| 1 | State of Arkansas | As Engrossed: H4/7/03 | | |
|----|---|---------------------------------------|------------------|--------------|
| 2 | 84th General Assembly | A Bill | Act 1792 of | f 2003 |
| 3 | Regular Session, 2003 | | HOUSE BILL | 2853 |
| 4 | | | | |
| 5 | By: Representative Martin | | | |
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| 8 | | For An Act To Be Entitled | | |
| 9 | AN ACT | TO INCREASE FINANCIAL SUPPORT FOR | | |
| 10 | EMERGEN | CY PUBLIC SAFETY COMMUNICATIONS CENT | ERS; | |
| 11 | AND FOR | OTHER PURPOSES. | | |
| 12 | | | | |
| 13 | | Subtitle | | |
| 14 | TO I | NCREASE FINANCIAL SUPPORT FOR | | |
| 15 | EMER | GENCY PUBLIC SAFETY COMMUNICATIONS | | |
| 16 | CENT | ERS. | | |
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| 19 | BE IT ENACTED BY THE (| GENERAL ASSEMBLY OF THE STATE OF ARKA | ANSAS: | |
| 20 | | | | |
| 21 | SECTION 1. Arka | ansas Code § 12-10-318(b), concerning | g the imposition | ı of |
| 22 | service charges for 9 | ll telephone service, is amended to a | read as follows: | , |
| 23 | (b)(1)(A) There | e is hereby levied a commercial mobil | le radio service | ; |
| 24 | emergency telephone se | ervice charge in an amount of fifty o | cents (.50) per | |
| 25 | month per commercial m | mobile radio service connection that | has a billing | |
| 26 | address within the Sta | ate of Arkansas or with respect to wh | hich the mobile | |
| 27 | identification number | for the commercial mobile radio serv | vice connection | |
| 28 | contains an area code | assigned to Arkansas by the North Am | nerican Numberin | ıg |
| 29 | Plan Administrator. | | | |
| 30 | <u>(B)</u> | (i) After September 1, 2003, when au | ithorized by a | |
| 31 | majority of persons vo | oting within a political subdivision | in accordance w | <u>rith</u> |
| 32 | the law, the governing | g authority of that political subdiv | ision may levy a | <u>ın</u> |
| 33 | additional commercial | mobile radio service emergency telep | ohone service ch | <u>iarge</u> |
| 34 | in an amount up to thirty cents (30¢) per month per commercial mobile radio | | | |
| 35 | service connection tha | at has a billing address within the p | <u>political</u> | |
| 36 | subdivision. | | | |

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1 (ii) The commercial mobile radio service provider 2 may add any amounts approved by the voters and implemented under this subdivision (b)(1)(B) to the fifty cents (50¢) levied in subdivision 3 (b)(1)(A) of this section so that the commercial mobile radio service 4 5 emergency telephone service charges appear as a single line item on a 6 subscriber's bill. 7 (B) (C) The fees collected by commercial mobile radio 8 service providers under subdivisions (b)(1)(A) and (b)(1)(B) shall be 9 remitted to the CMRS Emergency Telephone Services Board described in 10 subdivision (b)(2) of this section within sixty (60) days after the end of 11 the month in which the fees are collected. 12 (C) (D) The funds collected pursuant to this subdivision (b)(1) shall not be deemed revenues of the state and shall not be subject to 13 14 appropriation by the General Assembly. 15 (D) (E) The fee levied in subdivision (b)(1)(A) and any 16 additional amounts approved by the voters and implemented under subdivision 17 (b)(1)(B) of this section and collected by commercial mobile radio service providers who provide mobile telecommunications services, as defined by the 18 19 Mobile Telecommunications Sourcing Act, Pub.L. 106-252, as in effect on January 1, 2001, shall be collected pursuant to the Mobile Telecommunications 20 21 Sourcing Act. 22 There is hereby established the CMRS Emergency Telephone 23 Services Board consisting of the following: the Auditor of State or his 24 designated representative, two (2) representatives selected by a majority of 25 the commercial mobile radio service providers licensed to do business in the 26 state, and two (2) 911 system employees selected by a majority of the public 27 safety answering point administrators in the state. The responsibilities of 28 the board shall be as follows: 29 (A) Establish and maintain an interest-bearing account in which will be deposited revenues from the service charge charges levied on 30 31 commercial mobile radio service connections under subdivision (b)(1); and 32 (B) Manage and disburse any commercial mobile radio 33 service emergency telephone service charge approved by the voters and 34 implemented under subdivision (b)(1)(B) of this section to the political subdivision having levied the emergency telephone service charge for its use 35 36 in operating a 911 public safety communications center consistent with the

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     authorized expenditures of revenues for the provision of 911 services under §
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     12-10-323.
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                       (B) (C) Manage and disburse the funds from the account
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     levied under subdivision (b)(1)(A) of this section in the following manner:
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                             (i) Not more than thirty-eight percent (38%) of the
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     total monthly revenues collected under subdivision (b)(1)(A) of this section
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     shall be distributed on a population basis to each political subdivision
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     operating a 911 public safety communications center which has the capability
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     of receiving commercial mobile radio service 911 calls on dedicated 911 trunk
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     lines for expenses incurred for the answering, routing, and proper
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     disposition of commercial mobile radio service 911 calls;
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                             (ii) Not less than fifty-eight percent (58%) of the
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     total monthly revenues collected under subdivision (b)(1)(A) of this section
     shall be held in the interest-bearing account solely for the purposes of
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15
     complying with applicable requirements of Federal Communications Commission
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     docket # 94-102. These funds may be utilized by the public safety answering
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     points and the commercial mobile radio service providers licensed to do
     business in Arkansas for the following purposes in connection with compliance
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     with the Federal Communications Commission requirements: upgrading,
     purchasing, programming and installing necessary data, hardware, and
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     software, including any network elements required to supply enhanced 911
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     phase II. Invoices must be presented to the board in connection with any
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     request for reimbursement and be approved by a majority vote of the board to
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     receive reimbursement. Any invoices presented to the board for
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     reimbursements of costs not described by this section may be approved only by
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     a unanimous vote of the board. In no event shall any invoice be reimbursed
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     for costs not related to compliance with applicable requirements of Federal
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     Communications Commission docket # 94-102;
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                             (iii) Submit annual reports to the office of the
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     Auditor of State outlining fees collected and moneys disbursed to public
     safety answering points and commercial mobile radio service providers;
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                             (iv) Retain an independent, third-party auditor for
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     the purposes of receiving, maintaining, and verifying the accuracy of any
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     proprietary information submitted to the board by commercial mobile radio
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     service providers. Due to the confidential and proprietary nature of the
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     information submitted by commercial mobile radio service providers, the
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     information shall be retained by the independent auditor in confidence, be
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     subject to review only by the Auditor of State and shall not be subject to
     the state Freedom of Information Act of 1967, § 25-19-101 et seq., nor
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     released to any third party. The information collected by the auditor shall
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     only be released in aggregate amounts which do not identify or allow
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     identification of numbers of subscribers or revenues attributable to an
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     individual commercial mobile radio service provider; and
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                             (v) Conduct a cost study on or before August 31,
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     1998, to be submitted to the Legislative Council for the purpose of
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     determining whether legislation should be proposed to adjust the commercial
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     mobile radio service emergency telephone service charge to reflect actual
     costs to be incurred by public safety answering points and commercial mobile
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     radio service providers for compliance with applicable requirements of
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     Federal Communications Commission docket # 94-102;
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                             (vi)(iii) Up to three percent (3%) of the fees
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     collected under subdivision (b)(1)(A) of this section may be utilized by the
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     board to compensate the independent auditor and for administrative expenses;
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                             (vii)(iv) All interest received on funds in the
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     interest-bearing account required in subdivision (b)(2)(A) of this section
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     shall be disbursed as prescribed in subdivision \frac{(b)(2)(B)(i)}{(b)(2)(C)(i)} of
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     this section;.
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                       (viii) (D) The board shall promulgate regulations necessary
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     to perform its duties prescribed by this subchapter. In determining the
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     population basis for distribution of funds under subdivision
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     \frac{(b)(2)(B)(i)}{(b)(2)(C)(i)} of this section, the board shall determine, based on
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     the latest federal census, the population of all unincorporated areas of
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     counties operating a 911 public safety communications center which has the
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     capacity of receiving commercial mobile radio service 911 calls on dedicated
     911 trunk lines and the population of all incorporated areas operating a 911
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     public safety communications center which has the capability of receiving
     commercial mobile radio service 911 calls on dedicated 911 trunk lines and
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     compare the population of each of those political subdivisions to the total
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     population.;
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                       (E) Submit annual reports to the office of the Auditor of
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     State outlining fees collected and moneys disbursed to public safety
     answering points and commercial mobile radio service providers under
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| 1 | subdivisions $(D)(1)(A)$ and $(D)(1)(B)$ of this section; | | |
|----|---|--|--|
| 2 | (F) Retain an independent, third-party auditor for the | | |
| 3 | purposes of receiving, maintaining, and verifying the accuracy of any | | |
| 4 | proprietary information submitted to the board by commercial mobile radio | | |
| 5 | service providers. Due to the confidential and proprietary nature of the | | |
| 6 | information submitted by commercial mobile radio service providers, the | | |
| 7 | information shall be retained by the independent auditor in confidence, shall | | |
| 8 | be subject to review only by the Auditor of State, and shall not be subject | | |
| 9 | to the state Freedom of Information Act, nor released to any third party. | | |
| 10 | The information collected by the independent auditor shall be released only | | |
| 11 | in aggregate amounts which do not identify or allow identification of numbers | | |
| 12 | of subscribers or revenues attributable to an individual commercial mobile | | |
| 13 | radio service provider; and | | |
| 14 | (G) Conduct a cost study on or before August 31, 2004, to | | |
| 15 | be submitted to the Arkansas Legislative Council for the purpose of | | |
| 16 | determining whether legislation should be proposed to adjust the commercial | | |
| 17 | mobile radio service emergency service charges to reflect the actual and | | |
| 18 | reasonable costs to be appropriately incurred by public safety answering | | |
| 19 | points and commercial mobile radio service providers for compliance with | | |
| 20 | applicable requirements of the Federal Communications Commission docket # 94- | | |
| 21 | <u>102.</u> | | |
| 22 | (3) Commercial mobile radio service providers shall be entitled | | |
| 23 | to retain one percent (1%) of the fees collected under subdivision (b)(1)(A) | | |
| 24 | of this section as reimbursement for collection and handling of the charge | | |
| 25 | charges. | | |
| 26 | (4)(A) Notwithstanding any other provision of the law, in no | | |
| 27 | event shall any commercial mobile radio service provider, its officers, | | |
| 28 | employees, assigns, or agents, be liable for civil damages or criminal | | |
| 29 | liability in connection with the development, design, installation, | | |
| 30 | operation, maintenance, performance, or provision of 911 service. | | |
| 31 | (B) Nor shall any commercial mobile radio service | | |
| 32 | provider, its officers, employees, assigns, or agents be liable for civil | | |
| 33 | damages or criminal liability in connection with the release of subscriber | | |
| 34 | information to any governmental entity as required under the provisions of | | |
| 35 | this subchapter. | | |
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| 1 | SECTION 2. EMERGENCY CLAUSE. It is found and determined by the | | | |
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| 2 | General Assembly of the State of Arkansas that existing CMRS emergency | | | |
| 3 | telephone service charges collected are insufficient to allow some political | | | |
| 4 | subdivisions serving as default public safety answering points or | | | |
| 5 | experiencing high volumes of commuter traffic to recover their costs incurred | | | |
| 6 | in properly answering 911 emergency calls and that this act is immediately | | | |
| 7 | necessary to ensure adequate 911 emergency service continues to be provided. | | | |
| 8 | Therefore, an emergency is declared to exist and this act being immediately | | | |
| 9 | necessary for the preservation of the public peace, health and safety shall | | | |
| 10 | become effective on: | | | |
| 11 | (1) The date of its approval by the Governor; | | | |
| 12 | (2) If the bill is neither approved nor vetoed by the Governor, the | | | |
| 13 | expiration of the period of time during which the Governor may veto the bill; | | | |
| 14 | <u>or</u> | | | |
| 15 | (3) If the bill is vetoed by the Governor and the veto is overridden, | | | |
| 16 | the date the last house overrides the veto. | | | |
| 17 | /s/ Martin | | | |
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| 20 | APPROVED: 4/22/2003 | | | |
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