1	EMERGENCY COMMUNICATION FUNDING
2	2007 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brad L. Dee
5	Senate Sponsor: Sheldon L. Killpack
6	
7	LONG TITLE
8	General Description:
9	This bill makes changes to funds for emergency communication services.
10	Highlighted Provisions:
11	This bill:
12	 eliminates provisions reimbursing certain communications providers for costs
13	associated with Phase I E-911 service;
14	 allows monies from the E-911 Emergency Service Fund to be used to assist in
15	development of Phase II E-911 service;
16	 imposes the emergency services telephone charge on services with access to the
17	public switched telephone network, including voice over Internet protocol;
18	 reduces a charge on communications services that funds emergency communication
19	services from 65 cents per line to 61 cents;
20	 changes the date on which a charge levied to fund E-911 service is reduced from
21	July 1, 2008 to July 1, 2007; and
22	 makes technical changes.
23	Monies Appropriated in this Bill:
24	None
25	Other Special Clauses:
26	This bill takes effect on July 1, 2007.
27	Utah Code Sections Affected:
28	AMENDS:
29	53-10-603, as enacted by Chapter 313, Laws of Utah 2004

30	53-10-605, as last amended by Chapter 169, Laws of Utah 2005
31	69-2-5, as last amended by Chapter 253, Laws of Utah 2006
32	69-2-5.6, as last amended by Chapter 303, Laws of Utah 2006
33	
34	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 53-10-603 is amended to read:
36	53-10-603. Creation of Statewide Unified E-911 Emergency Service Fund.
37	(1) There is created a restricted account in the General Fund entitled the "Statewide
38	Unified E-911 Emergency Service Fund," or "fund" consisting of:
39	(a) proceeds from the fee imposed in Section 69-2-5.6;
40	(b) money appropriated or otherwise made available by the Legislature; <u>and</u>
41	[(c) proceeds from the levy imposed in Section 69-2-5, as required by Subsection
42	69-2-5(3)(c)(iii); and]
43	[(d)] (c) contributions of money, property, or equipment from federal agencies,
44	political subdivisions of the state, persons, or corporations.
45	(2) The [moneys] monies in this fund shall be used exclusively for the following
46	statewide public purposes:
47	(a) enhancing public safety as provided in this chapter;
48	(b) providing a statewide, unified, wireless E-911 service available to public service
49	answering points; and
50	(c) providing reimbursement to providers for certain costs associated with Phase [1] \underline{II}
51	wireless E-911 service.
52	Section 2. Section 53-10-605 is amended to read:
53	53-10-605. Use of money in fund Criteria Administration.
54	(1) Subject to an annual legislative appropriation from the fund to:
55	(a) the committee, the committee shall:
56	(i) authorize the use of the money in the fund, by grant to a local entity or state agency
57	in accordance with this Subsection (1) and Subsection (2);

58	(ii) grant to state agencies and local entities an amount not to exceed the per month fee
59	levied on telephone services under Section 69-2-5.6 for installation, implementation, and
60	maintenance of unified, statewide 911 emergency services and technology; and
61	(iii) in addition to any money under Subsection (1)(a)(ii), grant to counties of the third
62	through sixth class the amount dedicated for rural assistance, which is at least 3 cents per
63	month levied on telephone services under Section 69-2-5.6 to:
64	(A) enhance the 911 emergency services with a focus on areas or counties that do not
65	have E-911 services; and
66	(B) where needed, assist the counties, in cooperation with private industry, with the
67	creation or integration of wireless systems and location technology in rural areas of the state;
68	[and]
69	(b) the committee, the committee shall:
70	(i) include reimbursement to a provider of radio communications service, as defined in
71	Section 69-2-2, for costs as provided in [Subsections (1)(b)(ii) and (iii)] Subsection (1)(b)(ii);
72	and
73	(ii) an agreement to reimburse costs to a provider of radio communications services
74	must be a written agreement among the committee, the local public safety answering point and
75	the carrier; and
76	[(iii) shall include reimbursement to the provider for the cost of design, development,
77	and implementation of equipment or software necessary to provide Phase I, wireless E-911
78	service to public service answering points, provided:]
79	[(A) the reimbursement under this Subsection (1)(b) does not exceed the amount
80	allowed by Subsection 53-10-602(3);]
81	[(B) the provider submits an invoice for the reimbursement to the committee; and]
82	[(C) the provider has not been reimbursed by the consumer for the costs submitted to
83	the committee; and]
84	(c) the state's Automated Geographic Reference Center in the Division of Integrated
85	Technology of the Department of Technology Services, an amount equal to 1 cent per month

86	levied on telephone services under Section 69-2-5.6 shall be used to enhance and upgrade
87	statewide digital mapping standards.
88	(2) (a) Beginning July 1, 2007, the committee may not grant the money in the fund to a
89	local entity unless the local entity is in compliance with Phase I, wireless E-911 service.
90	(b) Beginning July 1, 2009, the committee may not grant money in the fund to a local
91	entity unless the local entity is in compliance with Phase II, wireless E-911 service.
92	(3) A local entity must deposit any money it receives from the committee into a special
93	emergency telephone service fund in accordance with Subsection 69-2-5(4).
94	(4) For purposes of this part, "local entity" means a county, city, town, special district,
95	local district, or interlocal entity created under Title 11, Chapter 13, Interlocal Cooperation Act.
96	Section 3. Section 69-2-5 is amended to read:
97	69-2-5. Funding for 911 emergency telephone service.
98	(1) In providing funding of 911 emergency telephone service, any public agency
99	establishing a 911 emergency telephone service may:
100	(a) seek assistance from the federal or state government, to the extent constitutionally
101	permissible, in the form of loans, advances, grants, subsidies, and otherwise, directly or
102	indirectly;
103	(b) seek funds appropriated by local governmental taxing authorities for the funding of
104	public safety agencies; and
105	(c) seek gifts, donations, or grants from individuals, corporations, or other private
106	entities.
107	(2) For purposes of providing funding of 911 emergency telephone service, special
108	service districts may raise funds as provided in Section 17A-2-1322 and may borrow money
109	and incur indebtedness as provided in Section 17A-2-1316.
110	(3) (a) Except as provided in Subsection (3)(b) and subject to the other provisions of
111	this Subsection (3) a county, city, or town within which 911 emergency telephone service is
112	provided may levy monthly an emergency services telephone charge on:
113	(i) each local exchange service switched access line within the boundaries of the

- 4 -

114	county, city, or town; [and]
115	(ii) each revenue producing radio communications access line with a billing address
116	within the boundaries of the county, city, or town[-]: and
117	(iii) any other service, including voice over Internet protocol, provided to a user within
118	the boundaries of the county, city, or town that allows the user to make calls to and receive
119	calls from the public switched telephone network, including commercial mobile radio service
120	networks.
121	(b) Notwithstanding Subsection (3)(a), an access line provided for public coin
122	telephone service is exempt from emergency telephone charges.
123	(c) The amount of the charge levied under this section may not exceed:
124	(i) $[65] \underline{61}$ cents per month for each local exchange service switched access line;
125	(ii) [65] 61 cents per month for each radio communications access line; and
126	[(iii) 4 cents of the amount of the charge levied under Subsections (3)(c)(i) and (ii),
127	less the collection costs of the provider and Tax Commission permitted by Subsection (3)(h)
128	and Subsection 53-10-604(2)(b), shall be deposited monthly in the statewide unified E-911
129	Emergency Service Fund created in Section 53-10-603, for the purposes outlined in that
130	section.]
131	(iii) 61 cents per month for each service under Subsection (3)(a)(iii).
132	(d) (i) For purposes of this Subsection (3)(d) the following terms shall be defined as
133	provided in Section 59-12-102:
134	(A) "mobile telecommunications service";
135	(B) "primary place of use";
136	(C) "service address"; and
137	(D) "telephone service."
138	(ii) An access line described in Subsection (3)(a) is considered to be within the
139	boundaries of a county, city, or town if the telephone services provided over the access line are
140	located within the county, city, or town:
141	(A) for purposes of sales and use taxes under Title 59, Chapter 12, Sales and Use Tax

142	Act; and
143	(B) determined in accordance with Section 59-12-207.4.
144	(iii) The rate imposed on an access line under this section shall be determined in
145	accordance with Subsection (3)(d)(iv) if the location of an access line described in Subsection
146	(3)(a) is determined under Subsection $(3)(d)(ii)$ to be a county, city, or town other than county,
147	city, or town in which is located:
148	(A) for telephone service other than mobile telecommunications service, the
149	purchaser's service address; or
150	(B) for mobile telecommunications service, the purchaser's primary place of use.
151	(iv) The rate imposed on an access line under this section shall be the lower of:
152	(A) the rate imposed by the county, city, or town in which the access line is located
153	under Subsection (3)(d)(ii); or
154	(B) the rate imposed by the county, city, or town in which it is located:
155	(I) for telephone service other than mobile telecommunications service, the purchaser's
156	service address; or
157	(II) for mobile telecommunications service, the purchaser's primary place of use.
158	(e) (i) A county, city, or town shall notify the Public Service Commission of the intent
159	to levy the charge under this Subsection (3) at least 30 days [prior to] before the effective date
160	of the charge being levied.
161	(ii) For purposes of this Subsection (3)(e):
162	(A) "Annexation" means an annexation to:
163	(I) a city or town under Title 10, Chapter 2, Part 4, Annexation; or
164	(II) a county under Title 17, Chapter 2, Annexation to County.
165	(B) "Annexing area" means an area that is annexed into a county, city, or town.
166	(iii) (A) Except as provided in Subsection (3)(e)(iii)(C) or (D), if on or after July 1,
167	2003, a county, city, or town enacts or repeals a charge or changes the amount of the charge
168	under this section, the enactment, repeal, or change shall take effect:
169	(I) on the first day of a calendar quarter; and

170	(II) after a 90-day period beginning on the date the State Tax Commission receives
171	notice meeting the requirements of Subsection (3)(e)(iii)(B) from the county, city, or town.
172	(B) The notice described in Subsection (3)(e)(iii)(A) shall state:
173	(I) that the county, city, or town will enact or repeal a charge or change the amount of
174	the charge under this section;
175	(II) the statutory authority for the charge described in Subsection (3)(e)(iii)(B)(I);
176	(III) the effective date of the charge described in Subsection (3)(e)(iii)(B)(I); and
177	(IV) if the county, city, or town enacts the charge or changes the amount of the charge
178	described in Subsection (3)(e)(iii)(B)(I), the amount of the charge.
179	(C) Notwithstanding Subsection (3)(e)(iii)(A), the enactment of a charge or a charge
180	increase under this section shall take effect on the first day of the first billing period:
181	(I) that begins after the effective date of the enactment of the charge or the charge
182	increase; and
183	(II) if the billing period for the charge begins before the effective date of the enactment
184	of the charge or the charge increase imposed under this section.
185	(D) Notwithstanding Subsection (3)(e)(iii)(A), the repeal of a charge or a charge
186	decrease under this section shall take effect on the first day of the last billing period:
187	(I) that began before the effective date of the repeal of the charge or the charge
188	decrease; and
189	(II) if the billing period for the charge begins before the effective date of the repeal of
190	the charge or the charge decrease imposed under this section.
191	(iv) (A) Except as provided in Subsection (3)(e)(iv)(C) or (D), if for an annexation
192	that occurs on or after July 1, 2003, the annexation will result in the enactment, repeal, or a
193	change in the amount of a charge imposed under this section for an annexing area, the
194	enactment, repeal, or change shall take effect:
195	(I) on the first day of a calendar quarter; and
196	(II) after a 90-day period beginning on the date the State Tax Commission receives

197 notice meeting the requirements of Subsection (3)(e)(iv)(B) from the county, city, or town that

198	annexes the annexing area.
199	(B) The notice described in Subsection (3)(e)(iv)(A) shall state:
200	(I) that the annexation described in Subsection (3)(e)(iv)(A) will result in an
201	enactment, repeal, or a change in the charge being imposed under this section for the annexing
202	area;
203	(II) the statutory authority for the charge described in Subsection (3)(e)(iv)(B)(I);
204	(III) the effective date of the charge described in Subsection (3)(e)(iv)(B)(I); and
205	(IV) if the county, city, or town enacts the charge or changes the amount of the charge
206	described in Subsection (3)(e)(iv)(B)(I), the amount of the charge.
207	(C) Notwithstanding Subsection (3)(e)(iv)(A), the enactment of a charge or a charge
208	increase under this section shall take effect on the first day of the first billing period:
209	(I) that begins after the effective date of the enactment of the charge or the charge
210	increase; and
211	(II) if the billing period for the charge begins before the effective date of the enactment
212	of the charge or the charge increase imposed under this section.
213	(D) Notwithstanding Subsection $(3)(e)(iv)(A)$, the repeal of a charge or a charge
214	decrease under this section shall take effect on the first day of the last billing period:
215	(I) that began before the effective date of the repeal of the charge or the charge
216	decrease; and
217	(II) if the billing period for the charge begins before the effective date of the repeal of
218	the charge or the charge decrease imposed under this section.
219	(f) Subject to Subsection (3)(g), an emergency services telephone charge levied under
220	this section shall:
221	(i) be billed and collected by the person that provides the:
222	(A) local exchange service switched access line services; or
223	(B) radio communications access line services; and
224	(ii) except for costs retained under Subsection (3)(h), remitted to the State Tax
225	Commission.

226	(g) An emergency services telephone charge on a mobile telecommunications service
227	may be levied, billed, and collected only to the extent permitted by the Mobile
228	Telecommunications Sourcing Act, 4 U.S.C. Sec. 116 et seq.
229	(h) The person that bills and collects the charges levied under Subsection (3)(f) may:
230	(i) bill the charge imposed by this section in combination with the charge levied under
231	Section 69-2-5.6 as one line item charge; and
232	(ii) retain an amount not to exceed 1.5% of the levy collected under this section as
233	reimbursement for the cost of billing, collecting, and remitting the levy.
234	(i) The State Tax Commission shall:
235	(i) collect, enforce, and administer the charge imposed under this Subsection (3)
236	[pursuant to] using the same procedures used in the administration, collection, and enforcement
237	of the state sales and use taxes under:
238	(A) Title 59, Chapter 1, General Taxation Policies; and
239	(B) Title 59, Chapter 12, Part 1, Tax Collection, except for:
240	(I) Section 59-12-104;
241	(II) Section 59-12-104.1;
242	(III) Section 59-12-104.2; and
243	(IV) Section 59-12-107.1[;];
244	(ii) transmit monies collected under this Subsection (3):
245	(A) monthly; and
246	(B) by electronic funds transfer by the commission to the county, city, or town that
247	imposes the charge; and
248	(iii) charge the county, city, or town for the State Tax Commission's services under this
249	Subsection (3) in an amount:
250	(A) sufficient to reimburse the State Tax Commission for the cost to the State Tax
251	Commission in rendering the services; and
252	(B) that may not exceed an amount equal to 1.5% of the charges imposed under this
253	Subsection (3).

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254 (4) (a) Any money received by a public agency for the provision of 911 emergency 255 telephone service shall be deposited in a special emergency telephone service fund. 256 (b) (i) Except as provided in Subsection (5), the money in the emergency telephone 257 service fund shall be expended by the public agency to pay the costs of establishing, installing, 258 maintaining, and operating a 911 emergency telephone system or integrating a 911 system into 259 an established public safety dispatch center, including contracting with the providers of local 260 exchange service, radio communications service, and vendors of appropriate terminal 261 equipment as necessary to implement the 911 emergency telephone service. 262 (ii) Revenues derived for the funding of 911 emergency telephone service may only be 263 used for that portion of costs related to the operation of the 911 emergency telephone system 264 when such a system is integrated with any public safety dispatch system. 265 (c) Any unexpended money in the emergency telephone service fund at the end of a 266 fiscal year does not lapse, and must be carried forward to be used for the purposes described in 267 this section. 268 (5) (a) Revenue received by a local entity from an increase in the levy imposed under 269 Subsection (3) after the 2004 Annual General Session, or from grants from the Utah 911 270 Committee pursuant to Section 53-10-605: (i) shall be deposited into the special emergency telephone service fund described in 271 272 Subsection (4)(a); and 273 (ii) shall only be used for that portion of the costs related to the development and 274 operation of wireless and land-based enhanced 911 emergency telephone service and the 275 implementation of wireless E-911 Phase I and Phase II services as provided in Subsection 276 (5)(b). 277 (b) The costs allowed under Subsection (5)(a)(ii) shall include the public service 278 answering point's or local entity's costs for: 279 (i) acquisition, upgrade, modification, maintenance, and operation of public service 280 answering point equipment capable of receiving E-911 information; 281 (ii) database development, operation, and maintenance; and

282	(iii) personnel costs associated with establishing, installing, maintaining, and operating
283	wireless E-911 Phase I and Phase II services, including training emergency service personnel
284	regarding receipt and use of E-911 wireless service information and educating consumers
285	regarding the appropriate and responsible use of E-911 wireless service.
286	(6) A local entity that increases the levy it imposes under Subsection (3)(c) after the
287	2004 Annual General Session shall increase the levy to the maximum amount permitted by
288	Subsection (3)(c).
289	Section 4. Section 69-2-5.6 is amended to read:
290	69-2-5.6. Emergency services telephone charge to fund statewide unified E-911
291	emergency service.
292	(1) Subject to Subsection $69-2-5(3)(g)$, there is imposed a statewide unified E-911
293	emergency service charge on each local exchange service switched access line and each
294	revenue producing radio communications access line that is subject to an emergency services
295	telephone charge levied by a county, city, or town under Section 69-2-5 or 69-2-5.5 at:
296	(a) 13 cents per month until [June 30, 2008] June 30, 2007; and
297	(b) 8 cents per month on and after [July 1, 2008] July 1, 2007.
298	(2) The emergency services telephone charge imposed under this section shall be:
299	(a) subject to Subsection 69-2-5(3)(g);
300	(b) billed and collected by the person that provides:
301	(i) local exchange service switched access line services; [or]
302	(ii) radio communications access line services; or
303	(iii) service described in Subsection 69-2-5(3)(a)(iii).
304	(c) except for costs retained under Subsection (3), remitted to the State Tax
305	Commission at the same time as the person remits to the State Tax Commission monies
306	collected by the person under Title 59, Chapter 12, Sales and Use Tax Act; and
307	(d) deposited into the Statewide Unified E-911 Emergency Service Fund restricted
308	account in the General Fund created by Section 53-10-603.
309	(3) The person that bills and collects the charges levied by this section pursuant to

310 Subsections (2)(b) and (c) may:

- 311 (a) bill the charge imposed by this section in combination with the charge levied under
- 312 Section 69-2-5 as one line item charge; and
- 313 (b) retain an amount not to exceed 1.5% of the charges collected under this section as
- 314 reimbursement for the cost of billing, collecting, and remitting the levy.
- 315 (4) The State Tax Commission shall collect, enforce, and administer the charges
- 316 imposed under Subsection (1) [pursuant to] using the same procedures used in the
- 317 administration, collection, and enforcement of the emergency services telephone charge to fund
- 318 the Poison Control Center under Section 69-2-5.5.
- 319 (5) This section sunsets in accordance with Section 63-55-269.
- 320 Section 5. Effective date.
- 321 This bill takes effect on July 1, 2007.