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911 COMMUNICATIONS AMENDMENTS

2020 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Wayne A. Harper

House Sponsor: Stephen G. Handy

• eliminates language relating to required meetings involving the authority's executive



Account to PSAPs who meet certain criteria;

26	director, the Radio Network Division, and stakeholders, and relating to a required
27	comprehensive plan;
28	 modifies the Utah Communications Authority's authority to charge fees;
29	• requires the Department of Public Safety to enter into an agreement with a single
30	public safety answering point serving within a county;
31	 modifies provisions relating to a required audit for certain counties;
32	 requires public safety answering points to comply with specified 911 call transfer
33	rates; and
34	makes technical changes.
35	Money Appropriated in this Bill:
36	None
37	Other Special Clauses:
38	None
39	Utah Code Sections Affected:
40	AMENDS:
41	63H-7a-103, as last amended by Laws of Utah 2019, Chapter 509
42	63H-7a-202, as last amended by Laws of Utah 2019, Chapter 509
43	63H-7a-204, as last amended by Laws of Utah 2019, Chapter 509
44	63H-7a-206, as last amended by Laws of Utah 2019, Chapter 509
45	63H-7a-207, as repealed and reenacted by Laws of Utah 2019, Chapter 509
46	63H-7a-208, as repealed and reenacted by Laws of Utah 2019, Chapter 509
47	63H-7a-302, as last amended by Laws of Utah 2017, Chapter 430
48	63H-7a-303, as last amended by Laws of Utah 2019, Chapter 509
49	63H-7a-304, as last amended by Laws of Utah 2019, Chapter 509
50	63H-7a-404, as last amended by Laws of Utah 2017, Chapter 430
51	63H-7a-502, as last amended by Laws of Utah 2017, Chapter 430
52	63I-2-263, as last amended by Laws of Utah 2019, Chapters 182, 240, 246, 325, 370,
53	and 483
54	69-2-201, as last amended by Laws of Utah 2019, Chapter 509
55	69-2-202, as enacted by Laws of Utah 2017, Chapter 430
56	60-2-203 as last amended by Laws of Utah 2019. Chanter 500

ENACTS:
63H-7a-206.5 , Utah Code Annotated 1953
63H-7a-304.5, Utah Code Annotated 1953
69-2-204 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 63H-7a-103 is amended to read:
63H-7a-103. Definitions.
As used in this chapter:
(1) "911 account" means the Unified Statewide 911 Emergency Service Account,
created in Subsection 63H-7a-304(1).
(2) "911 call transfer" means the redirection of a 911 call from the person who initially
receives the call to another person within the state.
[(1)] (3) "Association of governments" means an association of political subdivisions
of the state, established pursuant to an interlocal agreement under Title 11, Chapter 13,
Interlocal Cooperation Act.
[(2)] (4) "Authority" means the Utah Communications Authority created in Section
63H-7a-201.
(5) "Backhaul network" means the portion of a public safety communications network
that consists primarily of microwave paths, fiber lines, or ethernet circuits.
[(3)] (6) "Board" means the Utah Communications Authority Board created in Section
63H-7a-203.
(7) "CAD" means a computer-based system that aids PSAP dispatchers by automating
selected dispatching and record-keeping activities.
(8) "CAD-to-CAD" means standardized connectivity between PSAPs or between a
PSAP and a dispatch center for the transmission of data between CADs.
[(4)] (9) "Dispatch center" means an entity that receives and responds to an emergency
or nonemergency communication transferred to the entity from a public safety answering point.
[(5)] (10) "FirstNet" means the federal First Responder Network Authority established
in 47 U.S.C. Sec. 1424.
[(6)] (11) "Lease" means any lease, lease purchase, sublease, operating, management,

88	or similar agreement.
89	[(7)] <u>(12)</u> "Public agency" means any political subdivision of the state dispatched by a
90	public safety answering point.
91	[(8)] (13) "Public safety agency" means the same as that term defined in Section
92	69-2-102.
93	[(9)] (14) "Public safety answering point" or "PSAP" means an entity in this state that:
94	(a) receives, as a first point of contact, direct 911 emergency communications from the
95	911 emergency service network requesting a public safety service;
96	(b) has a facility with the equipment and staff necessary to receive the communication;
97	(c) assesses, classifies, and prioritizes the communication; and
98	(d) dispatches the communication to the proper responding agency.
99	[(10)] (15) "Public safety communications network" means:
100	(a) a regional or statewide public safety governmental communications network and
101	related facilities, including real property, improvements, and equipment necessary for the
102	acquisition, construction, and operation of the services and facilities; and
103	(b) 911 emergency services, including radio communications, connectivity, and 911
104	call processing equipment.
105	Section 2. Section 63H-7a-202 is amended to read:
106	63H-7a-202. Powers and duties of the authority.
107	(1) The authority has the power to:
108	(a) sue and be sued in the authority's own name;
109	(b) have an official seal and power to alter that seal at will;
110	(c) make and execute contracts and all other instruments necessary or convenient for
111	the performance of the authority's duties and the exercise of the authority's powers and
112	functions under this chapter, including contracts with public and private providers;
113	(d) own, acquire, design, construct, operate, maintain, repair, and dispose of any
114	portion of a public safety communications network utilizing technology that is fiscally prudent
115	upgradable, technologically advanced, redundant, and secure;
116	(e) borrow money and incur indebtedness;
117	(f) enter into agreements with public agencies, private [entities] persons, the state, and
118	federal government to provide public safety communications network services on terms and

119	conditions the authority considers to be in the best interest of the authority,
120	(g) acquire, by gift, grant, purchase, or by exercise of eminent domain, any real
121	property or personal property in connection with the acquisition and construction of a public
122	safety communications network and all related facilities and rights-of-way that the authority
123	owns, operates, and maintains;
124	[(h) except as provided in Subsection (3), sell public safety communications network
125	capacity to a state agency, a political subdivision of the state, an agency of the federal
126	government, or a private entity engaged in a public safety purpose, if the sale is:]
127	[(i) for a public safety purpose;]
128	[(ii) consistent with the authority's duties under this chapter; or]
129	[(iii) pursuant to:]
130	[(A) an agreement entered into by the authority before January 1, 2017; or]
131	[(B) a renewal of an agreement described in Subsection (1)(h)(iii)(A);]
132	(h) sell, lease, or trade public safety communications network capacity, except
133	backhaul network capacity, to a state agency, a political subdivision of the state, or an agency
134	of the federal government;
135	(i) sell, lease, or trade backhaul network capacity to a state agency, a political
136	subdivision of the state, or an agency of the federal government for a public safety purpose;
137	(j) sell, lease, or trade backhaul network capacity to a state agency, a political
138	subdivision of the state, or an agency of the federal government for a purpose other than a
139	public safety purpose, subject to a maximum of 50 megabytes per second in the aggregate at
140	any one location;
141	(k) subject to Subsection (2):
142	(A) sell, lease, or trade backhaul network capacity to a private person for a public
143	safety purpose, subject to a maximum of 50 megabytes per second in the aggregate at any one
144	location; or
145	(B) sell, lease, or trade public safety communications network capacity, except
146	backhaul network capacity, to a private person for any purpose;
147	(1) sell, lease, or trade public safety communications network capacity, if the sale,
148	lease, or trade is under an agreement the authority entered into before June 30, 2020 $\hat{S} \rightarrow$, or under
148a	an extension of an agreement that the authority entered into before June 30, 2020 $\leftarrow \hat{S}$;
149	[(i)] (m) review, approve, disapprove, or revise recommendations regarding the

150	expenditure of funds disbursed by the authority under this chapter; and
151	[(j)] (n) perform all other duties authorized by this chapter.
152	[(2) The authority may not intentionally overbuild the public safety communications
153	network for the purpose of competing with a public or private provider of a
154	telecommunications service.]
155	[(3) Notwithstanding Subsection (1)(h), the authority may not sell public safety
156	communications network capacity to any telecommunication carrier.]
157	(2) (a) For a sale, lease, or trade to a private person under Subsection (1)(k), the
158	authority shall require compensation from the private person that is:
159	(i) fair and reasonable;
160	(ii) competitively neutral;
161	(iii) nondiscriminatory;
162	(iv) open to public inspection;
163	(v) established to promote access by multiple telecommunication facility providers;
164	<u>and</u>
165	(vi) set after the authority conducts a market analysis to determine the fair and
166	reasonable value of public safety communications network capacity.
167	(b) The authority shall conduct the market analysis required under Subsection
168	(2)(a)(vi):
169	(i) before a sale, lease, or trade to a private person under Subsection (1)(k); and
170	(ii) thereafter no less frequently than every five years.
171	(c) (i) Compensation charged under Subsection (2)(a) may be cash, in-kind, or a
172	combination of cash and in-kind.
173	(ii) In-kind compensation may not be charged without the agreement of the authority
174	and the private person who will pay the in-kind compensation.
175	(iii) The authority shall determine the present value of any in-kind compensation based
176	on the incremental cost to the private person.
177	(iv) The authority shall require the value of any in-kind compensation or combination
178	of cash and in-kind compensation to be at least the amount of cash that would be paid if
179	compensation were cash only.
180	(3) The authority shall work with PSAPs to identify and address deficiencies relating to

181	PSAP staffing and training.
182	Section 3. Section 63H-7a-204 is amended to read:
183	63H-7a-204. Board Powers and duties.
184	The board shall:
185	(1) manage the affairs and business of the authority consistent with this chapter;
186	(2) adopt bylaws;
187	(3) appoint an executive director to administer the authority;
188	(4) receive and act upon reports covering the operations of the public safety
189	communications network and funds administered by the authority;
190	(5) receive and act upon reports from the Radio Network Division prepared pursuant to
191	Subsection 63H-7a-402(1)(b) that identify the benefits, costs, and economic feasibility of using
192	existing public or private facilities, equipment, or services consistent with Subsections
193	63H-7a-402(1)(a)[- ,] and 63H-7a-404(2)(c), [and 63H-7a-404(3)] prior to issuing or approving
194	a request for proposal;
195	(6) ensure that the public safety communications network and funds are administered
196	according to law;
197	(7) examine and approve an annual operating budget for the authority;
198	(8) receive and act upon recommendations of the director;
199	(9) recommend to the governor and Legislature legislation involving the public safety
200	communications network;
201	(10) develop policies for the long-term operation of the authority and the performance
202	of the authority's functions;
203	(11) authorize the executive director to enter into agreements on behalf of the
204	authority;
205	(12) provide for the management and administration of the public safety
206	communications network by rule made in accordance with Title 63G, Chapter 3, Utah
207	Administrative Rulemaking Act;
208	(13) exercise the powers and perform the duties conferred on the board by this chapter;
209	(14) consider issues and information received from the public safety advisory
210	committee and the PSAP advisory committee;
211	(15) provide for audits of the authority; [and]

212	(16) establish the following divisions within the authority:
213	(a) 911 Division;
214	(b) Radio Network Division;
215	(c) Interoperability Division; and
216	(d) Administrative Services Division[-]; and
217	(17) on or before November 30, 2020, adopt a statewide CAD-to-CAD call handling
218	and 911 call transfer protocol, after receiving the PSAP advisory committee's proposal under
219	Subsection 63H-7a-208(9).
220	Section 4. Section 63H-7a-206 is amended to read:
221	63H-7a-206. Strategic plan Report.
222	(1) The authority shall create, maintain, and review annually a statewide,
223	comprehensive multiyear strategic plan, in consultation with state and local stakeholders [and],
224	the PSAP advisory committee [created in Section 63H-7a-208], and the public safety advisory
225	committee, that:
226	(a) coordinates the authority's activities and duties in the:
227	(i) 911 Division;
228	(ii) Radio Network Division;
229	(iii) Interoperability Division; and
230	(iv) Administrative Services Division; and
231	(b) includes [a plan for]:
232	(i) a plan for maintaining, upgrading, and expanding the public safety communications
233	network[; (ii) developing new systems; (iii) expanding existing systems], including
234	microwave and fiber optics based systems;
235	[(iv)] (ii) a plan for statewide interoperability;
236	[(v)] (iii) a plan for statewide coordination; [and]
237	(iv) radio network coverage maps; and
238	[(vi)] (v) FirstNet standards.
239	(2) The executive director shall update the strategic plan described in Subsection (1)
240	before July 1 of each year.
241	(3) The executive director shall, before December 1 of each year, report on the strategic
242	plan described in Subsection (1) to:

243	(a) the board;
244	(b) the Executive Offices and Criminal Justice Appropriations Subcommittee; and
245	(c) the Legislative Management Committee.
246	(4) The authority shall consider the strategic plan described in Subsection (1) before
247	spending funds in the restricted accounts created by this chapter.
248	Section 5. Section 63H-7a-206.5 is enacted to read:
249	63H-7a-206.5. Report on implementing audit recommendations.
250	By October 1, 2020, and again the following year by October 1, 2021, the authority
251	shall report to the Public Utilities, Energy, and Technology Interim Committee and Retirement
252	and Independent Entities Interim Committee of the Legislature on the authority's plan for and
253	progress in implementing the recommendations of the December 2019 performance audit by
254	the Office of the Legislative Auditor General, audit number 2019-15.
255	Section 6. Section 63H-7a-207 is amended to read:
256	63H-7a-207. Public safety advisory committee.
257	(1) There is established the public safety advisory committee composed of 15 members
258	as described in Subsections (2) and (3).
259	(2) The board shall appoint members to the public safety advisory committee as
260	follows:
261	(a) one representative from an association that represents fire chiefs in the state;
262	(b) one representative from an association that represents police chiefs in the state;
263	(c) one representative from an association that represents sheriffs in the state;
264	(d) one representative from an association that represents emergency medical service
265	personnel in the state;
266	(e) one member of law enforcement from a county of the first or second class;
267	(f) one member of law enforcement from a county of the third or fourth class;
268	(g) one member of law enforcement from a county of the fifth or sixth class;
269	(h) one individual from a fire department within a county of the first or second class;
270	(i) one individual from a fire department within a county of the third or fourth class;
271	(j) one individual from a fire department within a county of the fifth or sixth class; and
272	(k) one individual from the public safety communications industry.
273	(3) The following shall serve on the public safety advisory committee:

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274 (a) the commissioner of public safety or the commissioner's designee; 275 (b) the executive director of the Department of Transportation or the executive 276 director's designee; 277 (c) the chair of the public safety answering point advisory committee created in Section 278 63H-7a-208; and 279 (d) an individual nominated by the representatives of tribal governments elected under Section 9-9-104.5. 280 281 (4) (a) Subject to Subsection (4)(b), each member appointed pursuant to Subsection (2) 282 shall be appointed to a four-year term beginning July 1, 2019. 283 (b) Notwithstanding Subsection (2)(a), the board shall: 284 (i) at the time of appointment or reappointment of individuals described in Subsection 285 (2), adjust the length of terms to ensure that the terms of committee members are staggered so 286 that approximately half of the those appointed pursuant to Subsection (2) are appointed every 287 two years; and 288 (ii) not reappoint a member for more than two consecutive terms. 289 (5) When a vacancy occurs in the membership for any reason, the replacement shall be 290 appointed as described in Subsection (2) or (3), as applicable, for the unexpired term. 291 (6) (a) Each January, the committee shall organize and select one of the committee's 292 members as chair and one member as vice chair. 293 (b) The committee may organize standing or ad hoc subcommittees, which shall 294 operate in accordance with guidelines established by the committee. 295 (7) (a) The chair shall convene a minimum of four meetings per year. 296 (b) The chair may call special meetings. 297 (c) The chair shall call a meeting upon request of eight or more members of the 298 committee. 299 (8) Eight members of the committee constitute a quorum for the transaction of 300 business, and the action of a majority of the members present is the action of the committee. 301 (9) A member may not receive compensation or benefits for the member's service. 302 (10) The public safety advisory committee shall, on behalf of stakeholders, make 303 recommendations to the director and the board regarding:

(a) the authority operations and policies;

305	(b) the radio network division and interoperability division strategic plans;
306	(c) the operation, maintenance, and capital development of and access to the public
307	safety communications network; [and]
308	(d) the authority's administrative rules relative to the radio network division and
309	interoperability division[-]; and
310	(e) how to solve stakeholder interoperability problems.
311	(11) The chair of the public safety advisory committee is a nonvoting member of the
312	board.
313	(12) (a) The committee is not subject to Title 52, Chapter 4, Open and Public Meetings
314	Act.
315	(b) The committee shall:
316	(i) at least 24 hours before a committee meeting, post a notice of the meeting, with a
317	meeting agenda, on the authority's website;
318	(ii) within 10 days after a committee meeting, post to the authority's website the audio
319	and draft minutes of the meeting; and
320	(iii) within three days after the committee approves minutes of a committee meeting,
321	post the approved minutes to the authority's website.
322	(c) The committee's vice chair is responsible for preparing minutes of committee
323	meetings.
324	Section 7. Section 63H-7a-208 is amended to read:
325	63H-7a-208. PSAP advisory committee.
326	(1) There is established a PSAP advisory committee composed of nine members
327	appointed by the board as follows:
328	(a) one representative from a PSAP managed by a city;
329	(b) one representative from a PSAP managed by a county;
330	(c) one representative from a PSAP managed by a special service district;
331	(d) one representative from a PSAP managed by the Department of Public Safety;
332	(e) one representative from a PSAP from a county of the first class;
333	(f) one representative from a PSAP from a county of the second class;
334	(g) one representative from a PSAP from a county of the third or fourth class;
335	(h) one representative from a PSAP from a county of the fifth or sixth class; and

330	(1) one memoer from the telecommunications industry.
337	(2) (a) Except as provided in Subsection (2)(b), each member shall be appointed to a
338	four-year term beginning July 1, 2019.
339	(b) Notwithstanding Subsection (2)(a), the board shall:
340	(i) at the time of appointment or reappointment, adjust the length of terms to ensure
341	that the terms of committee members are staggered so that the terms of approximately half of
342	the committee end every two years; and
343	(ii) not reappoint a member for more than two consecutive terms.
344	(3) If a vacancy occurs in the membership for any reason, the replacement shall be
345	appointed by the board for the unexpired term.
346	(4) (a) Each January, the committee shall organize and select one of its members as
347	chair and one member as vice chair.
348	(b) The committee may organize standing or ad hoc subcommittees, which shall
349	operate in accordance with guidelines established by the committee.
350	(5) (a) The chair shall convene a minimum of four meetings per year.
351	(b) The chair may call special meetings.
352	(c) The chair shall call a meeting upon request of five or more members of the
353	committee.
354	(6) Five members of the committee constitute a quorum for the transaction of business,
355	and the action of a majority of the members present is the action of the committee.
356	(7) A member may not receive compensation or benefits for the member's service.
357	(8) The PSAP advisory committee shall, on behalf of stakeholders, make
358	recommendations to the director and the board regarding:
359	(a) the authority operations and policies;
360	(b) the 911 division and interoperability division strategic plans;
361	(c) the operation, maintenance, and capital development of the public safety
362	communications network;
363	(d) the authority's administrative rules relative to the 911 division and the
364	interoperability division; and
365	(e) the development of minimum standards and best practices as described in
366	Subsection 63H-7a-302(1)(a).

367	(9) No later than September 30, 2020, the PSAP advisory committee shall propose to
368	the board a statewide CAD-to-CAD call handling and 911 call transfer protocol.
369	[(9)] (10) The chair of the PSAP advisory committee is a nonvoting member of the
370	board.
371	[(10)] (11) (a) The committee is not subject to Title 52, Chapter 4, Open and Public
372	Meetings Act.
373	(b) The committee shall:
374	(i) at least 24 hours before a committee meeting, post a notice of the meeting, with a
375	meeting agenda, on the authority's website;
376	(ii) within 10 days after a committee meeting, post to the authority's website the audio
377	and draft minutes of the meeting; and
378	(iii) within three days after the committee approves minutes of a committee meeting,
379	post the approved minutes to the authority's website.
380	(c) The committee's vice chair is responsible for preparing minutes of committee
381	meetings.
382	Section 8. Section 63H-7a-302 is amended to read:
383	63H-7a-302. 911 Division duties and powers.
384	(1) The 911 Division shall:
385	(a) in conjunction with the PSAP advisory committee:
386	(i) develop and report to the director minimum standards and best practices:
387	(A) for public safety answering points in the state, including minimum technical,
388	administrative, fiscal, network, and operational standards for public safety answering points
389	and dispatch centers [in the state]; and
390	(B) that will result in rapid, efficient, and interoperable 911 services throughout the
391	state;
392	(b) annually prepare and publish a report of how well PSAPs statewide are complying
393	with the standards and best practices developed under Subsection (1)(a);
394	[(b)] (c) investigate and report to the director on emerging technology;
395	[(c)] (d) monitor and coordinate the implementation of the unified statewide 911
396	emergency services network;
397	[(d)] (e) investigate and recommend to the director mapping systems and technology

398	necessary to implement the unified statewide 911 emergency services network;
399	[(e)] (f) prepare and submit to the executive director for approval by the board:
400	(i) an annual budget for the 911 Division;
401	(ii) an annual plan for the projects funded by the Computer Aided Dispatch Restricted
402	Account created in Section 63H-7a-303 and the [Unified Statewide 911 Emergency Service
403	Account created in Section 63H-7a-304] 911 account; and
404	(iii) information required by the director to contribute to the strategic plan described in
405	Section 63H-7a-206;
406	[(f)] (g) assist public safety answering points implementing and coordinating the
407	unified statewide 911 emergency services network; and
408	[(g)] (h) coordinate the development of an interoperable computer aided dispatch
409	platform:
410	(i) for public safety answering points; and
411	(ii) where needed, to assist public safety answering points with the creation or
412	integration of the interoperable computer aided dispatch system.
413	(2) The 911 Division may recommend to the executive director to sell, lease, or
414	otherwise dispose of equipment or personal property purchased, leased, or belonging to the
415	authority that is related to funds expended from the Computer Aided Dispatch Restricted
416	Account created in Section 63H-7a-303 or the [Unified Statewide 911 Emergency Service
417	Account created in Section 63H-7a-304] 911 account, the proceeds from which shall return to
418	the respective restricted accounts.
419	(3) The 911 Division may make recommendations to the executive director for the use
420	of the funds expended from the Computer Aided Dispatch Restricted Account created in
421	Section 63H-7a-303.
422	(4) (a) The 911 Division shall review information regarding:
423	(i) in aggregate, the number of service subscribers by service type in a political
424	subdivision;
425	(ii) network costs;
426	(iii) public safety answering point costs;
427	(iv) system engineering information; and
428	(v) connectivity between public safety answering point computer aided dispatch

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systems.

430	(b) In accordance with Subsection (4)(a) the 911 Division may request:
431	(i) information as described in Subsection (4)(a)(i) from the State Tax Commission;
432	and
433	(ii) information from public safety answering points related to the computer aided
434	dispatch system.
435	(c) The information requested by and provided to the 911 Division under Subsection
436	(4) is a protected record in accordance with Section 63G-2-305.
437	(5) The 911 Division shall recommend to the executive director, for approval by the
438	board, rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
439	to[: (a) administer the program funded by the Unified Statewide 911 Emergency Service
440	restricted account created in Section 63H-7a-304, including rules that establish the criteria,
441	standards, technology, and equipment that a public safety answering point is required to adopt
442	in order to qualify for goods or services that are funded from the restricted account; and (b)]
443	administer the Computer Aided Dispatch Restricted Account created in Section 63H-7a-303,
444	including rules that establish the criteria, standards, technology, and equipment that a public
445	safety answering point is required to adopt in order to qualify as a recipient of goods or services
446	that are funded from the restricted account.
447	(6) The board may authorize the 911 Division to employ an outside consultant to study
448	and advise the division on matters related to the 911 Division duties regarding the public safety
449	communications network.
450	(7) The 911 Division shall administer the program funded by the 911 account in
451	accordance with Sections 63H-7a-304 and 63H-7a-304.5.
452	[(7)] (8) This section does not expand the authority of the State Tax Commission to
453	request additional information from a telecommunication service provider.
454	Section 9. Section 63H-7a-303 is amended to read:
455	63H-7a-303. Computer Aided Dispatch Restricted Account Creation
456	Administration Permitted uses.
457	(1) There is created a restricted account within the General Fund known as the
458	"Computer Aided Dispatch Restricted Account," consisting of money appropriated or
459	otherwise made available by the Legislature.

460	(2) Subject to this Subsection (2) and appropriations by the Legislature, the authority
461	may expend funds in the Computer Aided Dispatch Restricted Account for the following
462	purposes:
463	(a) enhancing public safety as provided in this chapter; and
464	(b) creating a shared computer aided dispatch system including:
465	(i) an interoperable computer aided dispatch platform that will be selected, shared, or
466	hosted on a statewide or regional basis;
467	(ii) an interoperable computer aided dispatch platform selected by a county of the first
468	class, when:
469	(A) authorized through an interlocal agreement between the county's two primary
470	public safety answering points; and
471	(B) the county's computer aided dispatch platform is capable of interfacing with the
472	platform described in Subsection (2)(b)(i); and
473	(iii) a statewide computer aided dispatch system data sharing platform to provide
474	interoperability of systems.
475	(3) Subject to an appropriation by the Legislature and approval by the board, the
476	Administrative Services Division may expend funds from the Computer Aided Dispatch
477	Restricted Account to cover the Administrative Services Division's administrative costs related
478	to the Computer Aided Dispatch Restricted Account.
479	(4) On July 1, [2022] 2024, all funds in the Computer Aided Dispatch Restricted
480	Account shall automatically transfer to the [Unified Statewide 911 Emergency Service Account
481	ereated in Section 63H-7a-304] 911 account.
482	Section 10. Section 63H-7a-304 is amended to read:
483	63H-7a-304. Unified Statewide 911 Emergency Service Account Creation
484	Administration Permitted uses.
485	(1) There is created a restricted account within the General Fund known as the "Unified
486	Statewide 911 Emergency Service Account," consisting of:
487	(a) proceeds from the fee imposed in Section 69-2-403;
488	(b) money appropriated or otherwise made available by the Legislature; and
489	(c) contributions of money, property, or equipment from federal agencies, political
490	subdivisions of the state, persons, or corporations.

491	(2) (a) Except as provided in Subsection (4) and subject to Subsection (3) and
492	appropriations by the Legislature, the authority shall disburse funds in the [Unified Statewide
493	911 Emergency Service Account] 911 account for the purpose of enhancing and maintaining
494	the statewide public safety communications network and 911 call processing equipment in
495	order to rapidly [and], efficiently, effectively, and with greater interoperability deliver 911
496	services in the state.
497	(b) In expending funds in the [Unified Statewide 911 Emergency Service Account] 911
498	account, the authority shall give a higher priority to an expenditure that:
499	(i) best promotes statewide public safety;
500	(ii) best promotes interoperability;
501	(iii) impacts the largest service territory;
502	(iv) impacts a densely populated area; or
503	(v) impacts an underserved area.
504	(c) The authority shall expend funds in the [Unified Statewide 911 Emergency Service
505	Account] 911 account in accordance with the authority strategic plan described in Section
506	63H-7a-206.
507	(d) The authority may not expend funds from the [Unified Statewide 911 Emergency
508	Service Account] 911 account collected through the 911 emergency service charge imposed in
509	Section 69-2-403 on behalf of a PSAP that chooses not to participate in the:
510	(i) public safety communications network; and
511	(ii) the 911 emergency service defined in Section 69-2-102.
512	(e) The authority may not expend funds from the [Unified Statewide 911 Emergency
513	Service Account] 911 account collected through the prepaid wireless 911 service charge
514	revenue distributed in Subsection 69-2-405(9)(b)(ii) on behalf of a PSAP that chooses not to
515	participate in the:
516	(i) public safety communications network; and
517	(ii) 911 emergency service defined in Section 69-2-102.
518	(f) The executive director shall recommend to the board expenditures for the authority
519	to make from the [Unified Statewide 911 Emergency Service Account] 911 account in
520	accordance with this Subsection (2).
521	(3) Subject to an appropriation by the Legislature and approval by the board, the

522	Administrative Services Division may use funds in the [Unified Statewide 911 Emergency]
523	Service Account] 911 account to cover the Administrative Services Division's administrative
524	costs related to the [Unified Statewide 911 Emergency Service Account] 911 account.
525	(4) (a) The authority shall reimburse from the [Unified Statewide 911 Emergency
526	Service Account] 911 account to the Automated Geographic Reference Center created in
527	Section 63F-1-506 an amount equal to up to 1 cent of each unified statewide 911 emergency
528	service charge deposited into the [Unified Statewide 911 Emergency Service Account] 911
529	account under Section 69-2-403.
530	(b) The Automated Geographic Reference Center shall use the funds reimbursed to the
531	Automated Geographic Reference Center under Subsection (4)(a) to:
532	(i) enhance and upgrade digital mapping standards; and
533	(ii) maintain a statewide geospatial database for unified statewide 911 emergency
534	service.
535	[(c) Subject to an appropriation by the Legislature, the authority may expend funds
536	from the United Statewide 911 Emergency Service Account to reimburse a county for the costs
537	up to \$60,000, of each audit described in Section 69-2-203.]
538	Section 11. Section 63H-7a-304.5 is enacted to read:
539	63H-7a-304.5. Distributions from 911 account to qualifying PSAPs.
540	(1) As used in this section:
541	(a) "Certified statement" means a statement signed by a PSAP's director or other
542	authorized administrator certifying the PSAP's compliance with the requirements of Subsection
543	<u>(2)(a).</u>
544	(b) "Fiscal year" means the period from July 1 of one year to June 30 of the following
545	<u>year.</u>
546	(c) "Proportionate share" means a percentage derived by dividing a PSAP's average
547	911 call volume, as reported to the State Tax Commission under Section 69-2-302, for the
548	preceding three years by the total of the average 911 call volume for the same three-year period
549	for all PSAPs that have submitted a certified statement seeking a distribution of the applicable
550	remaining funds.
551	(d) "Qualifying PSAP" means a PSAP that:
552	(i) meets the requirements of Subsection (2)(a) for the period for which remaining

553	funds are sought; and
554	(ii) submits a timely certified statement to the authority.
555	(e) "Remaining funds" means the money remaining in the 911 account after deducting:
556	(i) disbursements under Subsections 63H-7a-304(2)(a), (3), and (4);
557	(ii) authority expenditures or disbursements in accordance with the authority's strategic
558	plan, including expenditures or disbursements to pay for:
559	(A) implementing, maintaining, or upgrading the public safety communications
560	network or statewide 911 phone system; and
561	(B) authority overhead for managing the 911 portion of the public safety
562	communications network; and
563	(iii) money that the board determines should remain in the 911 account for future use.
564	(f) "Required transfer rate" means:
565	(i) a transfer rate of no more than 2%; or
566	(ii) for a PSAP with a transfer rate for the fiscal year ending June 30, 2020 that is
567	greater than 2%, and until June 30, 2023, the transfer rate that meets the requirement for the
568	applicable period under Subsection 69-2-204(3)(a), (b), or (c).
569	(g) "Transfer rate" means the same as that term is defined in Section 69-2-204.
570	(2) (a) To qualify for a proportionate share of remaining funds, a PSAP shall, for the
571	period for which remaining funds are sought:
572	(i) have answered:
573	(A) 90% of all 911 calls arriving at the PSAP within 15 seconds; and
574	(B) 95% of all 911 calls arriving at the PSAP within 20 seconds;
575	(ii) have adopted and be using the statewide CAD-to-CAD call handling and 911 call
576	transfer protocol adopted by the board under Subsection 63H-7a-204(17);
577	(iii) have participated in the authority's annual interoperability exercise; and
578	(iv) have complied with the required transfer rate.
579	(b) A PSAP that seeks a proportionate share of remaining funds shall submit a certified
580	statement to the authority no later than July 31 following the end of the fiscal year for which
581	remaining funds are sought.
582	(c) Notwithstanding Subsection (2)(a):
583	(i) a qualifying PSAP in a county with multiple PSAPs does not qualify for a

584	proportionate share of remaining funds for a period beginning after June 30, 2023 unless every
585	PSAP in that county is a qualifying PSAP; and
586	(ii) a PSAP described in Subsection 69-2-203(5) does not qualify for remaining funds.
587	(3) (a) Subject to Subsection (3)(b) and beginning after July 2021 for PSAPs that have
588	become qualifying PSAPs for the previous fiscal year the authority shall distribute to each
589	qualifying PSAP that PSAP's proportionate share of the remaining funds.
590	(b) The authority may not distribute more than 15% of remaining funds to any single
591	<u>PSAP.</u>
592	(4) All money that a PSAP receives under this section is subject to Section 69-2-301.
593	Section 12. Section 63H-7a-404 is amended to read:
594	63H-7a-404. Public safety communications network Maintenance Upgrade
595	Fees.
596	(1) The Radio Network Division shall administer the development, installation,
597	implementation, and maintenance of the public safety communications network for the
598	authority, for the benefit of state government entities and political subdivisions of the state that
599	use the public safety communications network.
600	(2) In developing and maintaining the public safety communications network as
601	described in Subsection (1), the Radio Network Division shall:
602	(a) maintain and upgrade existing VHF and 800 MHZ radio networks;
603	(b) coordinate with state government entities, political subdivisions of the state, and
604	public and private providers; and
605	(c) contract for facilities, equipment, and services for the public safety communications
606	network in a manner that:
607	(i) complies with Title 63G, Chapter 6a, Utah Procurement Code;
608	(ii) promotes high-quality, cost-effective services for public safety communications
609	network users;
610	(iii) evaluates the costs and benefits of using existing public or private facilities,
611	equipment, or services or developing or establishing new facilities, equipment, or services; and
612	(iv) where economically beneficial without compromising quality or reliability of
613	service, avoids duplicating existing private or public facilities, equipment, or services[; and].
614	[(v) considers the plan developed under Subsection (3).]

615	[(3) The Radio Network Division and the executive director shall, before January 15,
616	2018, meet with all public safety communications network stakeholders, including public and
617	private providers in the state, to:]
618	[(a) identify the locations and functional capabilities of existing public and private
619	communications facilities in the state; and]
620	[(b) develop a detailed, comprehensive plan for:]
621	[(i) repairing and maintaining the existing public safety communications network; and
622	[(ii) upgrading the public safety communications network.]
623	[(4) The plan described in Subsection (3) shall include:]
624	[(a) a statewide system design;]
625	[(b) anticipated coverage maps;]
626	[(c) any public and private communications facilities that can be integrated with the
627	public safety communications network; and]
628	[(d) a detailed cost estimate for maintaining or upgrading the public safety
629	communications network.]
630	[(5) In addition to meeting with stakeholders under Subsection (3), the authority shall
631	issue a request for information for maintaining or upgrading the public safety communications
632	network such that the authority receives all request for information responses before January
633	15, 2018.]
634	[(6) Any radio user fee that the authority assessed on a user of the public safety
635	communications network before July 1, 2017, is repealed.]
636	(3) (a) The authority may not charge a state government entity or political subdivision
637	of the state a radio user fee.
638	(b) Subsection (3)(a) may not be construed to prevent the authority from charging a
639	state government entity or political subdivision of the state for other services associated with
640	the public safety communications network.
641	(c) The authority may charge a person other than a PSAP a fee for connecting a radio
642	console to the public safety communications network.
643	Section 13. Section 63H-7a-502 is amended to read:
644	63H-7a-502. Interoperability Division duties.
645	(1) The Interoperability Division shall:

646	(a) review and make recommendations to the executive director, for approval by the
647	board, regarding:
648	(i) statewide interoperability coordination and FirstNet standards;
649	(ii) technical, administrative, fiscal, technological, network, and operational issues for
650	the implementation of statewide interoperability, coordination, and FirstNet;
651	(iii) assisting public agencies with the implementation and coordination of the
652	Interoperability Division responsibilities; and
653	(iv) training for the public safety communications network and unified statewide 911
654	emergency services;
655	(b) review information and records regarding:
656	(i) aggregate information of the number of service subscribers by service type in a
657	political subdivision;
658	(ii) matters related to statewide interoperability coordination;
659	(iii) matters related to FirstNet including advising the governor regarding FirstNet; and
660	(iv) training needs;
661	(c) prepare and submit to the executive director for approval by the board:
662	(i) an annual plan for the Interoperability Division; and
663	(ii) information required by the director to contribute to the comprehensive strategic
664	plan described in Section 63H-7a-206; [and]
665	(d) prepare and conduct annual training exercises:
666	(i) for public safety agencies; and
667	(ii) designed to enhance interoperability and the effectiveness and efficiency of public
668	safety agencies; and
669	[(d)] (e) fulfill all other duties imposed on the Interoperability Division by this chapter.
670	(2) The Interoperability Division may:
671	(a) recommend to the executive director to own, operate, or enter into contracts related
672	to statewide interoperability, FirstNet, and training;
673	(b) request information needed under Subsection (1)(b)(i) from:
674	(i) the State Tax Commission; and
675	(ii) public safety agencies; and
676	(c) employ an outside consultant to study and advise the Interoperability Division on:

677 (i) issues of statewide interoperability; 678 (ii) FirstNet; and 679 (iii) training. 680 (3) The information requested by and provided to the Interoperability Division under 681 Subsection (1)(b)(i) is a protected record in accordance with Section 63G-2-305. 682 (4) This section does not expand the authority of the State Tax Commission to request 683 additional information from a telecommunication service provider. 684 Section 14. Section 63I-2-263 is amended to read: 685 63I-2-263. Repeal dates, Title 63A to Title 63N. (1) On July 1, 2020: 686 687 (a) Subsection 63A-1-203(5)(a)(i) is repealed; and 688 (b) in Subsection 63A-1-203(5)(a)(ii), the language that states "appointed on or after 689 May 8, 2018," is repealed. 690 (2) Sections 63C-4a-307 and 63C-4a-309 are repealed January 1, 2020. 691 (3) Title 63C, Chapter 19, Higher Education Strategic Planning Commission is repealed July 1, 2020. 692 693 (4) The following sections regarding the World War II Memorial Commission are 694 repealed on July 1, 2020: 695 (a) Section 63G-1-801; 696 (b) Section 63G-1-802; 697 (c) Section 63G-1-803; and 698 (d) Section 63G-1-804. 699 (5) In relation to the State Fair Park Committee, on January 1, 2021: 700 (a) Section 63H-6-104.5 is repealed; and 701 (b) Subsections 63H-6-104(8) and (9) are repealed. 702 (6) Section 63H-7a-303 is repealed on July 1, [2022] 2024. 703 (7) In relation to the Employability to Careers Program Board, on July 1, 2022: 704 (a) Subsection 63J-1-602.1(52) is repealed; 705 (b) Subsection 63J-4-301(1)(h), related to the review of data and metrics, is repealed; 706 and 707 (c) Title 63J, Chapter 4, Part 7, Employability to Careers Program, is repealed.

708	(8) Section 63J-4-708 is repealed January 1, 2023.
709	Section 15. Section 69-2-201 is amended to read:
710	69-2-201. Public safety answering point Establishment Administration
711	Consolidation.
712	(1) (a) A public agency may:
713	(i) operate a public safety answering point to provide 911 emergency service to any
714	part of the geographic area within the public agency's jurisdiction;
715	(ii) subject to Subsection (1)(b), operate a public safety answering point with any other
716	contiguous public agency to provide 911 emergency service to any part of the geographic area
717	within the public agencies' jurisdictions; or
718	(iii) operate a public safety answering point under an agreement with another public
719	agency that existed before January 1, 2017, to provide 911 emergency service to any part of the
720	geographic area within the public agencies' jurisdictions.
721	(b) A public agency that operates a public safety answering point in connection with a
722	contiguous public agency shall:
723	(i) provide for the operation of the public safety answering point by interlocal
724	agreement between the public agencies; and
725	(ii) submit a copy of the interlocal agreement to the director of the Utah
726	Communications Authority.
727	(2) Except as provided in Subsection (3), a public agency may not establish a dispatch
728	center or a public safety answering point after January 1, 2017.
729	(3) (a) A public agency that operates a public safety answering point established before
730	January 1, 2017, may:
731	(i) continue to operate the public safety answering point; or
732	(ii) physically consolidate the public safety answering point with another public safety
733	answering point operated by another contiguous public agency.
734	(b) A county may establish a public safety answering point on or after January 1, 2017,
735	if no public safety answering point exists in the county.
736	(4) A public agency may, in order to provide funding for operating a public safety
737	answering point:
738	(a) seek funds from the federal or state government;

Department of Public Safety:

769

739	(b) seek funds appropriated by local governmental taxing authorities to fund a public
740	safety agency; or
741	(c) seek gifts, donations, or grants from a private [entity] person.
742	(5) Each dispatch center in the state shall enter into an interlocal agreement with the
743	governing authority of a public safety answering point that serves the county where the
744	dispatch center is located that provides for:
745	(a) functional consolidation of the dispatch center with the public safety answering
746	point; and
747	(b) a plan for the public safety answering point to provide 911 emergency service to the
748	geographic area served by the dispatch center.
749	(6) (a) No public entity may cause or allow a 911 or emergency call box
750	communication to be redirected to any network other than to the 911 emergency service
751	network.
752	(b) Each public entity shall comply with Subsection (6)(a) on or before July 1, 2019,
753	and thereafter.
754	(7) A special service district that operates a public safety answering point or a dispatch
755	center:
756	(a) shall administer the public safety answering point or dispatch center in accordance
757	with Title 17D, Chapter 1, Special Service District Act; and
758	(b) may raise funds, borrow money, or incur indebtedness for the purpose of
759	maintaining the public safety answering point or the dispatch center in accordance with:
760	(i) Section 17D-1-105; and
761	(ii) Section 17D-1-103.
762	(8) No later than January 1, 2021, a public safety answering point shall adopt the
763	statewide CAD-to-CAD call handling and 911 call transfer protocol adopted by the Utah
764	Communications Authority board under Subsection 63H-7a-204(17).
765	Section 16. Section 69-2-202 is amended to read:
766	69-2-202. Dispatch services Public safety answering point Department of
767	Public Safety.
768	(1) A public safety answering point shall, before providing dispatch services to the

770	(a) enter into a written agreement with the Department of Public Safety for providing
771	dispatch services that specifies:
772	(i) the scope of the services that the public safety answering point will provide; and
773	(ii) the rate that the public safety answering point will charge the Department of Public
774	Safety for dispatch services; and
775	(b) submit a copy of the agreement to:
776	(i) the director of the Utah Communications Authority; and
777	(ii) the commissioner of the Department of Public Safety.
778	(2) The Department of Public Safety shall, before providing dispatch services to a
779	public agency as a public safety answering point:
780	(a) enter into a written agreement with the public agency for providing dispatch
781	services that specifies:
782	(i) the scope of the services that the Department of Public Safety will provide; and
783	(ii) the rate that the Department of Public Safety will charge the public agency for
784	dispatch services; and
785	(b) submit a copy of the agreement to:
786	(i) the director of the Utah Communications Authority; and
787	(ii) the commissioner of the Department of Public Safety.
788	(3) (a) As used in this Subsection (3), "single answering point" means a public safety
789	answering point that is the single public safety answering point serving within a county.
790	(b) No later than December 31, 2020, the Department of Public Safety and a single
791	answering point shall enter into an agreement:
792	(i) to reduce or eliminate 911 call transfers, reduce 911 call response time, implement a
793	successful CAD-to-CAD call handling system, and increase the efficiency of the dispatch
794	services, within the geographical area served by the single answering point; or
795	(ii) providing for the single answering point to provide dispatch services to the
796	Department of Public Safety within the geographical area served by the single answering point.
797	Section 17. Section 69-2-203 is amended to read:
798	69-2-203. Audit to assess emergency services County.
799	(1) [Before July 1, 2021, and before July 1 of every fourth year beginning in 2025, each
800	county that is not served by a single, physically consolidated public safety answering point

801	shall A county that by June 30, 2024 has not achieved a transfer rate, as defined in Section
802	69-2-204, of 2% or less shall:
803	(a) utilize a qualified third party to conduct an audit of each public safety answering
804	point within the county[:]; and
805	(b) require the audit to be completed no later than January 1, 2025.
806	(2) [(a)] The audit described in Subsection (1) shall evaluate:
807	[(i)] (a) how best to provide the emergency services within the county; [and]
808	(b) what needs to happen for the PSAPs within the county to achieve a transfer rate, as
809	defined in Section 69-2-204, of 2% or less; and
810	[(ii)] (c) whether the county could provide more cost efficient emergency service or
811	improve public safety by establishing a single public safety answering point for the county.
812	[(b) The county may request and the Utah Communications Authority Board created in
813	Section 63H-7a-203 may grant reimbursement for the costs of each audit described in
814	Subsection (1), up to \$60,000, distributed from the Unified Statewide 911 Emergency Services
815	Account described in Section 63H-7a-304.
816	(3) (a) Each public safety answering point shall participate and cooperate in the audit
817	described in Subsection (1).
818	(b) A public safety answering point that fails to participate and cooperate in the audit
819	as described in Subsection (1) is ineligible for funding or services provided by the Unified
820	Statewide 911 Emergency Services Account described in Section 63H-7a-304.
821	(4) No later than February 28, 2025, a county required to have an audit conducted
822	under Subsection (1) shall submit to the Utah Communications Authority:
823	(a) a copy of the audit report; and
824	(b) a written plan of how and when the county will implement the audit
825	recommendations.
826	(5) A PSAP in a county that fails to comply with the requirements of this section does
827	not qualify for a distribution of funds under Section 63H-7a-304.5.
828	Section 18. Section 69-2-204 is enacted to read:
829	69-2-204. Public safety answering point 911 call transfer rate.
830	(1) As used in this section:
831	(a) "Fiscal year" means the period from July 1 of one year to June 30 of the following

832	<u>year.</u>
833	(b) "Transfer rate" means the percentage of 911 calls that are:
834	(i) received by a public safety answering point during a fiscal year; and
835	(ii) transferred to another location in the state.
836	(2) Subject to Subsection (3), a public safety answering point shall maintain a transfer
837	rate that is no more than 2%.
838	(3) A public safety answering point with a transfer rate for the fiscal year ending June
839	30, 2020 that is greater than 2% shall:
840	(a) for the fiscal year ending June 30, 2021, reduce the public safety answering point's
841	transfer rate to at least 5% less than the transfer rate for the fiscal year ending June 30, 2020;
842	(b) for the fiscal year ending June 30, 2022, reduce the public safety answering point's
843	transfer rate:
844	(i) to at least 15% less than the transfer rate for the fiscal year ending June 30, 2020; or
845	(ii) to at least 10% less than the transfer rate for the fiscal year ending June 30, 2021;
846	<u>and</u>
847	(c) for the fiscal year ending June 30, 2023, reduce the public safety answering point's
848	transfer rate to no more than 5%.