1	EMERGENCY SERVICES TELEPHONE CHARGE
2	1998 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: David H. Steele
5	AN ACT RELATING TO THE EMERGENCY TELEPHONE SERVICE LAW; INCREASING
6	THE AMOUNT OF THE EMERGENCY SERVICES TELEPHONE CHARGE THAT MAY
7	BE LEVIED TO PAY FOR 911 EMERGENCY TELEPHONE SERVICE; Ş [AND] Ş IMPOSING
8	AN EMERGENCY SERVICES TELEPHONE CHARGE TO PAY FOR THE COSTS OF THE
9	POISON CONTROL CENTER AT THE UNIVERSITY OF UTAH \S ; and providing an
9a	EFFECTIVE DATE AND A COORDINATION CLAUSE § .
10	This act affects sections of Utah Code Annotated 1953 as follows:
11	AMENDS:
12	69-2-5, as last amended by Chapter 86, Laws of Utah 1996
13	ENACTS:
14	69-2-5.5 , Utah Code Annotated 1953
15	Be it enacted by the Legislature of the state of Utah:
16	Section 1. Section 69-2-5 is amended to read:
17	69-2-5. Funding for 911 emergency telephone service.
18	(1) In providing funding of 911 emergency telephone service, any public agency
19	establishing a 911 emergency telephone service may:
20	(a) seek assistance from the federal or state government, to the extent constitutionally
21	permissible, in the form of loans, advances, grants, subsidies, and otherwise, directly or indirectly;
22	(b) seek funds appropriated by local governmental taxing authorities for the funding of
23	public safety agencies; and
24	(c) seek gifts, donations, or grants from individuals, corporations, or other private entities.
25	(2) For purposes of providing funding of 911 emergency telephone service, special service
26	districts may raise funds as provided in Section 17A-2-1322 and may borrow money and incur
27	indebtedness as provided in Section 17A-2-1316.

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1	(3) (a) The governing authority of any public agency providing 911 emergency telephone
2	service may levy monthly an emergency services telephone charge on each local exchange service
3	switched access line and each revenue producing radio communications access line § WITH A BILLING
3a	$ \underline{ \text{ADDRESS WITHIN THE BOUNDARIES OF THE AREA SERVED BY THE PUBLIC AGENCY } \ \text{$,$ except as} $
4	provided in Subsection (3)(b).
5	(b) § [(i)] § Access lines provided for public coin telephone service are exempt from
5a	emergency
6	telephone charges.
7	Ş [(ii) A radio communications access line customer with a billing address within the
8	boundaries of the public agency providing 911 emergency telephone service shall be subject to the
9	emergency services telephone charge on a maximum of five radio communications access lines.] §
10	(c) The amount of the charge \S <u>LEVIED UNDER THIS SECTION</u> \S may not exceed [50] \S [52]
10a	53 ş cents per month for each local
11	exchange service switched access line and $[50]$ $\$ $[52]$ 53 $\$ cents per month for each radio
11a	communications
12	access line.
13	(d) Notification of intent to levy the charge shall be given to the Public Service
14	Commission at least 30 days prior to the effective date.
15	(e) An emergency <u>services</u> telephone charge levied under this section shall be billed[-,] <u>and</u>
16	collected[, and remitted] by the corporation, person, or entity that provides the local exchange
17	service switched access line services or radio communications access line services and remitted
18	to the public agency providing 911 emergency telephone service in the billed customer location
19	area as directed by the public agency.
20	(4) (a) Any money received by the public agency for the provision of 911 emergency
21	telephone service shall be deposited in a special emergency telephone service fund.
22	(b) (i) The money in the emergency telephone service fund shall be expended by the public
23	agency to pay the costs of establishing, installing, maintaining, and operating a 911 emergency
24	telephone system or integrating a 911 system into an established public safety dispatch center,
25	including contracting with the providers of local exchange service, radio communications service,
26	and vendors of appropriate terminal equipment as necessary to implement the 911 emergency

telephone service.

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(ii) Revenues derived for the funding of 911 emergency telephone service may only be used for that portion of costs related to the operation of the 911 emergency telephone system when such a system is integrated with any public safety dispatch system.

31 Section 2. Section **69-2-5.5** is enacted to read:

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1	<u>69-2-5.5.</u> Emergency services telephone charge to fund the Poison Control Center.
2	(1) There is imposed an emergency services telephone charge of \$ [8] 7 \$ cents per month
2a	<u>on each</u>
3	local exchange service switched access line and each revenue producing radio communications
4	access line that is subject to an emergency services telephone charge levied by a public agency
5	under Section 69-2-5.
6	(2) The emergency services telephone charge imposed under this section shall be:
7	§ [(a) used to pay for the costs of establishing, installing, maintaining, and operating
7a	<u>the</u>
8	Poison Control Center at the University of Utah; and
9	(b) billed and collected by the corporation, person, or entity that provides local exchange
10	service switched access line services or radio communications access line services and remitted
11	to the University of Utah.
11a	(a) BILLED AND COLLECTED BY THE CORPORATION, PERSON, OR ENTITY THAT PROVIDES
11b	LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO COMMUNICATIONS
11c	ACCESS LINE SERVICES AND REMITTED MONTHLY TO THE STATE TAX COMMISSION; AND
11d	(b) DEPOSITED INTO THE GENERAL FUND AS DEDICATED CREDITS TO PAY FOR:
11e	(i) COSTS OF ESTABLISHING, INSTALLING, MAINTAINING, AND OPERATING THE UNIVERSITY
11f	OF UTAH POISON CONTROL CENTER; AND
11g	(ii) EXPENSES OF THE STATE TAX COMMISSION TO ADMINISTER AND ENFORCE THE
11h	COLLECTION OF THE EMERGENCY SERVICES TELEPHONE CHARGES.
11i	(3) FUNDS FOR THE UNIVERSITY OF UTAH POISON CONTROL CENTER PROGRAM ARE
11j	NONLAPSING.
11k	(4) EMERGENCY SERVICES TELEPHONE CHARGES REMITTED TO THE STATE TAX
111	COMMISSION PURSUANT TO SUBSECTION (2) SHALL BE ACCOMPANIED BY THE FORM
11m	PRESCRIBED BY THE COMMISSION.
11n	(5) THE STATE TAX COMMISSION MAY MAKE RULES TO ADMINISTER AND ENFORCE THE
11o	COLLECTION OF EMERGENCY SERVICES TELEPHONE CHARGES IMPOSED UNDER THIS SECTION.
11p	(6) A PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR
11q	RADIO COMMUNICATIONS ACCESS LINE SERVICES WHO FAILS TO COMPLY WITH THIS SECTION IS
11r	SUBJECT TO PENALTIES AND INTEREST AS PROVIDED IN SECTIONS 59-1-401 AND 59-1-402. Ş

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11t	ASSESS A CHARGE IMPOSED UNDER THIS SECTION WITHIN THREE YEARS AFTER THE
11u	PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO
11v	COMMUNICATIONS ACCESS LINE SERVICES FILES A RETURN.
11w	(b) IF THE COMMISSION DOES NOT ASSESS A CHARGE UNDER THIS CHAPTER WITHIN THE
11x	THREE-YEAR PERIOD PROVIDED IN SUBSECTION (7)(a), THE COMMISSION MAY NOT FILE AN
11y	ACTION TO COLLECT THE CHARGE.
11z	(8) THE STATE TAX COMMISSION MAY ASSESS A CHARGE AT ANY TIME IF THE PROVIDER
11aa	OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO COMMUNICATIONS
11ab	ACCESS LINE SERVICES:
11ac	(a) FILES A FALSE OR FRAUDULENT RETURN WITH INTENT TO EVADE; OR
11ad	(b) DOES NOT FILE A RETURN.
11ae	(9) THE STATE TAX COMMISSION MAY NOT MAKE A CREDIT OR REFUND UNLESS THE
11af	PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO
11ag	COMMUNICATIONS ACCESS LINE SERVICES FILES A CLAIM WITH THE COMMISSION WITHIN THREE
11ah	YEARS OF THE DATE OF OVERPAYMENT.
11ai	Section 3. Effective date.
11aj	THIS ACT TAKES EFFECT ON JULY 1, 1998.
11ak	Section 4. Coordination clause.
11al	IF THIS BILL AND HOUSE BILL 395, TAX ASSESSMENTS, PROCEEDINGS, AND CREDIT OR
11am	REFUND CLAIMS, BOTH PASS IN THE 1998 GENERAL SESSION OF THE LEGISLATURE, IT IS THE
11an	INTENT OF THE LEGISLATURE THAT THIS BILL BE AMENDED BY DELETING THE LANGUAGE IN
11ao	SUBSECTIONS 69-2-5.5(7) THROUGH (9) AND INSERTING THE FOLLOWING:
11ap	(7)(a) EXCEPT AS PROVIDED IN SUBSECTIONS (8) THROUGH (11), THE STATE TAX
11aq	COMMISSION SHALL ASSESS A CHARGE IMPOSED UNDER THIS SECTION WITHIN THREE YEARS
11ar	AFTER A PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO
11as	COMMUNICATIONS ACCESS LINE SERVICES FILES A RETURN.
11at	(b) EXCEPT AS PROVIDED IN SUBSECTIONS (8) THROUGH (11), IF THE COMMISSION DOES
11au	NOT ASSESS A CHARGE IMPOSED UNDER THIS SECTION WITHIN THE THREE-YEAR PERIOD
11av	PROVIDED IN SUBSECTION (7)(a), THE COMMISSION MAY NOT COMMENCE A PROCEEDING TO
	THE VIDED IN CODE CONTROL OF THE COMMISSION WITH THE COMMISSION WI

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11az	SERVICES OR RADIO COMMUNICATIONS ACCESS LINE SERVICES:
11ba	(a) FILES A FALSE OR FRAUDULENT RETURN WITH INTENT TO EVADE; OR
11bb	(b) DOES NOT FILE A RETURN.
11bc	(9) NOTWITHSTANDING SUBSECTION (7), BEGINNING ON JULY 1, 1998, THE STATE TAX
11bd	COMMISSION MAY EXTEND THE PERIOD TO MAKE AN ASSESSMENT OR COMMENCE A
11be	PROCEEDING TO COLLECT THE CHARGE IMPOSED UNDER THIS SECTION IF:
11bf	(a) THE THREE-YEAR PERIOD UNDER SUBSECTION (7) HAS NOT EXPIRED; AND
11bg	(b) THE COMMISSION AND THE PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED
11bh	ACCESS LINE SERVICES OR RADIO COMMUNICATIONS ACCESS LINE SERVICES SIGN A WRITTEN
11bi	AGREEMENT:
11bj	(i) AUTHORIZING THE EXTENSION; AND
11bk	(ii) PROVIDING FOR THE LENGTH OF THE EXTENSION.
11bl	(10) IF THE STATE TAX COMMISSION DELAYS AN AUDIT AT THE REQUEST OF A PROVIDER
11bm	OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO COMMUNICATIONS
11bn	ACCESS LINE SERVICES, THE COMMISSION MAY MAKE AN ASSESSMENT AS PROVIDED IN
11bo	SUBSECTION (11) IF:
11bp	(a) THE PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR
11bq	RADIO COMMUNICATIONS ACCESS LINE SERVICES SUBSEQUENTLY REFUSES TO AGREE TO AN
11br	EXTENSION REQUEST BY THE COMMISSION; AND
11bs	(b) THE THREE-YEAR PERIOD UNDER SUBSECTION (7) EXPIRES BEFORE THE COMMISSION
11bt	COMPLETES THE AUDIT.
11bu	(11) AN ASSESSMENT UNDER SUBSECTION (10) SHALL BE:
11bv	(a) FOR THE TIME PERIOD FOR WHICH THE STATE TAX COMMISSION COULD NOT MAKE AN
11bw	ASSESSMENT BECAUSE OF THE EXPIRATION OF THE THREE-YEAR PERIOD; AND
11bx	(b) IN AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN:
11by	(i) THE COMMISSION'S ESTIMATE OF THE AMOUNT OF THE CHARGE THE PROVIDER OF
11bz	LOCAL EXCHANGE SERVICE SWITCHED ACCESS LINE SERVICES OR RADIO COMMUNICATIONS
11ca	ACCESS LINE SERVICES WOULD HAVE BEEN ASSESSED FOR THE TIME PERIOD DESCRIBED IN
11cb	SUBSECTION (11)(a); AND ş
	- 3b -

\$ (ii) THE AMOUNT OF THE CHARGE THE PROVIDER OF LOCAL EXCHANGE SERVICE

SWITCHED ACCESS LINE SERVICES OR RADIO COMMUNICATIONS ACCESS LINE SERVICES

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11cf	(12)(a) EXCEPT AS PROVIDED IN SUBSECTION (12)(b), THE STATE TAX COMMISSION MAY
11cg	NOT MAKE A CREDIT OR REFUND UNLESS THE PROVIDER OF LOCAL EXCHANGE SERVICE
11ch	SWITCHED ACCESS LINE SERVICES OR RADIO COMMUNICATIONS ACCESS LINE SERVICES FILES
11ci	A CLAIM WITH THE COMMISSION WITHIN THREE YEARS OF THE DATE OF OVERPAYMENT.
11cj	(b) NOTWITHSTANDING SUBSECTION (12)(a), BEGINNING ON JULY 1, 1998, THE COMMISSION
11ck	SHALL EXTEND THE PERIOD FOR A PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED ACCESS
11cl	LINE SERVICES OR RADIO COMMUNICATIONS ACCESS LINE SERVICES TO FILE A CLAIM UNDER
11cm	SUBSECTION (12)(a) IF:
11cn	(i) THE THREE-YEAR PERIOD UNDER SUBSECTION (12)(a) HAS NOT EXPIRED; AND
11co	(ii) THE COMMISSION AND THE PROVIDER OF LOCAL EXCHANGE SERVICE SWITCHED
11cp	ACCESS LINE SERVICES OR RADIO COMMUNICATIONS ACCESS LINE SERVICES SIGN A WRITTEN
11cq	AGREEMENT:
11cr	(A) AUTHORIZING THE EXTENSION; AND
11cs	(B) PROVIDING FOR THE LENGTH OF THE EXTENSION. S

Legislative Review Note as of 2-11-98 8:13 AM

A limited legal review of this bill raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel