### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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#### HOUSE BILL 217 Committee Substitute Favorable 4/25/19 PROPOSED COMMITTEE SUBSTITUTE H217-PCS30433-BG-37

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Sponsors:			
Referred to:			

February 28, 2019

1 2 3 4 5 6 7 8 9	A BILL TO BE ENTITLED AN ACT TO MAKE MISCELLANEOUS AND TECHNICAL CHANGES TO THE STATUTES RELATING TO THE DEPARTMENT OF INFORMATION TECHNOLOGY; AMEND VARIOUS STATUTES RELATING TO STATE AGENCY CYBERSECURITY; AND AMEND VARIOUS STATUTES RELATING TO THE EMERGENCY TELEPHONE SERVICE AND THE 911 BOARD. The General Assembly of North Carolina enacts: SECTION 1. G.S. 143B-1350 reads as rewritten: "§ 143B-1350. Procurement of information technology.				
10	•••				
11	(c)	The	Department shall, subject to the provisions of this Part, do all of the following		
12	with resp	ect to	State information technology procurement:		
13	-				
14		(3)	Establish standardized, consistent processes, specifications, and standards that		
15			shall apply to all information technology to be purchased, licensed, or leased		
16			by State agencies and relating to information technology personal services		
17			contract requirements for State agencies, including, but not limited to,		
18			requiring convenience contracts to be rebid prior to termination without		
19			extensions.agencies.		
20					
21		(5)	Establish procedures to permit State agencies and local government entities to		
22			use <u>multiple award schedule contracts and other cooperative purchasing</u>		
23			agreements.		
24					
25	(f1)	Mul	tiple-Award Schedule Contracts. – The procurement of information technology		
26	may be conducted using multiple award schedule contracts. Contracts awarded under this				
27	subsection shall be periodically updated as directed by the State CIO to include the addition or				
28	deletion of particular vendors, goods, services, or pricing.				
29	"	•			
30		SEC	CTION 2. G.S. 143B-1362 reads as rewritten:		
31	"§ 143B-1362. Personal services contracts subject to Article.				
32	(a)		uirement. – Notwithstanding any other provision of law, information technology		
33	personal services contracts for executive branch agencies shall be subject to the same				
34			nd procedures as information technology service contracts, except as provided in		
~ =					

35 this section.



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1 2 3	(b) Certain Approvals Required. – Notwithstanding any provision of no information technology personal services contract, nor any contract that to perform information technology functions regardless of the cost of the	provides personnel
4	established or renewed without written approval from the Department of Infor	mation Technology
5 6	and the Office of State Budget and Management. To facilitate compliance wi the Department of Information Technology shall develop and document the	<b>A</b>
7	(1) Standards for determining whether it is more appropriate f	0
8	an employee or use the services of a vendor.	
9	(2) A <u>a</u> process to monitor all State agency information technolog	
10 11	contracts, as well as any other State contracts providing personnel to personnel to person technology functions	erform information
11	technology functions. (3) A-functions and a process for obtaining approval of contractor po	sitions
12	(c) Creation of State Positions in Certain Cases. The Departm	
14	Technology shall review current information technology personal service	
15	ongoing basis and determine if each contractor is performing a functio	
16	appropriately be performed by a State employee. Where the determination i	
17	employee should be performing the function, the Department of Informatio	
18	work with the impacted agency and the Office of State Human Resources t	o identify or create
19	the position.	<b>T</b> 1 1 1 1
20 21	(d) Compliance Audits Required. The Department of Information conduct periodic audits of State agencies that are subject to this Article to de	
21	to which those agencies are complying with the rules and procedures that	6
23	technology personal services contracts.	Bo voin information
24	(e) Reporting Required. – The Department of Information Techr	nology shall report
25	biennially to the Joint Legislative Oversight Committee on Information T	
26	Fiscal Research Division on all of the following:	
27	(1) Its progress toward standardizing information technolog	y personal services
28	contracts.	1.04.4
29 30	(2) The <u>the</u> number of information technology service contractors in the cost for each, and the comparable cost, including benefits, of a State empl	<b>U I</b>
31	capacity rather than a contractor.	Oyee serving in that
32	(3) The results of the compliance audits conducted pursuant	to subsection (d) of
33	this section.	
34	(f) Information Technology Personal Services Contract Defined. – H	1 1
35	section, the term "personal services contract" means a contract for service	1 2
36	professional individual as an independent contractor on a temporary or occas	
37 38	(g) Rules Required. The Department of Information Technology consistent with this section."	y shall adopt rules
38 39	<b>SECTION 3.</b> G.S. 143-787(d) reads as rewritten:	
40	"(d) The Office of the State Chief Information Officer shall ensure	that the Section is
41	provided with all necessary access to the Government Data Analytics C	
42	information technology services."	
43	SECTION 4. G.S. 143B-1420(a) reads as rewritten:	
44	"(a) Council Established. – The North Carolina Geographic Inform	_
45	Council ("Council") is established to develop policies regarding the utiliza	
46 47	information, GIS systems, and other related technologies. The Council shall	be responsible for
47 48	(1) Strategic planning.	
49	<ul><li>(1) Strategic plaining.</li><li>(2) Resolution of policy and technology issues.</li></ul>	
50	<ul><li>(2) Resolution of poincy and technology issues.</li><li>(3) Coordination, direction, and oversight of State, local, and</li></ul>	private GIS efforts.
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1 2 3	]	Advising the Governor, the General Assembly, and information Officer as to needed directions, responsibil regarding geographic information.	
4	The purpose of	this statewide geographic information coordination effort	
5	1 0	State, federal, and local government agencies; academic in	
6	-	prove the quality, access, cost-effectiveness, and utility of	
7		ation and to promote geographic information as a strateg	-
8		shall be located in the Office of the Governor Departme	ent of information
9 10	U	anizational, budgetary, and administrative purposes." <b>ON 5.</b> G.S. 143B-1353 reads as rewritten:	
10		ancial interest of officers in sources of supply; acceptar	<u>eco of bribes Gifts</u>
12		ors regulated.	ice of bribes. <u>Onts</u>
13		te CIO, any deputy State CIO, or any other policy-makir	<del>19 or managerially</del>
14		hall be financially interested, or have any personal benefi	
15	1 1	y, in the purchase of, or contract for, any information tech	,
16	•	arthership, or association furnishing any information tech	
17		of its departments, institutions, or agencies, nor shall any	
18		ent employee accept or receive, directly or indirectly, fron	
19	or corporation to w	hom any contract may be awarded, by rebate, gifts, or othe	erwise, any money
20	or anything of valu	e whatsoever, or any promise, obligation, or contract fo	<del>r future reward or</del>
21	-	lation of this section is a Class F felony, and any person	
22		tion shall, upon conviction, be removed from State office of	<del>r employment.<u>The</u></del>
23	1	133-32 shall apply to all Department employees."	
24		<b>ON 6.(a)</b> G.S. 143B-1322(c) is amended by adding a new s	
25		Coordinate with the Department of Public Safety to	
26		response to cybersecurity incidents and significant cyberse	curity incidents as
27		<u>lefined by G.S. 143B-1320.</u> "	1 1
28		<b>ON 6.(b)</b> G.S. 166A-19.12 is amended by adding a new su	
29 30		Coordination with the State Chief Information Officer	
30 31		General to manage statewide response to cybersecur significant cyber incidents as defined by G.S. 143B-1320.	•
32	-	s not limited to:	This menues, but
33		a. Development and promulgation of necessary po	licies plans and
34	-	procedures for cybersecurity and critical infrastruct	-
35	1	<u>Annual review, update, and testing of cyber incid</u>	-
36	-	and procedures."	<u> </u>
37	SECTI	<b>DN 6.</b> $(\overline{\mathbf{c}})$ G.S. 143B-1321 is amended by adding a new su	bsection to read:
38		formation technology information protected from public	
39	G.S. 132-6.1(c), ir	cluding, but not limited to, security features of criti	cal infrastructure,
40	information techno	logy systems, telecommunications networks, or electronic	<u>e security systems,</u>
41	including hardware	or software security, passwords, or security standards, pro-	cedures, processes,
42	configurations, soft	ware, and codes, shall be kept confidential."	
43		<b>ON 6.(d)</b> G.S. 143B-1320 reads as rewritten:	
44		finitions; scope; exemptions.	
45 46	(a) Definiti	ons. – The following definitions apply in this Article:	
47	(12)	nformation technology security Cybersecurity incident	. – <del>A computer,</del>
48		network, or paper based activity that results directly or in	
49		lamage, denial of service, compromise of integrity, or loss	
50		of a network, computer, application, or data. An occurrence	-

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	<u>a.</u>	Actually or imminently jeopardizes, without lawful authority, the
		integrity, confidentiality, or availability of information or an
		information system; or
	<u>b.</u>	Constitutes a violation or imminent threat of violation of law, security
		policies, privacy policies, security procedures, or acceptable use
		policies.
(15)	Secur	ity incident. A warning or indication of a threat to or breach of
	inforr	nation or computer security. The term also includes threats that have
	alread	ly occurred. Significant cybersecurity incident. – A cybersecurity
	incide	ent that is likely to result in demonstrable harm to the State's security
		sts, economy, critical infrastructure, or to the public confidence, civil
	liberti	ies, or public health and safety of the residents of North Carolina. A
	<u>signif</u>	icant cybersecurity incident is determined by the following factors:
	<u>a.</u>	Incidents that meet thresholds identified by the Department jointly
		with the Department of Public Safety that involve information:
		1. That is not releasable to the public and that is restricted or
		highly restricted according to Statewide Data Classification
		and Handling Policy; or
		2. <u>That involves the exfiltration, modification, deletion, or</u>
		unauthorized access, or lack of availability to information or
		systems within certain parameters to include (i) a specific
		threshold of number of records or users affected as defined in
		G.S. 75-65 or (ii) any additional data types with required
	<u>b.</u>	security controls. Incidents that involve information that is not recoverable or cannot be
	<u>U.</u>	recovered within defined time lines required to meet operational
		commitments defined jointly by the State agency and the Department,
		or can be recovered only through additional measures, and has a high
		or medium functional impact to the mission of an agency.
"		or medium renetional impact to the mission of an ageney.
SECT	TION 6	(e) G.S. 143B-1379 reads as rewritten:
		ency <del>cooperation; liaisons.cooperation and training; liaisons; county</del>
	_	al government reporting.
(a) The h	ead of	each principal department and Council of State agency shall cooperate
with the State C	CIO in	the discharge of the State CIO's duties by providing the following
information to the	e Depai	rtment:
(1)		ull details of the State agency's information technology and operational
	-	rements and of all the agency's information technology security
		icant cybersecurity incidents within 24 hours of confirmation.
(2)	1	prehensive information concerning the information technology security
		byed to protect the agency's information technology.data, including
		nentation and reporting of remedial or corrective action plans to address
	-	eficiencies in the information security policies, procedures, and practices
		State agency.
(3)		ecast of the parameters of the agency's projected future information
( 4 )		ology security cybersecurity and privacy needs and capabilities.
(4)	-	nating an agency liaison in the information technology area to inste with the State CIO. The liaison shall be subject to a criminal
		inate with the State CIO. The liaison shall be subject to a criminal ground report from the State Repository of Criminal Histories, which
	-	be provided by the State Bureau of Investigation upon its receiving
	Shan	be provided by the state bureau of investigation upon its receiving

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1	fingerprints from the liaison. If the liaison has been a resident of this State for
2	less than five years, the background report shall include a review of criminal
3	information from both the State and National Repositories of Criminal
4	Histories. The criminal background report shall be provided to the State CIO
5	and the head of the agency. In addition, all personnel in the Office of the State
6	Auditor who are responsible for information technology security reviews shall
7	be subject to a criminal background report from the State Repository of
8	Criminal Histories, which shall be provided by the State Bureau of
9	Investigation upon receiving fingerprints from the personnel designated by the
10	State Auditor. For designated personnel who have been residents of this State
11	for less than five years, the background report shall include a review of
12	criminal information from both the State and National Repositories of
13	Criminal Histories. The criminal background reports shall be provided to the
14	State Auditor. Criminal histories provided pursuant to this subdivision are not
15	public records under Chapter 132 of the General Statutes.
16	(5) Completing mandatory annual security awareness training and reporting
17	compliance for all personnel, including contractors and other users of State
18	information technology systems.
19	(b) The information provided by State agencies to the State CIO under this section is
20	protected from public disclosure pursuant to G.S. 132-6.1(c).
21	(c) County and municipal government agencies shall report cybersecurity incidents to the
22	Department. Information shared as part of this process will be protected from public disclosure
23	under G.S. 132-6.1(c). Private sector entities are encouraged to report cybersecurity incidents to
24	the Department."
25	SECTION 6.(f) G.S. 143B-1376 reads as rewritten:
26	"§ 143B-1376. Statewide security <u>and privacy</u> standards.
27	(a) The State CIO shall be responsible for the security <u>and privacy</u> of all State information
28	technology systems and associated data. The State CIO shall manage all executive branch
29	information technology security and shall establish a statewide standard for information
30	technology security and privacy to maximize the functionality, security, and interoperability of
31	the State's distributed information technology assets, including, but not limited to, data
32	classification and management, communications, and encryption technologies. The State CIO
33	shall review and revise the security standards annually. As part of this function, the State CIO
34 25	shall review periodically existing security and privacy standards and practices in place among
35	the various State agencies to determine whether those standards and practices meet statewide
36 37	security security, privacy, and encryption requirements. The State CIO shall ensure that State
37 38	agencies are periodically testing and evaluating information security controls and techniques for
30 39	effective implementation, and that all agency and contracted personnel are held accountable for
39 40	<u>complying with the statewide information security program.</u> The State CIO may assume the direct responsibility of providing for the information technology security of any State agency
40 41	
42	that fails to adhere to security and privacy standards adopted under this Article.
+2 43	" SECTION 6.(g) G.S. 143B-1378 reads as rewritten:
+3 44	"§ 143B-1378. Assessment of agency compliance with security cybersecurity standards.
44 45	At a minimum, the State CIO shall annually assess the ability of each State agency, and each
46	agency's contracted vendors, to comply with the current security cybersecurity enterprise-wide
40 47	set of standards established pursuant to this section. The assessment shall include, at a minimum,
48	the rate of compliance with the enterprise-wide security standards and an assessment of security
49	organization, security practices, security information standards, network security architecture,
50	and current expenditures of State funds for information technology security. The assessment of
50	a State agency shall also estimate the <u>initial</u> cost to implement the security measures needed for
51	a suite agency shan also estimate the <u>initial</u> cost to implement the security measures fielded for

1	agencies to fully	comply with the standards. standards as well as the costs over the lifecycle of	
2	the State agency information system. Each State agency shall submit information required by the		
3	State CIO for purposes of this assessment. The State CIO shall include the information obtained		
4	from the assessment in the State Information Technology Plan."		
5	SECT	<b>TION 7.(a)</b> G.S. 143B-1400 reads as rewritten:	
6	"§ 143B-1400. D	Definitions.	
7	The following	g definitions apply in this Part.	
8	(1)	911 Board. – The 911 Board established in G.S. 143B-1401.	
9	(2)	911 Fund. – The North Carolina 911 Fund established in G.S. 143B-1403.	
10	(3)	911 State Plan. – A document prepared, maintained, and updated by the 911	
11		Board that provides a comprehensive plan for communicating 911 call	
12		information across networks and among PSAPs, addresses all aspects of the	
13		State's 911 system, and describes the allowable uses of revenue in the 911	
14		Fund.Fund, including, but not limited to, transfer of 911 calls between	
15		geographically dispersed PSAPs, increased aggregation and sharing of data,	
16		resources, procedures, standards, and requirements to improve emergency	
17		response and implementation of a NG911 network.	
18	(4)	911 system. – An emergency communications system using any available	
19		technology that does all of the following:	
20		a. Enables the user of a communications service connection to reach a	
21		PSAP by dialing the digits 911.	
22		b. Provides enhanced 911 service.	
23		c. Delivers 911 calls to the State ESInet as provided by	
24		G.S. 143B-1406(e1) or a Next Generation 911 Network.	
25	(5)	911 system provider. – An entity that provides a <u>an Enhanced 911 or NG911</u>	
26		system to a PSAP.	
27	<u>(5a)</u>	Agent. – An agent is an authorized person, including an employee, contractor,	
28		or volunteer, who has one or more roles in a PSAP. An agent can also be an	
29		automaton in some circumstances.	
30	(6)	Back-up PSAP. – The capability to operate as part of the 911 System and all	
31		other features of its associated primary PSAP. The term includes a back-up	
32		PSAP that receives 911 calls only when they are transferred from the primary	
33		PSAP or on an alternate routing basis when calls cannot be completed to the	
34		primary PSAP.	
35	(7)	Call taking. – The act of processing a 911 call for emergency assistance by a	
36		primary PSAP, including the use of 911 system equipment, call classification,	
37		location of a caller, determination of the appropriate response level for	
38		emergency responders, and dispatching 911 call information to the	
39	$\langle 0 \rangle$	appropriate responder.	
40	(8)	Commercial Mobile Radio Service (CMRS). – Defined in 47 C.F.R. § 20.3.	
41	(9)	Communications service. – Any of the following:	
42		a. The transmission, conveyance, or routing of real-time	
43 44		communications to a point or between or among points by or through	
44 45		any electronic, radio, satellite, cable, optical, microwave, wireline,	
45 46		wireless, Internet protocol, or other medium or method, regardless of	
46 47		<ul><li>b. The ability to receive and terminate voice calls, text-to-911, short</li></ul>	
47 48			
48 49		<u>message service (SMS) or other messages</u> , videos, data, or other forms of communication to, from, and between the public switched	
49 50		telephone network, wireless networks, IP-enabled networks, or any	
50 51		other communications network.	
51		Suler communications network.	

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1		c. Interconnected VoIP service.	
2	(10)	Communications service connection. – Each telepho	one number or trunk
3	( - )	assigned to a residential or commercial subscriber b	
4		service provider, without regard to technology deployed	•
5	(11)	Communications service provider. – An entity that prov	
6	( )	service to a subscriber.	
7	(12)	CMRS connection Each mobile handset telephone	number assigned to a
8		CMRS subscriber with a place of primary use in North	
9	(13)	CMRS provider An entity, A service provider, whet	
10		nonfacilities-based, that is licensed by the Fede	
11		Commission to provide CMRS or that resells CMRS w	ithin North Carolina.
12	<u>(13a)</u>	Emergency medical dispatch The management of re	equests for emergency
13		medical assistance by utilizing a system of:	
14		a. A tiered response or priority dispatching of	f emergency medical
15		resources based on the level of medical assistant	
16		victim; and	
17		b. Pre-arrival first aid or other medical instruction	ons given by trained
18		telecommunicators responsible for receiving 911	l calls and dispatching
19		emergency response services.	
20	(14)	Enhanced 911 service. – Directing a 911 call to an	appropriate PSAP by
21		selective routing or other means based on the geogra	aphical location from
22		which the call originated and providing information def	ining the approximate
23		geographic location and the telephone number of a 911	caller, in accordance
24		with the FCC Order.	
25	(15)	Exchange access facility The access from a subscr	iber's premises to the
26		telephone system of a service supplier. The term incl	ludes service supplier
27		provided access lines, private branch exchange trunks,	
28		access registers, as defined by applicable tariffs applicable	proved by the North
29		Carolina Utilities Commission. The term does not inc	clude service supplier
30		owned and operated telephone pay station	
31		Telecommunications Service (WATS), Foreign Exchar	nge (FX), or incoming
32		only lines.	
33	(16)	FCC Order. – The Order of the FCC order means all orde	
34		by the Federal Communications Commission FCC Con	<b>1</b>
35		the proceeding entitled "Revision of the Commission	
36		Compatibility with Enhanced 911 Emergency Calling S	
37		No. 94-102, adopted on December 1, 1997, and any c	
38		and regulations adopted by the Federal Commun	
39		pursuant to the Order.94-102) codified at 47 C.F.R § 20	
40		Location Accuracy Requirements" codified at 47 C.F.	
41		commercial mobile services, and any successor proceed	
42	(17)	GIS mapping. <u>GIS.</u> – Computerized geographical inform	
43		to assist in locating a person who calls emergency	
44		mapping elements such as street centerlines, ortho pho	• • • •
45		imaging.or other imaging, and geospatial call routing t	to deliver 911 calls to
46		an appropriate PSAP.	0.2
47	(18)	Interconnected VoIP service. – Defined in 47 C.F.R. §	
48	(19)	Local exchange carrier. – An entity that is authorized	
49 50	(10 \	exchange service or exchange access in North Carolina	
50	<u>(19a)</u>	Next generation 911 network. – Managed Internet Pro	
51		gateways, functional elements, and databases that augmo	ent E-911 features and

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1			functions enabling the public to transmit digital information	on to public safety
2			answering points replacing Enhanced 911, that maintains	
3			or Enhanced 911 services or NENA i3 Solution standard for	
4			and that includes Emergency Service IP Network	
5			cybersecurity, and other system components.	
6		(20)	Next generation 911 system An IP enabled Internet	Protocol-enabled
7			emergency communications system using Internet Protection	
8			available technology, to enable enabling the user public	· •
9 10			communications service to reach an appropriate PSAP by 911 via dialing, text, or short message service (SM	sending the digits
10			technological means.	S), of any other
12		(21)	Next generation 911 system provider. – An entity that	t provides a payt
12		(21)	generation or IP-enabled 911 system to a PSAP.	i provides a next
13 14		(22)	Prepaid wireless telecommunications service.	– A wireless
14		(22)	telecommunications service that allows a caller to dial 911	
15			system, which service must be paid for in advance	
17			predetermined units or dollars of which the number decl	
18			known amount.	mes with use m a
18 19		(23)	Primary PSAP. – The first point of reception of a 911 call	by a public sofaty
20		(23)	answering point.	by a public safety
20		(24)	Proprietary information. – Subscriber lists, technology des	criptions technical
22		(21)	information, or trade secrets that are developed, prod	-
23			internally by a communications service provider or by	
24			service provider's employees, directors, officers, or agents.	
25		(25)	Public safety answering point (PSAP). – The public s	
26		()	receives an incoming 911 call and dispatches appropr	
27			agencies to respond to the call.	I I I I I I I I
28		<u>(25a)</u>	Regional PSAP. – A primary PSAP operated by or on beh	alf of two or more
29			counties and any number of municipalities, approved by	
30			call taking.	
31		(26)	Retail transaction The sale of prepaid wireless telecomn	nunications service
32			for any purpose other than resale.	
33		(27)	Service supplier An entity that provides exchange tel	ephone service or
34			communications service to the public or a telephone subsc	
35		<u>(27a)</u>	State Emergency Services IP Network (ESInet) Network	
36			contracted by the 911 Board to one or more communication	
37			for the purpose of securely receiving 911 calls, transferrin	-
38			associated data, providing centralized network manager	ment and security
39			monitoring, and enabling GIS call routing.	
40		(28)	Subscriber. – A person who purchases a communications	service and is able
41			to receive it or use it periodically over time.	
42		<u>(28a)</u>	<u>Telecommunicator. – A person qualified to provide 911 ca</u>	
43			by a PSAP. The term applies to 911 call takers, dispatcher	
44			data terminal operators, or any combination of such call ta	<u>king functions in a</u>
45	"		<u>PSAP.</u>	
46 47	"	сест	<b>ION 7.(b)</b> G.S. 143B-1402 reads as rewritten:	
47	"8 1/3R-1		owers and duties of the 911 Board.	
40 49	<b>§ 143D-1</b> (a)		. – The 911 Board has the following powers and duties:	
49 50	( <i>a</i> )	(1)	To develop the 911 State Plan. In developing and updating	o the plan the Q11
50		(1)	Board must monitor trends in communications service tech	
51			Louis must monitor dends in communications service teen	norogy united for

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1 2 3		the 911 system and in enhanced 911 service techn incorporate GIS mapping and other-resources into the PSAP plans incorporate a back-up PSAP, PSAP and	plan, ensure individual
4		emergency, coordination with State emergency	operations including
5		Telecommunicator Emergency Response Taskforce (	
6		strategies for the efficient and effective delivery of en	
7	(2)	To administer the 911 Fund and the monthly 911 service	<u> </u>
8		G.S. 143B-1403. To execute the powers and duties pr	
9 10		Board shall determine its policies, procedures, and ru	
10		the members of the Board, a quorum having been estated or procedure is determined or a rule is adopted, the Board of the B	
12		it to the Executive Director, who shall have the authori	
12		procedure, or rule of the Board. No individual member	
13 14		the responsibility or authority to give operational dire	
15		of the Board other than the Executive Director.	etives to any employee
16	(3)	To distribute revenue in the 911 Fund to CMRS pr	roviders and PSAPs in
17	(-)	accordance with this Part and advise CMRS provid	
18		requirements for receiving a distribution from the 911	
19	(4)	To establish cooperative purchasing agreements or	
20		procurement of goods and services, to establish poli	
21		fund advisory services and training programs includ	_
22		Emergency Medical Dispatch and quality assurance	of Emergency Medical
23		Dispatch programs for PSAPs, to set operating star	
24		back-up PSAPs, PSAPs, including minimum	staffing, mandatory
25		telecommunicator training and certification requirement	-
26		and to provide funds in accordance with these po	-
27		standards.standards subject to the limitations of G.S. 1	
28	(5)	To investigate the revenues and expenditures associate	-
29		a PSAP to ensure compliance with restrictions of	n the use of amounts
30		distributed from the 911 Fund.	• • • • • • • •
31	(6)	To make and enter into contracts and agreements need	-
32		the performance of its powers and duties under this I	
33 34		available to the 911 Board under G.S. 143B-1404 for a to pay its obligations under the contracts and agreeme	_
34 35	(7)	To use funds available to the 911 Board under G	
36	$(\prime)$	<u>G.S. 143B-1407</u> to pay its obligations incurred for sta	
30 37	(8)	To accept gifts, grants, or other money for the 911 Fu	1 0
38	(9)	To undertake its duties in a manner that is competitiv	
39		neutral as to all communications service providers.	ery and teennorogieany
40	(10)	To design, create, or acquire printed or Web-based pul	blic education materials
41		regarding the proper use of 911.	
42	(11)	To adopt rules to implement this Part. This authorit	y does not include the
43		regulation of any enhanced 911 communications	•
44		establishment of technical standards for telecommunic	
45		service providers to deliver process 911 voice and dat	a.
46	(12)	To take other necessary and proper action to implement	nt the provisions of this
47		Part.	
48	<u>(13)</u>	To collect and distribute data from and to PSAPs and c	
49		providers, provided that distribution of such data s	e e
50		limitations of the G.S. 132-1 et seq., and applicable	federal privacy laws or
51		regulations.	

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1	<u>(14)</u>	To coordinate, adopt, and communicate all necessary	technical and
2		operational standards and requirements to ensure an eff	ective statewide
3		interconnected NG911 network, the State ESInet, including	the following:
4		a. <u>NG911 network design specifications;</u>	-
5		b. 911 call processing standards and requirements in	ncluding system
6		networks, PSAP equipment, GIS caller location routi	
7		requirements;	
8		c. <u>Performance measures for data services necessary fo</u>	r the purposes of
9		this Part.	<u> </u>
10	<u>(15)</u>	To establish and operate a network management center for	the State ESInet
11		staffed by the Board. The center shall monitor PSAP and	
12		service provider compliance with technical and operat	
13		requirements, and practices. The center shall monitor the	
14		performance and security testing protocols in coordir	
15		Department of Information Technology.	
16	(b) Prohil	pition. – In no event shall the 911 Board or any other State a	igency construct,
17		a communications network for the purpose of providing 911	
18	-	private sector vendors for provisioning a communications	
19		iding citizens access to 911 services and completing call-	
20	through one or m		01
21		ecretary of the Department of Information Technology shall, w	with the advice of
22		elect an Executive Director of the 911 Board. The Executive	
23		administrative officer. The Executive Director shall have app	
24		assist the Board in the performance of its duties. The execut	
25	•	e State 911 coordinator for purposes of relevant State and	
26	program requiren		
27		e Director shall be responsible for managing the work of the	Board including,
28	but not limited to	<u>.</u>	
29	<u>(1)</u>	Preparing and submitting reports of the Board to the NC Ge	eneral Assembly,
30		Governor, and Federal Communications Commission;	
31	<u>(2)</u>	Drafting suggested legislation incorporating the Board	l's findings for
32		submission to the General Assembly;	
33	<u>(3)</u>	Administering, directing, and managing the affairs and bus	iness of the 911
34		Board, and for the supervision of all personnel serving the B	<u>oard;</u>
35	<u>(4)</u>	Contracting with such other persons, including subject ma	atter experts and
36		consultants, as deemed necessary; and	
37	<u>(5)</u>	Executing the Board's policies, powers, and duties subject to	o appropriations,
38		available funds, and State employment and procurement law	<u>s.</u>
39	(d) The B	oard may meet in the offices of the Department of Informatio	<u>n Technology or</u>
40	in facilities satis	factory for the Board's needs and Public Meeting laws. The	e Department of
41		nology shall provide office space for the Board's staff."	
42		<b>TION 7.(c)</b> G.S. 143B-1403 reads as rewritten:	
43		ervice charge for 911 service.	
44	-	e Imposed A monthly 911 service charge is imposed	
45		service connection that provides access to the 911 system	
46		service. provider. The service charge for service other than	
47		ons service is seventy cents $(70¢)$ or a lower amount set by the	
48		this section. The service charge is payable by the subscrib	
49	-	vice communications service. The provider may list the service of	• • •
50		es on the bill. Partial payments made by a subscriber are ap	-
51	amount the subsc	riber owes the provider for the <del>voice</del> communications service.	It a subscriber is

capable of making more than one simultaneous outbound 911 call though its communications service connections, then the total number of 911 service charges billed to the subscriber shall be (i) for CMRS providers, an amount equal to the number of CMRS connections and (ii) for all other communications service providers, an amount equal to the total number of simultaneous outbound 911 calls the subscriber can make using the North Carolina telephone numbers or trunks billed to their account.

7 (b) Prepaid Wireless. – A 911 service charge is imposed on each retail purchase of 8 prepaid wireless telecommunications service occurring in this State of seventy cents (70¢) for 9 each retail transaction of prepaid wireless telecommunications service or a lower amount set as 10 provided by subsection (d) of this section. The service charge is collected and remitted as 11 provided in G.S. 143B-1414.

12 (c) Remittance to 911 Board. – A communications service provider must remit the 13 service charges collected by it under subsection (a) of this section to the 911 Board. The provider 14 must remit the collected service charges by the end of the calendar month following the month 15 the provider received the charges from its subscribers. A provider may deduct and retain from 16 the service charges it receives from its subscribers and remits to the 911 Board an administrative 17 allowance equal to the greater of one percent (1%) of the amount of service charges remitted or 18 fifty dollars (\$50.00) a month.

19 Adjustment of Charge. - The 911 Board must monitor the revenues generated by the (d) 20 service charges imposed by this section. If the 911 Board determines that the rates produce charge 21 imposed produces revenue that exceeds or is less than the amount needed, the 911 Board may 22 adjust the rates. service charge. The rates charge imposed must ensure full cost recovery for 23 communications service providers and over a reasonable period of time, for monthly distributions 24 to primary PSAPs over a reasonable period of time. PSAPs, and for the State ESInet. The 911 25 Board must set the service charge for prepaid wireless telecommunications service at the same 26 rate as the monthly service charge for nonprepaid service. A change in the rate-service charge becomes effective only on July 1. The 911 Board must notify providers of a change in the rates 27 28 service charge at least 90 days before the change becomes effective. The 911 Board must notify 29 the Department of Revenue of a change in the rate-service charge for prepaid wireless 30 telecommunications service at least 90 days before the change becomes effective. The 31 Department of Revenue must provide notice of a change in the rate service charge for prepaid 32 wireless telecommunications service at least 45 days before the change becomes effective only 33 on the Department's Web site.

34

35

SECTION 7.(d) G.S. 143B-1404 reads as rewritten:

### 36 "**§ 143B-1404. 911 Fund.**

...."

37 (a) Fund. – The 911 Fund is created as an interest-bearing special revenue fund within
38 the State treasury. The 911 Board administers the Fund. The 911 Board must credit to the 911
39 Fund all revenues remitted to it from the service charge imposed by G.S. 143B-1403 on
40 communications service connections in the State. G.S. 143B-1403. Revenue in the Fund may
41 only be used as provided in this Part.

42 Allocation of Revenues. – The 911 Board may deduct and retain for its administrative (b) 43 expenses a percentage of the total service charges remitted to it under G.S. 143B-1403 for deposit 44 in the 911 Fund. The percentage may not exceed two-three and one-half percent (2%). (3.5%). 45 The percentage is one percent (1%) unless the 911 Board sets the percentage at a different 46 amount. The 911 Board must monitor the amount of funds required to meet its financial commitment to provide technical assistance to primary PSAPs duties under this Part and set the 47 rate-service charge at an amount that enables the 911 Board to meet this commitment. The 911 48 49 Board must allocate ten percent (10%) a minimum of fifteen percent (15%) of the total service 50 charges to the Next Generation 911 Reserve Fund to be administered as provided in G.S. 143B-1407. The 911 Board must allocate a minimum of five percent (5%) of the total 51

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1	service charges	to the PSAP Grant and Statewide Projects Acco	ount to be administered as	
2		provided in G.S. 143B-1407. The remaining revenues remitted to the 911 Board for deposit in		
3	the 911 Fund are allocated as follows: for distribution to the primary PSAPs, CMRS providers,			
4	or the Accounts	or the Accounts established in G.S. 143B-1407.		
5	(1)	A percentage of the funds remitted by CMRS pro	viders, other than the funds	
6		remitted by the Department of Revenue	from prepaid wireless	
7		telecommunications service, to the 911 Fund are al	llocated for reimbursements	
8		to CMRS providers pursuant to G.S. 143B-1405.		
9	(2)	A percentage of the funds remitted by CMRS prov	viders, all funds remitted by	
10		the Department of Revenue from prepaid wi		
11		service, and all funds remitted by all other commu	1	
12		are allocated for monthly distributions to pri		
13		G.S. 143B-1406 and grants to PSAPs pursuant to		
14	<del>(3)</del>	The percentage of the funds remitted by CMRS pr		
15		providers and PSAPs shall be set by the 911 Boa		
16		the 911 Board as necessary to ensure full cost rec	• •	
17		and, to the extent there are excess funds, for distri	butions to primary PSAPs.	
18	"			
19		<b>FION 7.(e)</b> G.S. 143B-1405 reads as rewritten:		
20		Fund distribution to CMRS providers.		
21		ibution. – CMRS providers are eligible for reimbur		
22 23		osts incurred by the CMRS providers in complying		
23 24		wrvice. this Part. Costs of complying may include co		
24 25		nasing, leasing, programming, installing, testing, or and software required to provide <u>911 communicat</u>		
23 26		onrecurring costs of providing the such service. T		
20 27		must comply with all of the following:	o obtain reinibursement, a	
28	(1)	Invoices must be sworn.		
29	(1) $(2)$	All costs and expenses must be commercially reas	sonable	
30	(3)	All invoices for reimbursement must be relate		
31	(-)	requirements of enhanced-911 service.service in the		
32	(4)	Prior approval must be obtained from the 911		
33		payment of costs that exceed the lesser of:		
34		a. One hundred percent (100%) of the eligib	ble costs allowed under this	
35		section.		
36		b. One hundred twenty-five percent (125%	(6) of the service charges	
37		remitted to the 911 Board by the CMRS pr	rovider.	
38	<u>(5)</u>	A CMRS provider may request reimbursement by		
39		Board not later than six months prior to the end of		
40		identifying the provider's anticipated qualified ex	xpenses for reimbursement	
41		during the Board's next fiscal year.		
42		ent Carryforward If the total amount of invoices		
43		or payment in a month exceeds the amount available		
44		to CMRS providers, the amount payable to each (	-	
45		so that the amount paid does not exceed the amount		
46	balance of the payment is deferred to the following month. A deferred payment accrues interest			
47 48	<ul> <li>at a rate equal to the rate earned by the 911 Fund until it is paid.</li> <li>(c) <u>PSAP Grant and Statewide Project Reallocation</u>. – If the amount of reimbursements</li> </ul>			
48 49	.,	- · · · ·		
49 50		ers approved budgeted by the 911 Board for a fiscal y allocated disbursed for reimbursements to CMRS parts of the comparison of the second sec		
50 51		hay reallocate part of the excess amount to the PSA		
51		ay reallocate part of the excess allount to the rom	1 Orant and Statewide 711	

1		unts established under G.S. 143B-1407. The 911 Board may reallocate			
2	funds under this subsection only once each calendar year and may do so only within the				
3	three-month period that	follows the end of the fiscal year. If the 911 Board reallocates more than			
4	a total of three million dollars (\$3,000,000) to the PSAP Grant and Statewide 911 Projects				
5	Account in a calendar	year, it must consider reducing the amount of the service charge in			
6	G.S. 143B-1404 to refle	ct more accurately the underlying costs of providing 911 system services.			
7	The 911 Board mus	st make the following findings before it reallocates funds to the PSAP			
8	Grant and Statewide 911 Projects Account: Accounts established under G.S. 143B-1407:				
9	(1) Ther	e is a critical need for additional funding for PSAPs in rural or high-cost			
10	areas	to and ensure that enhanced 911 <u>NG911</u> service is deployed throughout			
11	the S	tate.			
12	(2) The $1$	reallocation will not impair cost recovery by CMRS providers.			
13	(3) The	reallocation will not result in the insolvency of the 911 Fund."			
14	SECTION '	7.(f) G.S. 143B-1406 reads as rewritten:			
15	"§ 143B-1406. Fund d	istribution to PSAPs.			
16	(a) Monthly Dis	tribution. – The 911 Board must make monthly distributions to primary			
17	PSAPs from the amoun	t allocated to the 911 Fund for PSAPs. Fund. A PSAP is not eligible for			
18		s section unless it complies with the requirements of this Part, provides			
19	enhanced 911 service, and received distributions from the 911 Board in the 2008-2009 fiscal				
20	year. The Board may reduce, suspend, or terminate distributions under this subsection if a PSAP				
21	does not comply with	the requirements of this Part. The Board must comply with all of the			
22	following:				
23					
24	(3) Form	ula. – The funding formula established by the Board must consider all of			
25	the fe	ollowing:			
26	a.	The population of the area served by a PSAP.			
27	b.	PSAP reports and budgets, disbursement histories, and historical costs.			
28	с.	PSAP operations, 911 technologies used by the PSAP, compliance			
29		with operating standards of the 911 Board, level of service a PSAP			
30		delivers dispatching fire, emergency medical services, law			
31		enforcement, and Emergency Medical Dispatch.			
32	d.	The tier designation of the county in which the PSAP is located as			
33		designated in G.S. 143B-437.08.			
34	e.	Any interlocal government funding agreement to operate a regional			
35		<u>PSAP</u> , or between a primary PSAP and a secondary PSAP, if the			
36		secondary PSAP was in existence as of June 1, 2010, receives funding			
37		under the agreement, and is within the service area of the primary			
38		PSAP.			
39	e1.	Any expenditure authorized by the 911 Board for statewide 911			
40	0	projects or the next generation 911 system.			
41	f.	Any other information the Board considers relevant.			
42					
43		Designations. – The 911 Board must determine how revenue that is			
44		nd for distribution to primary PSAPs and is not needed to make the base			
45	amount distribution required by subdivision (a)(1) of this section is to be used. The 911 Board				
46	must designate a percentage of the remaining funds to be distributed to primary PSAPs on a per				
47 19	capita basis and a percentage to be allocated to the <u>PSAP Grant Account Accounts</u> established in				
48 49	G.S. 143B-1407. If the 911 Board does not designate an amount to be allocated to the PSAP Grant Account, such Accounts, the 911 Board must distribute all of the remaining funds to				
49 50		regional or primary PSAPs on a per capita basis. The 911 Board may not change the percentage			
50 51	designation more than of				
51	acongination more than (	nee cuen neeu yeur.			

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1	(c) Carryf	Forward. – A PSAP may carry forward distributions	for eligible expenditures			
2	for capital outlay,	for capital outlay, capital improvements, or equipment replacement. Amounts carried forward to				
3	the next fiscal ye	the next fiscal year from distributions made by the 911 Board may not be used to lower the				
4	distributions in su	distributions in subsection (a) of this section unless the amount is greater than twenty percent				
5	(20%) of the aver	age yearly amount distributed to the PSAP in the price	<del>or two years. <u>replacement</u></del>			
6	if shown pursuan	t to subsection (f) of this section. The 911 Board ma	allow a PSAP to carry			
7	forward a greater	amount without changing the PSAP's distribution. Ar	nounts carried forward to			
8	the next fiscal ye	ear from distributions made by the 911 Board may	not be used to lower the			
9	distributions in su	bsection (a) of this section unless:				
10	<u>(1)</u>	The amount is greater than twenty percent (20%) of t	<u>he average yearly amount</u>			
11		distributed to the PSAP in the prior two years; or				
12	<u>(2)</u>	The amount in subsection (a) of this section is r	nodified based upon the			
13		Board's expenditures for statewide 911 projects or t	he PSAP's migration to a			
14		next generation 911 network.				
15		Funds. – A PSAP that receives a distribution from t	•			
16	the amount recei	ved to pay for the lease or purchase of real estate,	cosmetic remodeling of			
17		tch centers, hiring or compensating telecommunica	-			
18	mobile communi	cations vehicles, ambulances, fire engines, or oth	ner emergency vehicles.			
19	Distributions rece	eived by a PSAP may be used only to pay for the follo	owing:			
20	(1)	The lease, purchase, or maintenance of:				
21		a. Emergency telephone equipment, includi	ng necessary computer			
22		hardware, software, and database provisioning				
23		b. Addressing. Addressing, provided that addr	essing shall not be paid			
24		following the earlier of July 1, 2021	, or compliance with			
25		<u>G.S. 143B-1406(e1).</u>				
26		c. Telecommunicator furniture.				
27		d. Dispatch equipment located exclusively with				
28		PSAP or back-up PSAP is located, excluding				
29		transmitters, towers, microwave links, and a	intennae used to dispatch			
30		emergency call information from the PSAP of	1			
31		e. Emergency medical, fire, and law enforceme	ent pre-arrival instruction			
32		software.				
33	(2)	The nonrecurring costs of establishing a 911 system				
34	(3)	Expenditures for in-State training of 911 personnel re-	0 0			
35		and operation of the 911 system. Allowable training	1			
36		of transportation, lodging, instructors, certifications				
37		quality assurance training, training associated with ca				
38		medical, fire, or law enforcement procedures, a				
39		managing a PSAP or supervising PSAP staff. Training	-			
40		an eligible expenditure unless the training is unava				
41		PSAP documents that the training costs are less				
42		Training specific to the receipt of 911 calls is allo	•			
43		related call taking quality assurance and improvement				
44		costs and course required prerequisites, including				
45		exams, and drug testing, are not allowable expenditu				
46	(4)	Charges associated with the service supplier's 911				
47		supplier recurring charges. The PSAP providing 911	-			
48		the communications service provider for all 9				
49		equipment, operation, and maintenance charges owe				
50		service provider. A PSAP may contract with a				
51		provider on terms agreed to by the PSAP and the p	provider. Service supplier			

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1			911 service and other recurring charges supplanted by the S	tate ESInet costs		
2			paid by the Board shall not be paid from distributions to PSA			
3			earlier of July 1, 2021, or compliance with G.S. 143B-1406(	-		
4	(e)	Local	Fund. – The fiscal officer of a PSAP to whom a distribution is			
5			posit the funds in a special revenue fund, as defined in G			
6		-	Emergency Telephone System Fund. The fiscal officer may			
7	-		me manner that other money of the local government may be	-		
8			nvested money in the Emergency Telephone System Fund mu			
9						
10	(e1)	the Fund. Revenue deposited into the Fund must be used only as permitted in this section.				
10	<u>(e1)</u>		<u>NG911 Emergency Service IP Network (ESInet). –</u> No later than July 1, 2021, the Board and local governments o	noroting primory		
11		<u>(1)</u>				
12			PSAPs shall develop and fully implement NG911 transition			
			PSAPs to the State ESInet. To the extent practicable, the mig			
14			will be implemented on a sequential region-by-region basis			
15			served by each legacy 911 selective router. The Board			
16			implementation date for a primary PSAP for good cause. For			
17			section, "good cause" means an event or events reasonably b	eyond the ability		
18		$\langle \mathbf{O} \rangle$	of the Board to anticipate or control.	. 011		
19		<u>(2)</u>	All communications service providers required to provide			
20			service shall route the 911 calls of their subscribers to I			
21			interconnection designated by the Board. The Board shall i			
22			interconnection no later than July 1, 2019. The Board shall			
23			points of interconnection in a manner that minimize			
24			communications service providers to the extent practic	able while still		
25			achieving necessary 911 service and ESInet objectives.			
26		(3)	The State ESInet service provider shall receive the 911 calls			
27			communications service provider at the designated Es			
28			interconnection and deliver the calls to the appropriate P			
29			ESInet service provider shall not charge a communications	•		
30			to connect to the State ESInet point of interconnection nor for	or the delivery of		
31		C	the 911 calls to the PSAP.	1 41 11 0		
32	(f)	-	liance. – A PSAP, or the governing entity of a PSAP, must co	omply with all of		
33	the following in order to receive a distribution under this section:					
34 35		 (1a)	On or before July 1, 2019, each primary PSAP dispatching em	arganaumadiaal		
35 36		<u>(4a)</u>	services shall develop policies and procedures for in			
30 37			Emergency Medical Dispatch program approved by the Office			
38			Medical Services. Emergency Medical Dispatch instructions			
39			by a telecommunicator who has completed an emergency in			
40			course approved by the Office of Emergency Medical Service	-		
41		(5)	By July 1, 2016, a <u>A primary</u> PSAP must have a plan and			
42		$(\mathbf{J})$	call-taking in the event 911 calls cannot be received and			
43			primary PSAP. If a PSAP has made substantial p	-		
44			implementation of the plan and means, the 911 Board may g			
45			extension until July 1, 2017, to complete implementation			
46			means. The plan must identify the alternative capability			
47			redirected 911 calls. This subdivision does not require a PSA			
48			alternative facility to serve as a back-up PSAP.	i to construct all		
49		<u>(5a)</u>	On or before July 1, 2020, each PSAP shall deploy equipme	nt products and		
50		<u>(04)</u>	services necessary or appropriate to enable the PSAP to rec			
50			calls for emergency assistance sent via text messages in a m	-		

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		with FCC Order 14-118 and any other FCC order th	at affects the deployment
		of text-to-911. Every local government shall particip	
		establishment and operation of regional PSAPs sha	•
		among local governments and the Board. Nothing	
		construed to prohibit or discourage in any way the	-
		PSAPs.	<u></u>
	<u>(5b)</u>	Persons employed as telecommunicators who are no	ot required to be certified
	<u>1/</u>	by the North Carolina Sheriffs' Education a	-
		Commission shall successfully complete:	
		a. A minimum of 40 hours in a nationally recog	gnized training course for
		911 telecommunicators or a basic telecommu	
		the North Carolina Sheriffs' Education	-
		Commission within one year of the date of t	-
		person beginning employment after July 1,	<u> </u>
		similar minimum training acceptable to	-
		employer; and	
		b. A nationally recognized emergency medic	al dispatch course or an
		emergency medical dispatch course appr	-
		Emergency Medical Services not later th	
		employed subsequent to July 1, 2020, within	•
		employment.	
	(6)	A primary PSAP must comply with the rules, p	policies, procedures, and
		operating standards for primary PSAPs adopted by t	· · ·
"			
	SEC'	<b>FION 7.(g)</b> G.S. 143B-1407 reads as rewritten:	
"§ 143B		<b>PSAP Grant and Statewide 911 Projects Accoun</b>	t; Next Generation 911
	Rese	rve Fund.	
(d)	State	wide 911 Projects The 911 Board may use funds f	rom the PSAP Grant and
Statewid	e 911 P	rojects Account and funds from the Next Generation	911 Reserve Fund for a
statewide	e projec	t if the Board determines the project meets all of the fo	ollowing requirements:
	(1)	The project is consistent with the 911 plan.	
	(2)	The project is cost-effective and efficient when con	mpared to the aggregated
		costs incurred by primary PSAPs for implementing	individual projects.
	(3)	The project is an eligible	expense under
		G.S. 143B-1406(e).G.S. 143B-1406(d).	
	(4)	The project will have statewide benefit for 911 server	ice.
(e)	Next	Generation 911 Fund. – The 911 Board may use funds	from the Next Generation
911 Fund	l to fund	the implementation of next generation 911 systems. I	Notwithstanding Article 8
of Chapt	er 1430	C of the General Statutes, the 911 Board may expe	and funds from the Next
Generati	on 911	Fund to provide for a single data network to serve PS.	APs. The 911 Board may
provide f	funds di	rectly to primary PSAPs to implement next generation	911 systems. By October
1 of each	year, th	ne 911 Board must report to the Joint Legislative Com	mission on Governmental
Operatio	ns on th	e expenditures from the Next Generation 911 Fund fo	r the prior fiscal year and
on the pl	anned e	xpenditures from the Fund for the current fiscal year.	
"			
	<b>SEC</b>	<b>FION 7.(h)</b> G.S. 143B-1408 reads as rewritten:	
"§ 143B-	1408.	Recovery of unauthorized use of funds.	
The 9	911 Boa	rd must give written notice of violation to any commu	nications service provider
or PSAF	found	by the 911 Board to be using monies from the 91	1 Fund for purposes not
authorize	ed by th	is Part. Upon receipt of notice, the communications s	service provider or PSAP
	-		

must cease making any unauthorized expenditures. The communications service provider or 1 2 PSAP may petition the 911 Board for a hearing on the question of whether the expenditures were 3 unauthorized, and the 911 Board must grant the request within a reasonable period of time. If, 4 after the hearing, the 911 Board concludes the expenditures were in fact unauthorized, the 911 5 Board may require the communications service provider or PSAP to refund the monies 6 improperly spent within 90 days. Money received under this section Part must be credited to the 7 911 Fund. If a communications service provider or PSAP does not cease making unauthorized 8 expenditures or refuses to refund improperly spent money, the 911 Board must suspend funding 9 to the provider or PSAP until corrective action is taken." 10 SECTION 7.(i) G.S. 143B-1409 reads as rewritten: 11 "§ 143B-1409. Conditions for providing enhanced 911 service. 12 In accordance with the FCC Order, no CMRS provider is required to provide enhanced 911 13 service until all of the following conditions are met: 14 The CMRS provider receives a request for the service from the administrator (1)15 of a PSAP that is capable of receiving and utilizing the data elements 16 associated with the service. 17 Funds for reimbursement of the CMRS provider's costs are available pursuant (2)18 to G.S. 143B-1405. 19 The local exchange carrier is able to support the requirements of enhanced (3) 20 911 service.this Part." 21 SECTION 7.(j) G.S. 143B-1413 reads as rewritten: 22 "§ 143B-1413. Limitation of liability. 23 Except in cases of wanton or willful misconduct, a communications service provider, (a) 24 and a 911 system provider or next generation 911 system provider, and their employees, 25 directors, officers, vendors, and agents are not liable for any damages in a civil action resulting 26 from death or injury to any person or from damage to property incurred by any person in 27 connection with developing, adopting, implementing, maintaining, or operating the 911 system 28 or in complying with emergency-related information requests from State or local government 29 officials. This section does not apply to actions arising out of the operation or ownership of a 30 motor vehicle. The acts and omissions described in this section include, but are not limited to, 31 the following: 32 The release of subscriber information related to emergency calls or emergency (1)33 services. 34 The use or provision of 911 service, E911 service, or next generation 911 (2)35 service. 36 Other matters related to 911 service, E911 service, or next generation 911 (3) 37 service. 38 Text-to-911 service. (4) 39 In any civil action by a user of 911 services or next generation 911 services arising (b) 40 from an act or an omission by a PSAP, and the officers, directors, employees, vendors, agents, and authorizing government entity of the PSAP, in the performance of any lawful and prescribed 41 42 actions pertaining to their assigned job duties as a 911 or public safety telecommunicator or dispatcher at a PSAP or at any public safety agency to which 911 calls are transferred from a 43 primary PSAP for dispatch of appropriate public safety agencies, the telecommunicator. The 44 45 plaintiff's burden of proof shall be by clear and convincing evidence." 46 SECTION 8. This act is effective when it becomes law.