## By: Senator Dorman

Introduced and read first time: February 1, 1996
Assigned to: Finance
Committee Report: Favorable
Senate action: Adopted
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## CHAPTER

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1 AN ACT concerning
2911 Emergency Telephone System - Local Charges - Notification and Billing
3 FOR the purpose of requiring a county that imposes a certain charge fordeposit to the
4911 Trust Fund account to certify the amount of the additional charge to the 5 Emergency Number Systems Board; requiring the Board to take certain action with 6 regard to certain carriers; altering the time period within which certain carriers are 7 required to add a certain amount to certain bills; and generally relating to charges 8 for deposit to certain 911 Trust Fund accounts and certain bills rendered for certain 9 service.

10 BY repealing and reenacting, with amendments,
Article 41-Governor - Executive and Administrative Departments
Section 18-105(c)
Annotated Code of Maryland
(1993 Replacement Volume and 1995 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
15 SECTION 1. BE IT ENACME That the Laws of Maryland read as follows:
17 Article 41-Governor - Executive and Administrative Departments
18 18-105.

19 (c) (1) In addition to the 911 fee imposed by subsection (b) of thissection, the 20 governing body of each county may by ordinance or resolution after public hearing enact
21 or adopt an additional charge not to exceed 50 cents per month to be applied to all
22 current bills rendered for switched local exchange access service, wireless telephone
23 service, or other 911-accessible service within that county. The amountof the additional

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1 charge may not exceed a level necessary to cover the total amount of eligible operation
2 and maintenance costs of the county.
(2) The additional charge shall continue in effect until repealed or modified

4 by a subsequent ordinance or resolution.
(3) [(i)] Upon adopting, repealing, or modifying an additional charge, the 6 county shall certify the amount of the additional charge to:
(I) [the] THE Public Service Commission which on 60 days' notice 8 shall direct the telephone companies to add the full amount of the additional charge to all 9 current bills rendered for switched local exchange access service in each county which 10 imposed that additional charge[.]; AND
(ii) [Within 60 days of the enactment of a county ordinance or 2 resolution that adopts, repeals, or modifies an additional charge, all 911 service carriers 13 providing service within that county shall add the full amount of the additional charge to 14 all current bills rendered for wireless telephone service or other 911-accessible service in 15 each county that imposed that additional charge] THE BOARD, WHICH SHALLDIRECT
6 ALL 911 SERVICE CARRIERS PROVIDING SERVICE WITHIN THAT COUNTY TO ADD,
17 WITHIN 60 DAYS AFTER THE FIRST DAY OF THE MONTH FOLLOWING THE RECEIPT
OF CERTIFICATION BY THE BOARD, THE FULL AMOUNT OF THE ADDITIONAL
9 CHARGE TO ALL CURRENT BILLS RENDERED FOR WIRELESS TELEPHONE SERVICE
20 OR OTHER 911-ACCESSIBLE SERVICE IN THE COUNTY.
(4) The telephone companies and 911 service carriers shall act as collection 2 agents for the 911 Trust Fund with respect to the additional charges imposed by each county. Revenues from the additional charge shall be collected by the telephone 4 companies and 911 service carriers on a county basis and remitted monthly to the 5 Comptroller for deposit to the 911 Trust Fund account maintained for the county which 6 imposed the additional charge.

