of funds from the enhanced wireless 911 fund among the purposes specified in section 7, and amendments thereto, subject to the conditions specified in that section;
- (b) rules and regulations promulgated to carry out the provisions of this act:
- (c) any adjustments in the amount of the surcharge to recommend to the legislature; and
- (d) the resolution of any disputes between public safety answering points and wireless carriers.

The administrator retains final authority to approve and implement any and all recommendations made by the advisory board.

Sec. 6. The enhanced wireless 911 fund is hereby created. The fund shall consist of the surcharges credited to the fund, any money appropriated by the legislature to the fund, any federal funds received for wireless emergency communication and any other funds designated for credit to the fund. Money in the fund shall be used for the costs of administering the fund and for the purposes specified in section 8, and amendments thereto, unless otherwise directed by federal law, with respect to federal funds received. The costs of administering the fund shall be kept to a minimum. The money in the fund shall not be subject to any fiscal-year limitation or lapse provision of an unexpended balance at the end of any fiscal year or biennium.

Sec. 7. A public safety answering point in a county where a wireless carrier has a presence on a tower shall enter into service agreements with all such wireless carriers. The administrator, in consultation with the advisory board, shall determine and encourage use of the most efficient

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methods for providing enhanced wireless 911 service.

Sec. 8. (a) The administrator, in consultation with the advisory board, shall:

- (1) Determine the costs to implement wireless automatic location identification;
- (2) determine the level of funding available for disbursements to be made pursuant to the act;
- (3) determine the percentage of the funds that shall be allocated to each funding purpose, including the percentage that shall be designated for funding 911 service under subsection (b) of this section;
- (4) determine how the funds distributed under paragraphs (2) and (3) of subsection (b) of this section, are to be allocated among the wireless carriers and public safety answering points; and
- (5) adopt rules and regulations as may be necessary to implement the provisions of this act.
- (b) The administrator, in consultation with the advisory board, shall establish standards and criteria to determine the eligibility of applications for disbursements from the fund and the level of disbursement for each application. In establishing such criteria and standards, the administrator shall include applications submitted for the following purposes as eligible for funding:
- (1) Costs incurred or to be incurred by public safety answering points to implement enhanced wireless 911 service including, but not limited to, purchases, of equipment, upgrades, modification and personnel training used solely to process the data elements of enhanced wireless 911 service, and maintenance costs and license fees for equipment;
- (2) costs incurred or to be incurred by public safety answering points for the purchase, installation, maintenance and operation of telecommunications equipment and telecommunications services required for the provision of 911 service, E-911 service or enhanced wireless 911 service, if the costs are necessary to prepare the public safety answering point for the capability of providing enhanced wireless 911 service;
- (3) costs incurred or to be incurred by wireless carriers to implement enhanced wireless 911 service pursuant to a service agreement with a public safety answering point or pursuant to a request for service from a public safety answering point. Such costs shall include, but not be limited to, the portion of the costs for equipment used for providing enhanced wireless 911 service, costs to lease another vendor's equipment or services to provide enhanced wireless 911 service, costs to create or maintain any database or database elements used solely for enhanced wireless 911 service and other costs of establishing enhanced 911 wireless service. The portion of the costs of equipment or services used in the wireless carrier's main infrastructure resulting in commercial revenue to the wireless car-

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rier is not eligible for funding;

- (4) in addition to other duties, the superintendent of the highway patrol shall appoint the administrator of the enhanced wireless 911 fund, provide budgeting, purchasing and related management functions for the administrator and the enhanced wireless 911 advisory board as may be provided by law and perform other functions and duties pertaining to enhanced wireless 911 service as may be specified by law; and
- (5) actual and necessary expenses incurred by members of the advisory board while performing duties required by this act.
- Sec. 9. (a) Public safety answering points and wireless carriers may apply for disbursement from the enhanced wireless 911 fund by submitting a written application to the administrator. The administrator shall receive and review applications, including supporting documentation. The administrator shall notify the public safety answering points and wireless carriers as to the determination of the administrator regarding the application.
- (b) Each entity that receives disbursements from the fund shall make a full accounting of the money in a manner and form prescribed by the administrator.
- Sec. 10. Information provided by wireless carriers to the advisory board or to the administrator pursuant to this act may be treated as proprietary records which may be withheld from the public upon request of the party submitting such records.
- Sec. 11. The enhanced wireless 911 service described in this act is within the governmental power and authority of the administrator, governing bodies and public safety agencies. In contracting for such service and in providing such service, except for failure to use reasonable care or for intentional acts, the administrator, each governing body, each public agency, each wireless carrier and their employees and agents shall be immune from liability or the payment of damages in the performance of installing, maintaining or providing enhanced wireless 911 service.
- Sec. 12. This act shall take effect and be in force from and after its publication in the statute book.