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2001 Regular Session (1lr1369)

ENROLLED BILL

-- Commerce and Government Matters/Finance --

Introduced by Delegates McIntosh and Wood

Read and Examined by Proofreaders:	
	Proofreader.
with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
	Speaker.
CHAPTER	
VACT concerning	
Wireless Enhanced Task Force on Enhanced Wireless 911 Service	
R the purpose of authorizing the establishment of wireless enhanced 911 service in the State in accordance with certain orders; authorizing the Emergency Number Systems Board to review, approve or reject, and audit certain cost estimates submitted by certain commercial mobile radio service providers in a certain manner; authorizing the Board to authorize certain expenditures to certain persons for certain purposes; requiring certain CMRS providers to submit certain estimates and information to the Board; providing that certain	
1	with the Great Seal and presented to the Governor, for his approval this lay of at o'clock,M. CHAPTER ACT concerning Wireless Enhanced Task Force on Enhanced Wireless 911 Service R the purpose of authorizing the establishment of wireless enhanced 911 service in the State in accordance with certain orders; authorizing the Emergency Number Systems Board to review, approve or reject, and audit certain cost estimates submitted by certain commercial mobile radio service providers in a certain manner; authorizing the Board to authorize certain expenditures to certain persons for certain purposes; requiring certain CMRS providers to submit

except in a certain manner; providing for the application of a certain fee to

manner and to cover certain costs; requiring the Comptroller to pay certain

amounts under certain circumstances for certain purposes; extending certain

subscribers of certain commercial mobile radio services, calculated in a certain

immunity from liability to certain providers of certain services; providing for the

establishment of an Advisory Work Group on Wireless Enhanced 911 Service for

certain purposes; altering and adding certain definitions; and generally relating

1	to wireless enhanc	ed 911 service creating the Task Force on Enhanced Wireless
2	911 Service; provi	ding for the membership and co-chairmen of and staff for the
3		ing the Task Force to perform certain duties; requiring the
4		e a certain report by a certain date to the General Assembly;
5		
		ermination of this Act; and generally relating to the Task
6	Force on Enhance	1 Wireless 911 Service.
7	BY repealing and reen	acting, with amendments,
8		nor Executive and Administrative Departments
9		18-103, 18-105, 18-106(c), and 18-107(f)
10		
11		t Volume and 2000 Supplement)
10	CECTION 1 DE I	T ENACTED DV THE CENEDAL ACCEMBLY OF
12		T ENACTED BY THE GENERAL ASSEMBLY OF
13	MARYLAND, That #	e Laws of Maryland read as follows:
14	-	Article 41 - Governor - Executive and Administrative Departmen
15	18-101.	
16	i (f) In this su	otitle, the following words and terms have the meanings
	' indicated:	,
1 /	marcated.	
18	(1)	County" means any of the 23 counties of Maryland and Baltimore
	City.	Country includes any of the 23 countries of that yithin the Battimore
17	City.	
20	(2)	Comptroller" means the Comptroller of the State Treasury.
20	(2)	Computation includes the Computation of the State Treasury.
21	(3)	Board" means the Emergency Number Systems Board.
22	(4)	Sagustany! magney the Sagustany of the State Department of Dublic
22		Secretary" means the Secretary of the State Department of Public
23	Safety and Corrections	H Services.
24	· (5)	'911 system" means a telephone service which meets the planning
25	guidelines established	pursuant to § 18-103 of this subtitle, and which automatically
		ng the digits 911 to an established public safety answering
	_	ides equipment for connecting and outswitching 911 calls
		tral office, trunking facilities from the central office to a public
		, and equipment to connect 911 calls to the appropriate public
30	safety agency.	
31	(6)	Enhanced 911" means a 911 system that provides:
32	<u>.</u>	i) Automatic number identification;
33	; ;	ii) Automatic location identification; and
24		*** A6 11 1 1005 d
34		iii) After July 1, 1995, other future technological advancements
33	that the Board may rec	uire.

1	(7)	"Public	safety answering point" means a communications facility
2	operated on a 24 hour		nich first receives 911 calls from persons in a 911
3	service area and which	ch may, a	s appropriate, directly dispatch public safety services or
4	extend, transfer, or re	lay 911 c	ralls to appropriate public safety agencies.
		ighting, p	safety agency" means a functional division of a public agency olice, medical, or other emergency services or a private vices on a voluntary basis.
		the plan	y plan" means a plan for a 911 system or enhanced 911 system developed by a county or several counties together 103 and 18-104 of this subtitle.
11 12	(10) subtitle.	"911 Tr	ust Fund" means the Fund established by § 18-105 of this
13	(11)	"Multic	ounty" means two or more counties which are contiguous.
14 15	subtitle.	<u>"911 fee</u>	e" means the fee imposed pursuant to § 18-105(b) of this
16 17	(13) to § 18-105(e) of this		onal charge" means the charge imposed by a county pursuant
20	of switched local exc	y voice or change ac	"Wireless telephone service" means public telephone services r data communication which is transmitted independent seess telephone service and which may in part be as part of a larger telephone or cable system.
22		(ii)	"Wireless telephone service" includes:
23			1. Cellular telephone service (cellular);
24			2. Personal communication service (PCS); and
25			3. Specialized mobile radio (SMR).
	cannot connect a per answering point und		"Wireless telephone service" does not include any service that ng the digits 911 to an established public safety 1 system.
		vice that c	"911 accessible service" means any telephone or other connects a person dialing the digits 911 to an vering point under the 911 system.
32 33			(i) "911 service carrier" means any provider of [a wireless MOBILE RADIO service or other 911-accessible service.
34		(ii)	"911 service carrier" does not include a telephone company.

_	COMMUNIO IN MARYL		"CMRS PROVIDER" MEANS A PERSON AUTHORIZED BY THE FEDERAL S COMMISSION TO PROVIDE COMMERCIAL MOBILE RADIO SERVICE
4 5	MEANING	` /	"COMMERCIAL MOBILE RADIO SERVICE" OR "CMRS" HAS THE IN 40 C.F.R. § 20.3.
8	UNDER PRO	OF ORDE	"FCC ORDER" MEANS THE ACCURACY AND OTHER TECHNICAL RS ISSUED BY THE FEDERAL COMMUNICATIONS COMMISSION NGS REGARDING THE COMPATIBILITY OF ENHANCED 911 LING SYSTEMS AND DELIVERY OF WIRELESS ENHANCED 911
		THAT TH	"WIRELESS ENHANCED 911 SERVICE" MEANS ENHANCED 911 E FEDERAL COMMUNICATIONS COMMISSION REQUIRES A CMRS OVIDE UNDER THE FCC ORDER AND IMPLEMENTING REGULATIONS.
	NUMBERS OF CMRS.	(20) BILLED	"SUBSCRIBER BASE" MEANS THE TOTAL NUMBER OF TELEPHONE FOR AND PROVIDED BY A MARYLAND HOME SERVICE PROVIDER
17 18	USE", WIT		"CUSTOMER", "HOME SERVICE PROVIDER", AND "PLACE OF PRIMARY CT TO CMRS, HAVE THE MEANINGS STATED IN 4 U.S.C. § 124.
19	18 103.		
20 21	` /		an Emergency Number Systems Board in the Department of rrectional Services.
22	(b)	The Boa	rd has 13 members appointed by the Governor with the advice and
		he Senate	. The members of the Board serve for terms of 4 years each and
25 26	Maryland;	(1)	One member representing a telephone utility company operating in
27 28	Maryland;	(2)	One member representing the wireless telephone industry in
29 30	Medical Ser	(3) vices;	One member representing the Maryland Institute for Emergency
31		(4)	One member representing the Department of State Police;
32		(5)	One member representing the Maryland Public Service Commission;
33 34	Communica	(6) tions Offi	One member representing the Association of Public Safety

	shall represent services;	(7) nt the car	Two members representing the county fire services in Maryland; one eer fire services and one shall represent the volunteer fire
4		(8)	One member representing police services in Maryland;
5		(9)	One member representing emergency management services; and
6		(10)	Three members representing the public at large.
7	(e)	The Gov	vernor shall appoint a chairperson from among its membership.
10		rd, whicl i on of the	retary shall provide staff services to the Emergency Number of shall include a coordinator position which is responsible for the office of the Board. The position of the coordinator shall be Trust Fund.
	` /	for travel	erd shall serve without compensation except that members may be expenses incurred for Board meetings under the Standard State
	provided for		The terms of the members are staggered as required by the terms sof the Board on July 1, 1983. At the end of a term, a member til a successor is appointed.
20			In the event that a vacancy on the Board occurs after a term has shall appoint a successor representing the organization or group ceurs who serves for the rest of the term and until a successor is
22 23	(g) once a quart	_	s of the Board shall be convened as necessary, but not less than
24 25	, ,		ard shall coordinate the enhancement of county 911 systems. The ities shall be included in this coordination role:
28	and equipme	ent and m	To establish planning guidelines for enhanced 911 system plans in -104. The guidelines shall be based upon available technology may be based upon other factors such as population and area as determined by the Board to be appropriate;
	or multicour guidelines;	(2) nty plans	To establish procedures to review and approve or disapprove county and to evaluate requests for variations from the established
33 34 35	enhancing a	(3) 011 syste	To establish criteria for the request for reimbursement of the costs of em by any county or counties in which a 911 system is in

1	(4)	To tran	smit the planning guidelines and the procedures established
2	in accordance with th	i s sectio i	n, and any amendments to those guidelines and
3	procedures, to the cou	inty exec	rutive and the county council or to the president of the
	board of county comm		
	•		•
5	(5)	To pres	ent annually to the Secretary a schedule for implementing the
6	enhancement of coun		lticounty 911 systems and an estimate of funding
			pproved county plans;
•	requirements sused u	, , , , , , , , ,	pproved county prainty
8	(6)	Torovi	ew and approve or disapprove requests for reimbursement of
	` '		stems and to present to the Secretary annually a
10	schedule for reninbur	semem a	nd an estimate of funding requirements;
	(5)		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
11	(7)	To revi	ew the enhancement of 911 systems;
12	(8)	To audi	t county expenditures for the operation and maintenance of
13	911 systems;		
14	(9)	To ensu	ure inspections of public safety answering points;
15	(10)	To revi	ew and approve or disapprove requests from counties with
_			tems to be exempted from the expenditure limitations
			108(d) of this subtitle; and
1 /	under the provisions	01 	roo(a) or this subtrice, and
10	(1.1)	TO DE	WEW AND ADDOME OF DETECT FORMATED OF DECLIDANCE
18	(11)		VIEW, AND APPROVE OR REJECT, ESTIMATES OF RECURRING
-			ST SUBMITTED BY CMRS PROVIDERS FOR THE DEPLOYMENT
20	OF WIRELESS ENI	IANCEI	9911 SERVICE;
21	(12)	TO CO	NDUCT AN ANNUAL AUDIT OF APPROVED COST ESTIMATES OF
22	CMRS PROVIDERS	TO DE	TERMINE WHETHER THE COST ESTIMATES SUBMITTED
23	DURING THE PREC	EDING	FISCAL YEAR WERE MORE OR LESS THAN THE ACTUAL
			IANCED 911 SERVICE;
	COSTS OF WINDER	DDD LIVI	in (CLD) II GER (ICE,
25	(13)	To outh	orize expenditures from the 911 Trust Fund that:
23	(13)	10 auun	orize expenditures from the 711 Trust I and that:
20		(:)	Torontor automorphism dest
26		(i)	Involve enhancements that:
27			1. Are required by the Board;
28			2. Will be provided to a county by a third party [contractor]
29	CONTRACTOR, IN	CLUDIN	IG A CMRS PROVIDER OR AN AGENT OF A CMRS PROVIDER;
	and		,
31			3. Will incur costs that the Board has approved prior to the
-	formation of a contro	ct betwe	en the county and the contractor; and
22	TOT THAT OF A COUNTY	Ct betwe	en the county and the contractor, and
22		(;;)	And commoned by the Decard for norms and
33		(ii)	Are approved by the Board for payment:
2.4			4 7 1 11 7 12 3 24 4 22
34	00404077		1. From proceeds collected in accordance with the provisions
35	of § 18 105(b) of this	s subtitle	: and

1 2	COUNTY, I	NCLUDI	NG A C		Directly to a third party contractor on behalf of a [county] VIDER AND AN AGENT OF A CMRS PROVIDER.
3	(i) to a county f	(1) for 911 sy			struct the Comptroller to withhold funds provided for any violation of:
5			(i)	The provi	sions of this subtitle; or
6			(ii)	A regulati	on of the Board.
	withholding Board.	(2) the funds	(i) of a cou		I shall state publicly in writing its reason for er its reason in the minutes book of the
10			(ii)	Upon reac	ching its decision, the Board shall notify the county.
11 12	respond in v	vriting to	(iii) the Boar		y shall have 30 days from the date of notification to
13 14	county fund	(3) s for a co			fication by the Board, the Comptroller shall hold saccount within the 911 Trust Fund.
15 16	subparagrap	oh (i) of th			Funds held by the Comptroller under the provisions of not accrue interest for a county.
17 18	shall accrue	to the 91	1 Trust F		nterest income earned on funds held by the Comptroller
19 20	Board direc	(4) ts the Cor			held by the Comptroller shall be held until the the funds.
		to § 2 12	246 of the	State Gov	ennual report to the Governor, the Secretary, ernment Article, the Legislative Policy following information for each county:
24		(1)	The type	e of 911 sy	stem currently operating;
25		(2)	The total	l State and	county fee charged;
26		(3)	The fun	ding formu	la in effect;
27 28	the Board;	(4)	Any sta	utory or re	gulatory violation by a county and the response of
29		(5)	Efforts (o establish	an enhanced 911 system; and
30		(6)	Any sug	gested cha	nges to this subtitle.
				RECURRI	MRS PROVIDER SHALL SUBMIT EACH YEAR TO THE ING COSTS OF DEPLOYING WIRELESS ENHANCED UMBER IN THE SUBSCRIBER BASE. THE CMRS

- 1 PROVIDER SHALL CALCULATE THE ESTIMATE BASED ON THE THEN CURRENT
- 2 DEPLOYMENT OF WIRELESS ENHANCED 911 SERVICE IN ALL AREAS OF THE STATE IN
- 3 WHICH THE CMRS PROVIDER PROVIDES WIRELESS SERVICE.
- 4 (II) A CMRS PROVIDER SHALL SUBMIT TO THE BOARD AN ESTIMATE
- 5 OF NONRECURRING COSTS OF DEPLOYING WIRELESS ENHANCED 911 SERVICE IN
- 6 ORDER TO OBTAIN APPROVAL OF THE COSTS.
- 7 (III) THE BOARD SHALL COMPLETE ITS REVIEW AND APPROVE OR
- 8 REJECT THE ESTIMATED COSTS THAT A CMRS PROVIDER SUBMITS UNDER
- 9 SUBSECTION (H)(11) OF THIS SECTION WITHIN 90 DAYS AFTER RECEIVING THE
- 10 ESTIMATED COSTS FROM THE CMRS PROVIDER. IF THE BOARD REJECTS AN
- 11 ESTIMATED COST. THE BOARD SHALL STATE ITS REASONS FOR THE REJECTION IN
- 12 WRITING TO THE CMRS PROVIDER.
- 13 (2) (I) IN CONNECTION WITH THE AUDIT OF ESTIMATED COSTS
- 14 UNDER SUBSECTION (H)(12) OF THIS SECTION, EACH CMRS PROVIDER SHALL
- 15 PROVIDE VERIFICATION OF ESTIMATED AND ACTUAL COSTS OF SERVICE AS THE
- 16 BOARD REQUESTS.
- 17 (II) 1. IN THE CASE OF AN OVERPAYMENT OR UNDERPAYMENT
- 18 OF NONRECURRING COSTS, THE BOARD MAY:
- 19 A. REQUIRE A REFUND OF AN OVERPAYMENT TO THE 911
- 20 TRUST FUND: OR
- 21 B. ADJUST THE FUNDS APPROVED OR REJECTED UNDER A
- 22 SUBSECUENT NONRECURRING COST ESTIMATE SUBMITTED BY THE CMRS
- 23 PROVIDER.
- 24 2. IF THE CMRS PROVIDER DOES NOT ANTICIPATE
- 25 SUBMITTING A SUBSEQUENT ESTIMATE OF NONRECURRING COSTS, THE BOARD
- 26 SHALL ADOPT A SCHEDULE FOR CORRECTING ANY UNDERPAYMENT.
- 27 (III) IN THE CASE OF AN OVERPAYMENT OR UNDERPAYMENT OF
- 28 RECURRING COSTS, THE BOARD SHALL ADJUST THE FUNDS TO BE APPROVED OR
- 29 REJECTED UNDER A SUBSEQUENT RECURRING COST ESTIMATE SUBMITTED BY THE
- 30 CMRS PROVIDER.
- 31 (3) EXPENDITURES FROM THE 911 TRUST FUND UNDER SUBSECTION
- 32 (H)(13) OF THIS SECTION MAY INCLUDE DIRECT NONRECURRING COSTS INCURRED
- 33 BY A CMRS PROVIDER OR ITS AGENT IN DESIGNING, UPGRADING, PURCHASING,
- 34 PROGRAMMING, INSTALLING, TESTING, ADMINISTERING, OR DELIVERING ALL
- 35 NECESSARY DATA, HARDWARE, SOFTWARE, AND LOCAL EXCHANGE TELEPHONE
- 36 SERVICE THAT ARE REQUIRED TO PROVIDE WIRELESS ENHANCED 911 SERVICE
- 37 UNDER THE FCC ORDER THROUGHOUT THE STATE.
- 38 (4) ON REQUEST OF THE CMRS PROVIDER, AND EXCEPT AS OTHERWISE
- 39 REQUIRED BY LAW, THE INFORMATION THAT A CMRS PROVIDER REPORTS TO THE
- 40 BOARD, INCLUDING VERIFICATION OF COSTS, SHALL BE CONSIDERED

1 CONFIDENTIAL, PRIVILEGED, AND PROPRIETARY, AND MAY NOT BE DISCLOSED OR 2 REDISCLOSED TO ANY PERSON OTHER THAN THE CMRS PROVIDER, INCLUDING A 3 COUNTY THAT REQUESTS WIRELESS ENHANCED 911 SERVICE, WITHOUT THE 4 EXPRESS PERMISSION OF THE CMRS PROVIDER AND WITHOUT EXECUTION OF A 5 NONDISCLOSURE AGREEMENT WITH THE CMRS PROVIDER AND THE BOARD. 6 8-105. 7 (1)There is a 911 Trust Fund created for the purpose of: (a) 8 (i) Reimbursing the counties for enhancements to a 911 system; 9 and 10 (ii) Paying contractors in accordance with the provisions of § 18 103(h)(11) of this subtitle. 12 (2)Moneys in the 911 Trust Fund shall be held in the State Treasury. 13 (b) (1)(I) For purposes of this subtitle, there is a 911 fee to be paid by the subscribers to switched local exchange access service, [wireless telephone] 15 COMMERCIAL MOBILE RADIO service, or other 911 accessible service. The 911 fee is 16 10 cents per month payable at the time when the bills for telephone service are due. FOR CMRS, THE ADDITIONAL CHARGE IMPOSED BY A COUNTY 17 (H)18 SHALL BE APPLIED BASED ON THE TELEPHONE NUMBER PROVIDED BY THE MARYLAND HOME SERVICE PROVIDER OF CMRS AND SHALL BE COLLECTED BASED 20 ON THE PLACE OF PRIMARY USE OF THE CUSTOMER'S HOME SERVICE PROVIDER. 21 The Public Service Commission shall direct the telephone companies 22 to add the 911 fee to all current bills rendered for switched local exchange access service in the State. The telephone companies shall act as collection agents for the 911 24 Trust Fund with respect to the fee, and shall remit all proceeds to the Comptroller on 25 a monthly basis. The telephone companies shall be entitled to credit against the 26 proceeds of the 911 fee to be remitted an amount equal to 1 1/2 percent of the 911 fee to cover the expenses of billing, collecting, and remitting the 911 fee and any additional charges. The Comptroller shall deposit the funds in the 911 Trust Fund. 29 The 911 service carriers shall add the 911 fee to all current bills 30 rendered for wireless telephone service or other 911-accessible service in the State. 31 The 911 service carriers shall act as collection agents for the 911 Trust Fund with 32 respect to the fee and shall remit all proceeds to the Comptroller on a monthly basis. 33 The 911 service carriers shall be entitled to credit against the proceeds of the 911 fee 34 to be remitted an amount equal to 1 1/2 percent of the 911 fee to cover the expenses of 35 billing, collecting, and remitting the 911 fee and any additional charges. The 36 Comptroller shall deposit the funds in the 911 Trust Fund. 37 Notwithstanding the provisions of paragraph (3) of this subsection, 38 for calendar years 1996, 1997, and 1998 only, a 911 service carrier other than a 39 telephone company shall be entitled to credit against the proceeds of the 911 fee to be

1 remitted an amount equal to 2 1/2 percent of the 911 fee to cover the expenses of

2	billing, collecting, and remitting the 911 fee and any additional charges.
3	(c) (1) (I) In addition to the 911 fee imposed by subsection (b) of this
	section, the governing body of each county may by ordinance or resolution after public
	hearing enact or adopt an additional charge not to exceed 50 cents per month to be
	applied to all current bills rendered for switched local exchange access service,
	wireless telephone service, COMMERCIAL MOBILE RADIO SERVICE, or other
	911 accessible service within that county. The amount of the additional [charge may]
9	CHARGE:
10	1. MAY not exceed a level necessary to cover the total amount
	of eligible operation and maintenance costs of the [county]; AND
11	or engine operation and maintenance costs of the [county], AND
12	2. WHERE WIRELESS ENHANCED 911 SERVICE HAS BEEN
	REQUESTED, SHALL COVER ALL REASONABLE DIRECT RECURRING OPERATING
	EXPENSES INCURRED BY CMRS PROVIDERS IN LEASING, ADMINISTERING,
	DELIVERING, OR MAINTAINING ALL NECESSARY DATA, HARDWARE, SOFTWARE, AND
	LOCAL EXCHANGE TELEPHONE SERVICE THAT ARE REQUIRED TO PROVIDE
1/	WIRELESS ENHANCED 911 SERVICE UNDER THE FCC ORDER IN THAT COUNTY.
18	(II) FOR CMRS, THE ADDITIONAL CHARGE IMPOSED BY A COUNTY
	(II) FOR CMRS, THE ADDITIONAL CHARGE IMPOSED BY A COUNTY SHALL BE APPLIED BASED ON THE TELEPHONE NUMBER PROVIDED BY THE
	MARYLAND HOME SERVICE PROVIDER OF CMRS AND SHALL BE COLLECTED BASED
21	ON THE PLACE OF PRIMARY USE OF THE CUSTOMER'S HOME SERVICE PROVIDER.
22	(2) The additional should shall continue in affect until remarked on
22	(2) The additional charge shall continue in effect until repealed or
23	modified by a subsequent ordinance or resolution.
24	(3) (i) Upon adopting, repealing, or modifying an additional charge,
	the county shall certify the amount of the additional charge to the Public Service
	Commission which on 60 days' notice shall direct the telephone companies to add the
	full amount of the additional charge to all current bills rendered for switched local
	exchange access service in each county which imposed that additional charge.
20	exchange access service in each county which imposed that additional charge.
29	(ii) Within 60 days of the enactment of a county ordinance or
	resolution that adopts, repeals, or modifies an additional charge, all 911 service
	earriers providing service within that county shall add the full amount of the
	additional charge to all current bills rendered for wireless telephone service or other
	·
33	911-accessible service in each county that imposed that additional charge.
34	(4) The telephone companies and 911 service carriers shall act as
	eollection 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 companies and 911 service carriers on a county basis and remitted monthly
	to the Comptroller for deposit to the 911 Trust Fund account maintained for the
39	county which imposed the additional charge.
40	(d) Notwithstanding any other provision of this subtitle, the 911 fee
	authorized under this subtitle does not apply to an intermediate service line used
+1	audiorized under time subtitie does not appry to air intermediate service nine used

- 1 exclusively to connect a wireless telephone service or other 911 accessible service
- 2 other than a switched local access service to another telephone system or switching
- 3 device.
- 4 (e) The Secretary shall administer the 911 Trust Fund subject to the
- 5 provisions for financial management and budgeting established by the Department of
- 6 Budget and Management. The Secretary shall cause the Comptroller to establish
- 7 separate accounts for the payment of administrative expenses and for each county
- 8 within the 911 Trust Fund. The income derived from investment of money in the
- 9 Fund shall accrue to the Fund and the Comptroller shall allocate investment income
- 10 among the accounts in the Fund prorated on the basis of the total fees collected in
- 11 each county.
- 12 (f) The Comptroller shall disburse the moneys in the 911 Trust Fund as
- 13 provided in this subsection, subject to the limitations under § 18 103(i) of this
- 14 subtitle.
- 15 (1) Each July 1, the Comptroller shall allocate sufficient revenues from
- 16 the 911 fee to pay the costs of administering the 911 Trust Fund as provided by law.
- 17 (2) As directed by the Secretary and as provided in the State budget, the
- 18 Comptroller shall pay from the appropriate account the costs of:
- 19 (i) Reimbursing the costs of enhancing a 911 system by a county or
- 20 several counties; and
- 21 (ii) Paying contractors in accordance with the provisions of §
- 22 18-103(h)(11) of this subtitle.
- 23 (3) If a 911 system is in operation in a county, the Comptroller shall pay
- 24 to that county from the account of that county the amount of moneys requested by the
- 25 county and as provided in the State budget to pay for the costs of maintaining and
- 26 operating the 911 [system] SYSTEM, INCLUDING COSTS OF DEPLOYING AND
- 27 MAINTAINING WIRELESS ENHANCED 911 SERVICE. The Comptroller shall pay the
- 28 moneys for maintaining and operating 911 systems on September 30, December 31,
- 29 March 31, and June 30 of each year.
- 30 (g) The Legislative Auditor shall conduct postaudits of a fiscal and compliance
- 31 nature of the 911 Trust Fund and of the appropriations and expenditures made for
- 32 purposes of this subtitle. The cost of the fiscal portion of the postaudit examination
- 33 shall be paid from the 911 Trust Fund as an administrative cost.
- 34 18-106.
- 35 (c) A [cellular telephone company or personal communication company]
- 36 CMRS PROVIDER that pays or collects 911 fees under § 18-105 of this subtitle shall
- 37 have the same immunity from liability for transmission failures as that approved by
- 38 the Public Service Commission for local exchange telephone companies that are
- 39 subject to the regulation of the Commission under the Public Utility Companies
- 40 Article.

1	18 107.
2 3	(f) Funds accruing to the 911 Trust Fund after January 1, 1991 may be used in the following manner:
4	(1) Revenues collected from the 911 fee may be used to:
5 6	(i) Reimburse the counties for the cost of 911 system enhancements occurring after January 1, 1991; and
7 8	(ii) Pay contractors in accordance with the provisions of [§ 18-103(h)(11)] § 18-103(H)(13) of this subtitle.
	(2) Revenues collected from the additional charge may be used by the counties for the cost of operating and maintaining a 911 system, subject to the limitations under § 18-108 of this subtitle.
14 15 16 17 18 19 20 21 22 23 24 25	SECTION 2. AND BE IT FURTHER ENACTED, That the State Emergency Numbers System Board shall establish an Advisory Work Group on Wireless Enhanced 911 Service to assist the Board in implementing this Act. The Work Group shall include appropriate representation from Maryland local emergency number systems operators, wireless and land-based communications companies, and other sources as the Board considers appropriate. The Work Group shall present to the Board, in a timely manner as established by the Board, suggested guidelines and standards for costs involved with implementation of wireless enhanced 911 service appropriate for reimbursement under this Act. Companies participating in this Work Group shall provide appropriate customer and cost data necessary for the Work Group's efforts, but any data involved that are not derived from public sources shall be considered confidential, privileged, and proprietary, to the membership of the Work Group and the Board, and shall be accorded the same protection as information disclosed to the Board under Article 41, § 18-103(k)(4) of the Code, as enacted by this Act.
27	(a) There is a Task Force on Enhanced Wireless 911 Service.
28	(b) The Task Force shall consist of the following 44 8 members:
29 30	(1) <u>Three members One member of the Senate of Maryland, appointed by the President of the Senate;</u>
31 32	(2) <u>Three Two members of the House of Delegates, appointed by the Speaker of the House;</u>
33 34	(3) Two representatives of wireless carriers, appointed jointly by the President and the Speaker;
35 36	(4) <u>Two representatives of the Maryland Association of Counties,</u> appointed jointly by the President and the Speaker; and

1		<u>(5)</u>	One representative of the Maryland Emergency Number Systems
2	Board, appoi	nted join	tly by the President and the Speaker.
3 4	(c) Task Force.	The Pres	sident and the Speaker shall designate the co-chairmen of the
5 6	(d) Force.	The Dep	partment of Legislative Services shall provide staff for the Task
7	<u>(e)</u>	The Tasi	k Force shall:
8 9	service;	<u>(1)</u>	Examine existing State law concerning enhanced wireless 911
10		<u>(2)</u>	Receive testimony, as the Task Force considers appropriate;
11 12	enhanced wi	(3) ireless 91	Propose any appropriate statutory changes to State law concerning 1 service; and
			Report its findings and recommendations, subject to the provisions of Government Article, to the General Assembly on or before

- SECTION 3. 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July June 1, 2001. It shall remain effective for a period of 7 months and, at the end of December 31, 2001, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.