The House Committee on Public Safety and Homeland Security offers the following substitute to HB 751:

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 3 of Title 38 of the Official Code of Georgia Annotated, relating to 2 emergency management, so as to establish the Georgia Emergency Communications 3 Authority; to provide for definitions; to provide for a short title; to provide for members, 4 powers, duties, and responsibilities of the authority; to provide for a board of directors and 5 executive director of the authority; to provide for legal services for the authority; to provide 6 for remittance of certain 9-1-1 charges to the authority; to provide for payment by service 7 suppliers to the authority; to provide for administrative costs; to provide for audits; to provide 8 for the assessment of penalties and interest by the authority for noncompliance; to provide 9 for the nondisclosure of certain information submitted to the authority or Department of 10 Revenue; to provide for the use of funds; to amend Title 46 of the Official Code of Georgia 11 Annotated, relating to public utilities and public transportation, so as to revise the Georgia 12 Emergency Telephone Number 9-1-1 Service Act of 1977 to account for the establishment 13 of the authority; to revise definitions; to transfer certain duties from the Georgia Emergency 14 Management and Homeland Security Agency to the authority; to abolish the 9-1-1 Advisory Committee; to revise provisions regarding the registration of certain information by service 15 16 suppliers and Voice over Internet Protocol service suppliers; to revise standards for the 17 establishment and approval of 9-1-1 systems; to establish criteria for county-wide imposition of 9-1-1 charges; to revise the 9-1-1 charge assessed to telephone subscribers; to revise the 18 19 administrative fee retained by service suppliers; to provide for a cost recovery fee billed to 20 subscribers; to revise the prepaid wireless 9-1-1 charge that counties and municipalities may assess and such charge's terms of remittance; to amend Chapter 8 of Title 35, Title 45, and 21 22 Article 1 of Chapter 2 of Title 48 of the Official Code of Georgia Annotated, relating to employment and training of peace officers, public officers and employees, and state 23 24 administrative organization, respectively, so as to make conforming changes; to provide for the nonconfidentiality and nonprivilege of certain information collected by the authority and 25 26 Department of Revenue; to provide for related matters; to provide for effective dates and 27 applicability; to repeal conflicting laws; and for other purposes.

28 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

29	PART I
30	SECTION 1-1.
31 32	Chapter 3 of Title 38 of the Official Code of Georgia Annotated, relating to emergency management, is amended by adding a new article to read as follows:
33	"ARTICLE 12
34	<u>38-3-180.</u>
35	This article shall be known and may be cited as the 'Georgia Emergency Communications
36	Authority Act.'
37	<u>38-3-181.</u>
38	As used in this article, the term:
39	(1) 'Authority' means the Georgia Emergency Communications Authority established
40	pursuant to Code Section 38-3-182.
41	(2) 'Board of directors' or 'board' means the governing body of the authority.
42	(3) 'Emergency 9-1-1 system' or '9-1-1 system' has the same meaning as provided in
43	Code Section 46-5-122.
44	(4) 'Enhanced ZIP Code' has the same meaning as provided in Code Section 46-5-122.
45	(5) 'Local government' means a county, municipality, regional authority, or consolidated
46	government in this state that operates or contracts for the operation of a public safety
47	answering point and has adopted a resolution or ordinance pursuant to Code Section
48	46-5-133 to impose 9-1-1 charges under Code Section 46-5-134.
49	(6) 'Next Generation 9-1-1' or 'NG911' is a secure, nationwide, interoperable
50	standards-based, all Internet protocol emergency communications infrastructure enabling
51	end-to-end transmission of all types of data, including, but not limited to, voice and
52	multimedia communications from the public to a public safety answering point.
53	(7) '9-1-1 charge' has the same meaning as provided in Code Section 46-5-122.
54	(8) 'Public safety answering point' has the same meaning as provided in Code Section
55	<u>46-5-122.</u>
56	(9) 'Service supplier' has the same meaning as provided in Code Section 46-5-122.
57	(10) 'Telephone subscriber' has the same meaning as provided in Code Section 46-5-122
58	(11) 'Wireless enhanced 9-1-1 charge' has the same meaning as provided in Code Section
59	46-5-122.

- 60 38-3-182.
- 61 (a)(1) There is established the Georgia Emergency Communications Authority as a body
- 62 corporate and politic, an instrumentality of the state, and a public corporation, and by that
- 63 name the authority may contract and be contracted with and defend and bring actions,
- 64 <u>including</u>, but not limited to, a private right of action to enforce this article. The authority
- shall be an entity within the Georgia Emergency Management and Homeland Security
- Agency and attached to said agency for all operational purposes.
- 67 (2) All local governments as of July 1, 2018, shall be members of the authority.
- Additional local governments shall become members upon adoption of a resolution or
- ordinance to impose the monthly 9-1-1 charge as authorized by Code Section 46-5-133
- and contingent upon approval by the authority which shall not be unreasonably withheld.
- Any local government member of the authority that ceases operating or contracting for
- 72 <u>the operation of a public safety answering point shall withdraw from the authority subject</u>
- to the terms of any contract, obligation, or agreement with the authority.
- 74 (b) The primary purpose of the authority shall be to administer, collect, audit, and remit
- 75 <u>9-1-1 revenues for the benefit of local governments, as specified in this article, and on such</u>
- 76 terms and conditions as may be determined to be in the best interest of the operation of
- 77 <u>local governments in light of the following factors:</u>
- 78 (1) The public interest in providing cost-efficient collection of revenues;
- 79 (2) Increasing compliance in collection of revenues;
- 80 (3) Easing the administrative burden on vendors and service suppliers; and
- 81 (4) Such other factors as are in the public interest and welfare of the citizens of Georgia.
- 82 (c) In addition to the purposes specified in subsection (b) of this Code section, the
- 83 <u>authority shall have the duties and responsibilities to:</u>
- 84 (1) Apply for, receive, and use federal grants or state grants or both;
- 85 (2) Study, evaluate, and recommend technology standards for the regional and state-wide
- provision of a public safety communications network and 9-1-1 system;
- 87 (3) Identify any changes necessary to accomplish more effective and efficient 9-1-1
- 88 service across this state including consolidation and interoperability of 9-1-1 systems;
- 89 (4) Identify any changes necessary in the assessment and collection of fees under Part 4
- 90 <u>of Article 2 of Chapter 5 of Title 46;</u>
- 91 (5) Develop, offer, or make recommendations to the Georgia Public Safety Training
- 92 <u>Center, Georgia Peace Officers and Standards Training Council, and other state agencies</u>
- as to training that should be provided to telecommunicators, trainers, supervisors, and
- 94 <u>directors of public safety answering points;</u>
- 95 (6) Recommend minimum standards for operation of public safety answering points;

96 (7) Collect data and statistics regarding the performance of public safety answering 97 points; and 98 (8) Identify any necessary changes or enhancements to develop and deploy NG911 99 statewide. 100 (d)(1) Control and management of the authority shall be vested in a board of directors 101 which shall consist of the following: 102 (A) The commissioner of the Department of Public Safety or his or her designee; (B) The commissioner of the Department of Revenue or his or her designee; 103 104 (C) The director of the Georgia Public Safety Training Center or his or her designee; 105 (D) Three members appointed by the Governor who shall be 9-1-1 directors, each of 106 whom shall be currently employed by a public safety answering point. The Georgia 107 9-1-1 Directors Association, the Georgia Chapter of the Association of Public Safety 108 Communications Officials, and the Georgia Chapter of the National Emergency Number Association may provide recommendations to the Governor for such 109 110 appointments; 111 (E) One member appointed by the Governor who shall be an elected member of a 112 county governing authority that operates or contracts for the operation of a public safety 113 answering point. The Association County Commissioners of Georgia may provide 114 recommendations to the Governor for such appointment; (F) One member appointed by the Governor who shall be a county manager, county 115 116 administrator, or finance officer from a county that operates or contracts for the 117 operation of a public safety answering point. The Association County Commissioners of Georgia may provide recommendations to the Governor for such appointment; 118 119 (G) One member appointed by the Governor who shall be an elected member of a city 120 governing authority that operates or contracts for the operation of a public safety 121 answering point. The Georgia Municipal Association may provide recommendations 122 to the Governor for such appointment; 123 (H) One member appointed by the Governor who shall be a city manager, city administrator, or finance officer from a city that operates or contracts for the operation 124 125 of a public safety answering point. The Georgia Municipal Association may provide 126 recommendations to the Governor for such appointment; 127 (I) Two members from the telecommunications industry who shall be appointed by the 128 Governor; 129 (J) One member appointed by the Governor who is a sheriff responsible for managing a public safety answering point. The Georgia Sheriffs' Association may provide 130 131 recommendations to the Governor for such appointment;

132	(K) One police chief appointed by the Governor who is serving a local government.
133	The Georgia Association of Chiefs of Police may provide recommendations to the
134	Governor for such appointment; and
135	(L) One fire chief appointed by the Governor who is serving a local government. The
136	Georgia Association of Fire Chiefs may provide recommendations to the Governor for
137	such appointment.
138	(2) The initial term for appointments made pursuant to subparagraphs (D), (E), (F), (G),
139	and (H) of paragraph (1) of this subsection shall be from July 1, 2018, until June 30,
140	2021. The initial term for appointments made pursuant to subparagraphs (I), (J), (K), and
141	(L) of paragraph (1) of this subsection shall be from July 1, 2018, until June 30, 2020.
142	All subsequent terms shall be for three years. Any vacancies that occur prior to the end
143	of a term shall be filled by appointment in the same manner as the original appointment
144	and shall be for the remainder of the unexpired term.
145	(3) The board may appoint additional persons to serve in an advisory role to the board.
146	Such advisers shall be nonvoting and shall not be counted in ascertaining if a quorum is
147	<u>present.</u>
148	(4) Members of the board of directors shall receive no compensation for their services
149	but may be authorized by the authority to receive an expense allowance and
150	reimbursement from funds of the authority in the same manner as provided for in Code
151	Section 45-7-21, but only in connection with the member's physical attendance at a
152	meeting of the board.
153	(5) Nine members of the board of directors shall constitute a quorum, and the affirmative
154	votes of a majority of a quorum shall be required for any action to be taken by the board.
155	(6) The executive director of the authority shall convene the initial meeting of the board
156	of the authority no later than September 1, 2018, at which time the board shall elect one
157	of its members as chairperson. In addition, the board shall elect from its membership a
158	vice chairperson and a secretary/treasurer.
159	(7) The board of directors shall promulgate bylaws and may adopt other procedures for
160	governing its affairs and for discharging its duties as may be permitted or required by law
161	or applicable rules and regulations.
162	(e) The authority shall have perpetual existence.
163	(f) The authority through its board of directors shall have the power and authority to:
164	(1) Have a seal and alter the same at its pleasure;
165	(2) Make and execute contracts, lease agreements, and all other instruments necessary
166	or convenient to exercise the powers of the authority or to further the public purpose for
167	which the authority is created;

168 (3) Acquire by purchase, lease, or otherwise and to hold, lease, and dispose of real or

- personal property of every kind and character, or any interest therein, in furtherance of
- the purpose of the authority;
- 171 (4) Apply for and to accept any gifts or grants, loan guarantees, loans of funds, property,
- or financial or other aid in any form from the federal government or any agency or
- instrumentality thereof, from the state government or any agency or instrumentality
- thereof, or from any other source for any or all purposes specified in this article and to
- comply, subject to the provisions of this article, with the terms and conditions thereof;
- 176 (5) Deposit or otherwise invest funds held by it in any state depository or in any
- investment that is authorized for the investment of proceeds of state general obligation
- bonds and to use for its corporate purposes or redeposit or reinvest interest earned on
- such funds;
- 180 (6) Exercise any powers granted by the laws of this state to public or private corporations
- that are not in conflict with the public purpose of the authority;
- 182 (7) Do all things necessary or convenient to carry out the powers conferred by this article
- and to carry out such duties and activities as are specifically imposed upon the authority
- 184 <u>by law;</u>
- 185 (8) Bring and defend actions;
- 186 (9) Provide for the collection of moneys;
- 187 (10) Manage, control, and direct proceeds retained under subsection (a) of Code Section
- 188 <u>38-3-188 and the expenditures made therefrom;</u>
- 189 (11) Distribute the proceeds identified under subsection (b) of Code Section 38-3-188
- in such manner and subject to such terms and limitations as provided by such Code
- 191 <u>section; and</u>
- 192 (12) Exercise all other powers necessary for the development and implementation of the
- duties and responsibilities provided for in this article.
- 194 (g) The creation of the authority and the carrying out of its purpose under this article are
- in all respects for the benefit of the people of this state. The authority shall be carrying out
- an essential governmental function on behalf of local governments in the exercise of the
- 197 powers conferred upon it by this article and is, therefore, given the same immunity from
- liability for carrying out its intended functions as other state officials and employees.
- (h) The authority shall not be required to pay taxes or assessments upon any real or
- 200 personal property acquired under its jurisdiction, control, possession, or supervision.
- 201 (i) All moneys received by the authority pursuant to this article shall be deemed to be trust
- funds to be held and applied solely as provided in this article.
- 203 (j) This article, being for the welfare of the state and its inhabitants, shall be liberally
- 204 <u>construed to affect the purposes thereof.</u>

205 (k) Notwithstanding any provision of this Code section to the contrary, the authority shall have no jurisdiction concerning the setting of rates, terms, and conditions for the offering 206 207 of telecommunications services, as defined in Code Section 46-5-162, or for the offering 208 of broadband service, VoIP, or wireless service, as such terms are defined in Code Section 209 <u>46-5-221.</u> 210 (1) The board shall be subject to and shall comply with Chapter 13 of Title 50, the 'Georgia 211 Administrative Procedure Act,' in the same manner as an agency as such term is defined 212 in Code Section 50-13-2. The board may promulgate and amend, from time to time, such 213 rules or regulations, consistent with this article and Chapter 13 of Title 50, the 'Georgia 214 Administrative Procedure Act,' as it deems consistent with or required for the public 215 welfare, for the administration of any provision of this article, or for the orderly conduct 216 of the board's affairs. Any claim by the authority that a service supplier has violated any 217 provision of this article shall be adjudicated as a contested proceeding under Code Section 50-13-13 and be subject to judicial review under Code Section 50-13-19. 218

- 219 <u>38-3-183.</u>
- 220 <u>The director of the Georgia Emergency Management and Homeland Security Agency shall</u>
- 221 appoint an executive director, subject to approval by the board, who shall be the
- 222 <u>administrative head of the authority, and shall establish the salary of the executive director.</u>
- 223 The executive director shall serve at the pleasure of such director. The executive director,
- with the concurrence and approval of such director, shall hire officers, agents, and
- 225 <u>employees; prescribe their duties, responsibilities, and qualifications; set their salaries; and</u>
- 226 perform such other duties as may be prescribed by the authority. Such officers, agents, and
- 227 <u>employees shall serve at the pleasure of the executive director.</u>
- 228 <u>38-3-184.</u>
- 229 The Attorney General shall provide legal services for the authority and, in connection
- 230 therewith, Code Sections 45-15-13 through 45-15-16 shall be fully applicable.
- 231 <u>38-3-185.</u>
- 232 (a) Beginning January 1, 2019, all 9-1-1 charges and all wireless enhanced 9-1-1 charges
- 233 <u>imposed by the governing authority of a local government pursuant to Code Section</u>
- 234 46-5-133 and collected by a service supplier pursuant to Code Sections 46-5-134 and
- 235 <u>46-5-134.1 shall be remitted monthly by each service supplier to the authority not later than</u>
- 236 the twentieth day of the month following the month in which they are collected. Any
- 237 <u>charges not remitted in a timely manner shall accrue interest at the rate specified in Code</u>
- 238 Section 48-2-40, until the date they are paid.

239 (b)(1) Each service supplier collecting and remitting 9-1-1 and wireless enhanced 9-1-1 charges to the authority pursuant to subsection (a) of this Code section shall submit with 240 241 the remitted charges a report identifying the amount of the charges being collected and 242 remitted from telephone subscribers attributable to each county or municipality that operates a public safety answering point, including counties and municipalities that 243 244 operate multijurisdictional or regional 9-1-1 systems or have created a joint authority 245 pursuant to Code Section 46-5-138. 246 (2) For purposes of the monthly report required in paragraph (1) of this subsection, the 247 service supplier shall attempt to utilize enhanced ZIP Codes. If an enhanced ZIP Code 248 designation is not available for an address or if the service supplier is unable to determine the applicable enhanced ZIP Code designation after exercising due diligence to determine 249 250 the designation, the service supplier may apply the five-digit ZIP Code to that address. 251 For purposes of this subsection, there is a rebuttable presumption that a service supplier has exercised due diligence if the service supplier has attempted to determine the 252 253 enhanced ZIP Code designation by utilizing software used by the Streamlined Sales Tax 254 Governing Board pursuant to Code Section 48-8-70.

- 255 <u>38-3-186.</u>
- 256 (a) The authority shall contract with the Department of Revenue for the collection and
- disbursement of charges remitted to the authority under subsection (a) of Code Section
- 258 <u>38-3-185</u>, other than prepaid wireless 9-1-1 charges under Code Section 46-5-134.2. Under
- 259 such nonmonetary contract and to defray the cost of administering such collection and
- 260 <u>disbursement, the Department of Revenue shall receive payment equal to 1 percent of the</u>
- 261 total amount of the gross charges remitted to the authority under subsection (a) of Code
- Section 38-3-185, other than prepaid wireless 9-1-1 charges under Code Section
- 263 46-5-134.2.
- 264 (b) The authority shall also contract with the Department of Revenue for the collection and
- 265 <u>disbursement of prepaid wireless 9-1-1 charges remitted to counties and municipalities</u>
- 266 <u>under Code Section 46-5-134.2.</u> <u>Under such nonmonetary contract and to defray the cost</u>
- of administering such collection and disbursement, the Department of Revenue shall
- 268 receive payment equal to 1 percent of the total amount of the gross charges remitted to the
- 269 <u>authority or Department of Revenue under Code Section 46-5-134.2.</u>
- 270 <u>38-3-187.</u>
- 271 The authority and telecommunications service suppliers shall work in cooperation with the
- 272 <u>state to plan for and implement a state-wide public safety communications network.</u>

273 38-3-188.

274 (a) The Department of Revenue shall retain from the charges remitted to it pursuant to 275 subsection (a) of Code Section 38-3-185 and pursuant to Code Section 46-5-134.2 an 276 amount equal to 1 percent of the total amount of such charges and remit such amount to the 277 authority. 278 (b) Except for the amounts retained by the authority, Department of Revenue, and service 279 suppliers pursuant to Code Sections 38-3-186 and 46-5-134 and this Code section, the 280 remainder of the charges remitted by service suppliers shall be paid by the Department of 281 Revenue to each local government on a pro rata basis based on the remitted amounts 282 attributable to each such local government reported by service suppliers in the reports required by subsection (b) of Code Section 38-3-185. Such payments shall be made by the 283 Department of Revenue to such local governments not later than 30 days following the date 284 285 charges must be remitted by service suppliers to the Department of Revenue pursuant to subsection (a) of Code Section 38-3-185. Under no circumstances shall such payments be, 286 287 or be deemed to be, revenues of the state and such payments shall not be subject to or

available for appropriation by the state for any purpose.

289 <u>38-3-189.</u>

288

290

291

292

293

294

295

296

297

298

299

300

301

302

303

304

305

306

307

308

(a)(1) Beginning January 1, 2019, the authority is authorized to employ or contract with an independent auditor or the Department of Revenue to audit the financial and business records of any service supplier offering communication services capable of connecting 9-1-1 service to the extent necessary to ensure proper collection and remittance of charges in accordance with this article and with Part 4 of Article 2 of Chapter 5 of Title 46. If the authority chooses to contract with the Department of Revenue to audit the financial and business records of any service supplier offering communication services capable of connecting 9-1-1 service, the contract shall be nonmonetary and any and all costs associated with the performance of such audits shall be considered paid for by the administrative fee retained by the Department of Revenue under Code Section 38-3-186. Under no circumstances shall the Department of Revenue retain any additional charges for the purpose of conducting such audits. Such audits shall apply only to charges required to be imposed and collected pursuant to Part 4 of Article 2 of Chapter 5 of Title 46 on or after January 1, 2019. Any audits other than those conducted by the Department of Revenue shall be conducted at the authority's sole expense. The Department of Revenue shall provide to the authority access to all of the department's collection data and records of monthly returns of service suppliers under this Code section. Except as provided by Code Section 38-3-190, such data and records shall not be used by the authority for any purpose other than audits under this Code section and shall otherwise

309 retain any confidential status while in the possession of or use by the authority or others 310 retained by the authority. 311 (2) The board shall develop a schedule for auditing service suppliers according to criteria 312 adopted by the board. Such schedule shall provide for an audit of a service supplier not more than once every three years. Any such audit shall cover a representative sample of 313 314 the service supplier's customer base in the state. (3) Any claim by the authority seeking to adjust the amount of any billing, remittance, 315 316 or charge reported by the service supplier as required under Code Section 38-3-185 or 317 imposing any penalty shall be limited to a period of three years prior to the date of the 318 <u>initial notice to the service supplier of the audit.</u> 319 (b) Failure of a service supplier to comply with any audit required under paragraph (2) of 320 subsection (a) of this Code section, when notice of such audit has been duly served upon 321 a service supplier's registered agent, shall result in a civil penalty of not more than \$1,000.00 per day for each day the service supplier refuses to comply, commencing on a 322 323 date certain as stated in such notice, which in no case shall be less than 45 days, unless 324 otherwise agreed in writing by the parties. A good faith attempt by a service supplier to 325 comply with any such audit shall serve as a defense to a claim of failure to comply in any 326 contested proceeding under Code Section 50-13-13 or judicial review under Code Section 327 50-13-19, and if upheld, there shall be no civil penalty. (c) Willful failure of any service supplier to have billed the monthly charges under Code 328 329 Section 38-3-185 or 46-5-134.2 or to have remitted such collected charges as required shall 330 be subject to a civil penalty of not more than \$25,000.00 in the aggregate or 3 percent of 331 the amount that should have been remitted, whichever is less. The civil penalty shall be 332 in addition to the amount that should have been remitted and shall accrue interest at the rate specified in Code Section 48-2-40. The remedy set forth in this Code section shall be 333 334 enforced solely by the authority and shall be the only remedy for any claim against a 335 service supplier for failure to bill or remit the monthly charges under Code Section 38-3-185 or 46-5-134.2. 336 337 (d)(1) A service supplier shall not incur any liability, including, but not limited to, 338 liability for the payment of unbilled or unremitted charges, for any billing practice 339 previously or subsequently approved in writing by the authority or otherwise approved pursuant to paragraph (2) of this subsection. A service supplier may request that the 340 341 authority approve a billing practice by a written request sent to the executive director of 342 the authority by certified mail. The authority may request additional information from 343 the service supplier regarding the billing practice. 344 (2)(A) The authority shall issue a written decision within 90 days of the executive 345 director's receipt of the service supplier's written request for approval of the billing

346 practice; provided, however, that the authority may, in its discretion, either request additional information or determine that it needs more time, in which case the authority 347 348 shall provide notice of same to the service supplier and a single additional 90 day 349 period shall commence. 350 (B) In the event the authority does not issue a written decision within the time period 351 specified under subparagraph (A) of this paragraph, the billing practice shall be deemed 352 approved pursuant to this subsection. (3) The written approval of a billing practice under this subsection or the approval of a 353 354 billing practice under subparagraph (B) of paragraph (2) of this subsection shall not 355 impair or prohibit the board from adopting and implementing subsequently new 356 requirements by rule or regulation that the board deems appropriate which supersede any 357 such prior approved billing practices; provided, however, that in no case shall any 358 approval of a billing practice by the authority be superseded for a period of at least three 359 years following the date of approval.

360 <u>38-3-190.</u>

361

362

363

364

365

366

367

368

369

370

371

372

373

374

375

376

377

378

(a) Except as otherwise provided in this Code section, all information submitted by a service supplier to the authority or Department of Revenue pursuant to this article shall be presumed to be confidential, proprietary, a trade secret, or subject to exemption from disclosure under state or federal law and shall not be subject to disclosure under Article 4 of Chapter 18 of Title 50. Except as provided in this Code section, such information shall not be released to any person other than to the submitting service supplier, the authority, or auditors or attorneys employed by or under contract with the authority or the Georgia Emergency Management and Homeland Security Agency without the express permission of the submitting service supplier. Members of the authority may also have access to information for the purpose of determining the accuracy of collections and remittances of individual service suppliers related to the member's jurisdiction. Such information shall be used solely for the purposes stated under this article.

(b) Information collected by the authority and Department of Revenue related to this article and Part 4 of Article 2 of Chapter 5 of Title 46 may be publicly released or published but only in aggregate amounts that do not identify or allow identification of numbers of subscribers or revenues attributable to an individual service supplier. All requests for information shall be submitted to the authority and not directly to the Department of Revenue.

(c) Nothing in this Code section shall prohibit the authority or Department of Revenue 379 380 from complying with a court order or request of a state or federal grand jury, taxing or

regulatory authority, law enforcement agency, or prosecuting attorney in conjunction with an ongoing administrative, criminal, or tax investigation.

383 <u>38-3-191.</u>

384

385

386

387

388

All funds, distributions, revenues, grants, appropriations, and rights and privileges of value of every nature accruing to the authority shall be used only for the purpose of developing, maintaining, administering, managing, and promoting the authority, state-wide 9-1-1 advancements, and state-wide public safety communications interoperability and may never be appropriated for any other purpose."

389 PART II

SECTION 2-1.

- Title 46 of the Official Code of Georgia Annotated, relating to public utilities and public transportation, is amended in Code Section 46-5-122, relating to definitions, by revising paragraphs (2), (2.3), (3), (7), (16.1), (17), and (17.1), as follows:
- "(2) 'Authority' 'Agency' means the Georgia Emergency Management and Homeland
 Security Agency established pursuant to Code Section 38-3-20 unless the context clearly
 requires otherwise Georgia Emergency Communications Authority established pursuant
- 397 <u>to Code Section 38-3-182."</u>
- "(2.3) 'Department' means the Department of Community Affairs established pursuant
 to Code Section 50-8-1.
- 400 (3) 'Director' means the director of emergency management appointed pursuant to Code
 401 Section 38-3-20 Reserved."
- 402 "(7) 'Exchange access facility' means the access from a particular telephone subscriber's 403 premises to the telephone system of a service supplier. Exchange access facilities include 404 service supplier provided access lines, PBX trunks, and Centrex network access registers, all as defined by tariffs of the telephone companies as approved by the Georgia Public 405 406 Service Commission or, in the case of detariffed services, as defined in publicly available 407 guidebooks or other publicly available service supplier publications. The term 'exchange access facility' also includes Voice over Internet Protocol service suppliers and any other 408 communication, message, signal, or information delivery system capable of initiating a 409 410 9-1-1 emergency call. Exchange access facilities do not include service supplier owned and operated telephone pay station lines, Wide Area Telecommunications Services 411 (WATS), Foreign Exchange (FX), or incoming only lines." 412
- 413 "(16.1)(A) 'Telephone service' means any method by which a 9-1-1 emergency call is 414 delivered to a public safety answering point. The term 'telephone service' Such term

shall include local exchange telephone service access facilities or other telephone communication service, wireless service, prepaid wireless service, mobile telecommunications service, computer service, Voice over Internet Protocol service, or any technology that delivers or is required by law to deliver a call to a public safety answering point that is:

- (i) Capable of contacting and has been enabled to contact a public safety answering point via a 9-1-1 system by entering or dialing the digits 9-1-1;
- 422 (ii) A telecommunications service as such term is defined in Code Section 48-8-2; 423 and
- 424 (iii) Neither a prepaid calling service nor a prepaid wireless calling service as such 425 terms are defined in Code Section 48-8-2.
 - (B) When a service supplier provides to the same person, business, or organization the voice channel capacity to make more than one simultaneous outbound call from an exchange access facility, then each such separate outbound call voice channel capacity, regardless of technology, shall constitute a separate telephone service.
- 430 (C) When the same person, business, or organization has several wireless telephones,
 431 each wireless telecommunications connection shall constitute a separate telephone
 432 service.
- 433 (D) A broadband connection used for telephone service shall not constitute a separate voice channel capacity subscription for purposes of the 9-1-1 charge.
 - (17) 'Telephone subscriber' means a person or entity to whom which retail telephone service, either residential or commercial, is provided. When the same person, business, or organization has several telephone access lines, each exchange access facility shall constitute a separate subscription. When the same person, business, or organization has several wireless telephones, each wireless telecommunications connection shall constitute a separate connection.
 - (17.1) 'Voice over Internet Protocol service' means includes any technology that permits a voice conversation through any device using a voice connection to a computer, whether through a microphone, a telephone, or other device, which that sends a digital signal over the Internet through a broadband connection to be converted back to the human voice at a distant terminal and that delivers or is required by law to deliver a call to a public safety answering point. Voice over Internet Protocol service shall also include interconnected Voice over Internet Protocol service, which is service that enables real-time, two-way voice communications, requires a broadband connection from the user's location, requires Internet protocol compatible customer premises equipment, and allows users to receive calls that originate on the public service telephone network and to terminate calls to the public switched telephone network."

452 **SECTION 2-2.**

453 Said title is further amended by repealing Code Section 46-5-123, relating to creation of

- 454 9-1-1 Advisory Committee, selection of members, filling vacancies, organization, and roles
- and responsibilities, and designating such Code section as reserved.
- 456 **SECTION 2-3.**
- Said title is further amended by revising Code Section 46-5-124, relating to guidelines for
- 458 implementing state-wide emergency 9-1-1 system and training and equipment standards, as
- 459 follows:
- 460 "46-5-124.
- 461 (a) The agency authority shall develop guidelines for implementing a state-wide
- 462 emergency 9-1-1 system. The guidelines shall provide for:
- 463 (1) Steps of action necessary for public agencies to effect the necessary coordination,
- regulation, and development preliminary to a 9-1-1 system that shall incorporate the
- requirements of each public service agency in each local government of Georgia;
- 466 (2) Identification of mutual aid agreements necessary to effect the 9-1-1 system,
- including coordination on behalf of the State of Georgia with any federal agency to
- secure financial assistance or other desirable activities in connection with the receipt of
- funding that may be provided to communities for the planning, development, or
- implementation of the 9-1-1 system;
- 471 (3) The coordination necessary between local governments planning or developing a
- 9-1-1 system and other state agencies, the Public Service Commission, all affected utility
- and telephone companies, wireless service suppliers, and other agencies;
- 474 (4) The actions to establish emergency telephone service necessary to meet the
- requirements for each local government, including law enforcement, fire-fighting,
- 476 medical, suicide prevention, rescue, or other emergency services; and
- 477 (5) The actions to be taken by a local government desiring to provide wireless enhanced
- 9-1-1 service, including requirements contained in 47 Code of Federal Regulations C.F.R.
- 479 Section 20.18.
- 480 (b) The agency authority shall be responsible for encouraging and promoting the planning,
- development, and implementation of local 9-1-1 system plans. The agency authority shall
- develop any necessary procedures to be followed by public agencies for implementing and
- coordinating such plans and shall mediate whenever disputes arise or agreements cannot
- be reached between the local political jurisdiction and other entities involving the 9-1-1
- 485 system.

486 (c) Notwithstanding any other law to the contrary, no communications officer hired to the 487 staff of a public safety answering point shall be required to complete his or her training 488 pursuant to Code Section 35-8-23 prior to being hired or employed for such position.

(d) The agency authority shall maintain the registry of wireless service suppliers provided for in Code Section 46-5-124.1."

SECTION 2-4.

- Said title is further amended by revising Code Section 46-5-124.1, relating to service suppliers or Voice over Internet Protocol service suppliers must register certain information
- 494 with the director, updating information, and notices of delinquency, as follows:
- 495 "46-5-124.1.

489

490

- 496 (a) Any service supplier or Voice over Internet Protocol service supplier doing business
- in Georgia shall register the following information by January 1, 2019, with the director
- 498 <u>authority</u>:
- (1) The name, address, and telephone number of the representative of the service supplier
- or Voice over Internet Protocol service supplier to whom the resolution adopted pursuant
- to Code Section 46-5-133 or other notification of intent to provide automatic number
- identification or automatic location identification, or both, of a telephone service
- connection should be submitted;
- 504 (2) The name, address, and telephone number of the representative of the service supplier
- or Voice over Internet Protocol service supplier with whom a local government must
- 506 coordinate to implement automatic number identification or automatic location
- identification, or both, of a telephone service connection;
- 508 (3) The counties in Georgia in which the service supplier or Voice over Internet Protocol
- service supplier is authorized to provide and is actively providing telephone service at the
- 510 time the filing is made; and
- 511 (4) Every corporate name under which the service supplier or Voice over Internet
- Protocol service supplier is authorized to provide telephone service in Georgia.
- 513 (b) After the initial submission by each service supplier or Voice over Internet Protocol
- service supplier doing business in this state, <u>if</u> the information required by subsection (a)
- of this Code section changes, it shall be updated and submitted to the director by the tenth
- day of January and the tenth day of July of each year or such other semiannual schedule
- 517 as the director may establish authority within 60 days of such change.
- 518 (c) Every The director shall send a notice of delinquency to any service supplier or Voice
- over Internet Protocol service supplier which fails to shall comply with subsection
- 520 <u>subsections (a) and (b) of this Code section.</u> Such notice shall be sent by certified mail or
- 521 statutory overnight delivery. Any service supplier or Voice over Internet Protocol service

supplier that fails to register and provide the information required by this Code section after 522 receiving notice of the deficiency or noncompliance duly served upon the service supplier's 523 524 or Voice over Internet Protocol service supplier's registered agent and failing to cure the deficiency or noncompliance within 60 days of receiving notice within 30 days after receipt 525 526 of a notice of delinquency shall: 527 (1) Not not be eligible to receive cost recovery funds as provided in subsection (e) of 528 Code Section 46-5-134 until the service supplier or Voice over Internet Protocol service 529 supplier is in compliance with subsection subsections (a) and (b) of this Code section: 530 (2) Be subject to a fine by the authority in the amount of \$1,000.00 per day for each day of failure to comply with subsection (b) of this Code section; and 531 (3) When audited, not be subject to the three-year limit under paragraph (3) of subsection 532 533 (a) of Code Section 38-3-189. (d) Subsection (c) of this Code section shall apply only so long as the deficiency or 534 noncompliance remains uncured. 535 (e) The authority may share the service supplier registry with the Department of Revenue 536 to ensure proper collection and remittance of all 9-1-1 charges." 537 538 **SECTION 2-5.** Said title is further amended by revising Code Section 46-5-126, relating to cooperation by 539 540 commission and telephone industry, as follows: 541 "46-5-126. 542 The agency authority shall coordinate its activities with those of the Public Service 543 Commission, which shall encourage the Georgia telephone industry to activate facility modification plans for a timely 9-1-1 implementation." 544 **SECTION 2-6.** 545 Said title is further amended by revising Code Section 46-5-127, relating to approval of 9-1-1 546 547 systems by agency, as follows: "46-5-127. 548 549 (a) After January 1, 1978, and prior to January 1, 2019, no emergency 9-1-1 system shall be established, and no existing system shall be expanded to provide wireless enhanced 550 9-1-1 service, without written confirmation by the agency Georgia Emergency 551 Management and Homeland Security Agency that the local plan conforms to the guidelines 552 and procedures provided for in Code Section 46-5-124. 553 (b) On or after January 1, 2019, no emergency 9-1-1 system shall be established, and no 554 555 existing system shall be expanded to provide wireless enhanced 9-1-1 service, without 556 written confirmation by the authority that the local plan conforms to the guidelines and

procedures provided for in Code Section 46-5-124. The authority shall not deny 557 establishment of a new system or an expansion to provide wireless enhanced 9-1-1 service 558 559 if the local plan conforms to the guidelines and procedures provided for in Code Section 46-5-124." 560 561 SECTION 2-7. Said title is further amended by revising Code Section 46-5-128, relating to cooperation by 562 public agencies, as follows: 563 "46-5-128. 564 All public agencies shall assist the agency authority in its efforts to carry out the intent of 565 this part; and such agencies shall comply with the guidelines developed pursuant to Code 566 567 Section 46-5-124 by furnishing a resolution of intent regarding an emergency 9-1-1 system." 568 **SECTION 2-8.** 569 Said title is further amended by revising Code Section 46-5-129, relating to use of 9-1-1 570 emblem, as follows: 571 572 "46-5-129. 573 The agency authority may develop a 9-1-1 emblem which may be utilized on marked vehicles used by public safety agencies participating in a local 9-1-1 system." 574 575 **SECTION 2-9.** 576 Said title is further amended by revising Code Section 46-5-130, relating to federal 577 assistance, as follows: 578 "46-5-130. The agency authority is authorized to apply for and accept federal funding assistance in the 579 580 development and implementation of a state-wide emergency 9-1-1 system." SECTION 2-10. 581 Said title is further amended by revising Code Section 46-5-131, relating to exemptions from 582 liability in operation of 9-1-1 system, as follows: 583 "46-5-131. 584 (a) Whether participating in a state-wide emergency 9-1-1 system or an emergency 9-1-1 585 system serving one or more local governments, neither the state nor the authority nor any 586 local government of the state nor any emergency 9-1-1 system provider or service supplier 587 588 or its employees, directors, officers, contractors, and agents, except in cases of wanton and 589 willful misconduct or bad faith, shall be liable for death or injury to any person or for

damage to property as a result of either developing, adopting, establishing, participating in, implementing, maintaining, or carrying out duties involved in operating the emergency 9-1-1 system or in the identification of the telephone number, address, or name associated with any person accessing an emergency 9-1-1 system.

(b) No local government of the State of Georgia shall be required to release, indemnify, defend, or hold harmless any emergency 9-1-1 system provider from any loss, claim, demand, suit, or other action or any liability whatsoever which arises out of subsection (a) of this Code section, unless the local government agrees or has agreed to assume such obligations."

599 **SECTION 2-11.**

590

591

592

593

594

595

596

597

598

600

601

602

603

604

605

606

607

608

609

610

611

612

613

614

615

616

617

618

619

Said title is further amended in Code Section 46-5-133, relating to authority of local government to adopt resolution to impose monthly 9-1-1 charge, by adding a new subsection to read as follows:

"(d) Unless a municipality has imposed any charge authorized by this part, a county's imposition by resolution of any charge authorized by this part shall be applied countywide and the emergency 9-1-1 system shall be provided as a county-wide service. Any emergency call from a member of the public received by such a county or contracted public safety answering point shall be directed to the appropriate county or municipality public safety agency personnel who are able to respond to such call or other county or municipal dispatching personnel, and such public safety answering point shall maintain the connection with the caller or such public safety or dispatching personnel until the public safety answering point relays sufficient information for such personnel to respond to the call. Such county shall not impose fees or charges on the municipality or its public safety agency for the emergency call and connection services described in this subsection; provided, however, that nothing in this subsection is intended to supersede any existing intergovernmental agreements not otherwise in conflict with this subsection. The authority is authorized to adopt rules and regulations consistent with this subsection to ensure that emergency callers receive public safety services in an efficient, effective, and responsive manner and that responding public safety personnel are provided the necessary information to provide such services."

620 **SECTION 2-12.**

Said title is further amended in Code Section 46-5-134, relating to billing of subscribers, liability of subscriber for service charge, taxes on service, establishment of Emergency Telephone System Fund, records, and use of funds, by revising subsections (a), (b), (d), (e), and (i) as follows:

"(a)(1)(A)(i) Unless exempt, the The telephone subscriber of any telephone service may shall be billed for the monthly 9-1-1 charge, if any, imposed with respect to such telephone service by the service supplier. Such 9-1-1 charge may not exceed shall be \$1.50 per month per telephone service provided to the telephone subscriber except as reduced pursuant to paragraph (4) of subsection (d) of this Code section. In the event that any telephone service supplier, due to its normal billing practices, is unable to charge differing amounts set by each local government as the 9-1-1 charge, such telephone service supplier shall collect on behalf of local governments that have authorized a 9-1-1 charge \$1.50 per month per telephone service provided to the telephone subscribers to whom it provides telephone service in every area served by the emergency 9-1-1 system.

(ii) In computing the amount due under this subsection, the number of 9-1-1 charges a telephone subscriber shall be assessed shall not exceed the number of simultaneous outbound calls that can be made from voice channels the service supplier has activated and enabled. For telephone service that provides to multiple locations shared simultaneous outbound voice channel capacity configured to and capable of accessing a 9-1-1 system in different states, the monthly 9-1-1 charge shall be assessed only for the portion of such shared voice channel capacity in this state as identified by the service supplier's books and records. In determining the portion of shared capacity in this state, a service supplier may rely on, among other factors, a customer's certification of its allocation of capacity in this state, which may be based on each end user location, the total number of end users, and the number of end users at each end user location.

(B) All telephone services billed to federal, state, or local governments shall be exempt from the 9-1-1 charge. Each service supplier shall, on behalf of the local government, collect the 9-1-1 charge from those telephone subscribers to whom it provides telephone service in the area served by the emergency 9-1-1 system. As part of its normal billing process, the service supplier shall collect the 9-1-1 charge for each month a telephone service is in service, and it shall list the 9-1-1 charge as a separate entry on each bill. Nothing in this Code section shall be construed to require a service supplier to list the 9-1-1 charge as a surcharge or separate entry on each bill. Service suppliers that do not list the 9-1-1 charge as a separate entry on each bill shall remit the 9-1-1 charge for each telephone subscriber that pays the bill; provided, however, that this information shall be maintained in a form auditors can access. If a service supplier receives a partial payment for a bill from a telephone subscriber, the service supplier shall apply the payment against the amount the telephone subscriber owes the service supplier first.

(C) This paragraph shall not apply to wireless service or prepaid wireless service or the telephone subscribers or service suppliers of such services.

(2)(A) If the governing authority body of a local government operates or contracts for the operation of an emergency 9-1-1 system which a public safety answering point that is capable of providing or provides automatic number identification of a wireless telecommunications connection and the location of the base station or cell site which receives a 9-1-1 call from a wireless telecommunications connection, the subscriber of a wireless telecommunications connection whose billing address place of primary use is within the geographic area that is served by the local government or that would be served by the local government for the purpose of such an emergency 9-1-1 system a public safety answering point may be billed for the monthly wireless enhanced 9-1-1 charge, if any, imposed with respect to that connection by the wireless service supplier. Such wireless enhanced 9-1-1 charge may not exceed the amount of the monthly 9-1-1 charge imposed upon other telephone subscribers pursuant to paragraph (1) of this subsection nor exceed \$1.00 shall be \$1.50 per month per wireless telecommunications connection provided to the telephone subscriber except as otherwise provided in paragraph (4) of subsection (d) of this Code section.

(B) If the governing authority body of a local government operates or contracts for the operation of an emergency 9-1-1 system which is capable of providing or provides automatic number identification and automatic location identification of a wireless telecommunications connection, the subscriber of a wireless telecommunications connection whose place of primary use is within the geographic area that is served by the local government or that would be served by the local government for the purpose of such an emergency 9-1-1 system may be billed for the monthly wireless enhanced 9-1-1 charge, if any, imposed with respect to that connection by the wireless service supplier. Such wireless enhanced 9-1-1 charge may not exceed the amount of the monthly 9-1-1 charge imposed upon other telephone subscribers pursuant to paragraph (1) of this subsection and shall be imposed on a monthly basis for each wireless telecommunications connection provided to the telephone subscriber.

(C) All wireless telecommunications connections billed to federal, state, or local governments shall be exempt from the wireless enhanced 9-1-1 charge. Each wireless service supplier shall, on behalf of the local government, collect the wireless enhanced 9-1-1 charge from those telephone subscribers whose place of primary use is within the geographic area that is served by the local government or that would be served by the local government for the purpose of such an emergency 9-1-1 system. As part of its normal billing process, the wireless service supplier shall collect the wireless enhanced 9-1-1 charge for each month a wireless telecommunications connection is in service,

and it shall may list the wireless enhanced 9-1-1 charge as a separate entry on each bill. Nothing in this Code section shall be construed to require a wireless service supplier to list the 9-1-1 charge as a separate entry on each bill. Wireless service suppliers that do not list the 9-1-1 charge as a separate entry on each bill shall remit the 9-1-1 charge for each telephone subscriber that pays the bill; provided, however, that this information shall be maintained in a form auditors can access. If a wireless service supplier receives partial payment for a bill from a telephone subscriber, the wireless service supplier shall apply the payment against the amount the telephone subscriber owes the wireless service supplier first.

- (D) Notwithstanding the foregoing, the application of any 9-1-1 service charge with respect to a mobile telecommunications service, as defined in 4 U.S.C. Section 124(7), shall be governed by the provisions of Code Section 48-8-6.
- 711 (E) This paragraph shall not apply to prepaid wireless service or the telephone 712 subscribers or service suppliers of such service.
 - (b) Every telephone subscriber in the area served by the emergency 9-1-1 system shall be liable for the 9-1-1 charges and the wireless enhanced 9-1-1 charges imposed under this Code section until it has been paid to the service supplier. A service supplier shall have no obligation to take any legal action to enforce the collection of the 9-1-1 charge or wireless enhanced 9-1-1 charge. The service supplier shall provide the governing authority within 60 days with the name and address of each subscriber who has refused to pay the 9-1-1 charge or wireless enhanced 9-1-1 charge after such 9-1-1 charge or wireless enhanced 9-1-1 charge has become due. A collection action may be initiated against the subscriber by the authority local government that imposed the charges, and reasonable costs and attorneys' fees associated with that collection action may be awarded to the authority local government collecting the 9-1-1 charge or wireless enhanced 9-1-1 charge."
 - "(d)(1) Each service supplier that collects 9-1-1 charges or wireless enhanced 9-1-1 charges on behalf of the local government is entitled to retain as an administrative fee an amount equal to $\frac{3}{2}$ percent of the gross 9-1-1 or wireless enhanced 9-1-1 charge receipts to be remitted to the local government; provided, however, that such amount shall not exceed $\frac{3}{2}$ for every dollar so remitted. The remaining amount shall be due quarterly to the local government and shall be remitted to it no later than 60 days after the close of a calendar quarter.
 - (2) The 9-1-1 charges and the wireless enhanced 9-1-1 charges collected by the service supplier and transmitted to the authority for distribution to local governments pursuant to Code Section 38-3-185 shall, upon being received by a local government, be deposited and accounted for in a separate restricted revenue fund known as the Emergency Telephone System Fund maintained by the local government. The local government may

invest the money in the fund in the same manner that other moneys of the local government may be invested and any income earned from such investment shall be deposited into the Emergency Telephone System Fund.

- (3) On or before July 1, 2005, any funds that may have been deposited in a separate restricted wireless reserve account required by this Code section prior to such date shall be transferred to the Emergency Telephone System Fund required by paragraph (2) of this subsection.
- (4) The local government may on an annual basis, and at its expense, audit or cause to be audited the books and records of service suppliers with respect to the collection and remittance of 9-1-1 charges.
- (5) Such monthly 9-1-1 charges and wireless enhanced 9-1-1 charges may be reduced at any time by the governing authority by resolution; provided, however, that said governing authority The governing body of a local government shall be required to reduce such monthly 9-1-1 charge or wireless enhanced 9-1-1 charge at any time the projected revenues from 9-1-1 charges or wireless enhanced 9-1-1 charges will cause the unexpended revenues in the Emergency Telephone System Fund at the end of the fiscal year to exceed by one and one-half times the unexpended revenues in such fund at the end of the fiscal year or at any time the unexpended revenues in such fund at the end of the immediately preceding fiscal year. Such reduction in the 9-1-1 charge or wireless enhanced 9-1-1 charge shall be in an amount which will avert the accumulation of revenues in such fund at the end of the fiscal year which will exceed by one and one-half times the amount of revenues in the fund at the end of the immediately preceding fiscal year.
- (e)(1) A wireless service supplier may recover its costs expended on the implementation and provision of wireless enhanced 9-1-1 services to subscribers in an amount not to exceed 30¢ of each 9-1-1 charge collected from a place of primary use that is within the geographic area that is served by the local government or would be served by the local government for the purpose of such emergency 9-1-1 system; provided, however, that such amount may be increased to 45¢ upon implementation of step two of the state plan governing 9-1-1 enhanced communications as provided in subsection (g) of this Code section. Such cost recovery amount shall be based on the actual cost incurred by the wireless service supplier in providing wireless enhanced 9-1-1 services by imposing a cost recovery fee not to exceed 45¢ per month or including such costs in existing cost recovery or regulatory recovery fees billed to the subscriber. In no event shall a service supplier deduct any amounts for cost recovery or otherwise from the charges to be remitted to the authority pursuant to Code Section 38-3-185 or 46-5-134.2.

773 (2) A wireless service supplier shall not be authorized to recover any costs under 774 paragraph (1) of this subsection with respect to any prepaid wireless services."

- 775 "(i) The service supplier shall maintain records of the amount of the 9-1-1 charges and 776 wireless enhanced 9-1-1 charges collected for a period of at least three years from the date 777 of collection. The local government may, at its expense, require an annual audit of the 778 service supplier's books and records with respect to the collection and remittance of the
- 779 9-1-1 charges and wireless enhanced 9-1-1 charges."

780 **SECTION 2-13.**

- 781 Said title is further amended by revising Code Section 46-5-134.1, relating to counties where
- 782 the governing authorities of more than one local government have adopted a resolution to
- 783 impose an enhanced 9-1-1 charge, as follows:
- 784 "46-5-134.1.
- 785 (a) This Code section shall apply in counties where the governing authorities bodies of
- more than one local government have adopted a resolution to impose a 9-1-1 charge in
- accordance with the provisions of subsection (a) of Code Section 46-5-133 and
- notwithstanding any contrary provision of Code Section 46-5-133 or 46-5-134.
- 789 (b) A wireless service supplier may certify to any of the governing authorities bodies
- described in subsection (a) of this Code section that the wireless service supplier is unable
- to determine whether the billing addresses of its subscribers are within the geographic area
- that is served by such local government. Upon such certification, the wireless service
- supplier shall be authorized to collect the 9-1-1 charge for wireless enhanced 9-1-1 services
- from any of its subscribers whose billing address is within the county and is within an area
- that is as close as reasonably possible to the geographic area that is served by such local
- 796 government. The wireless service supplier shall notify such subscribers that if such
- subscriber's billing address is not within the geographic area served by such local
- government, such subscriber is not obligated to pay the 9-1-1 charge for wireless enhanced
- 799 9-1-1 service.
- 800 (c) Unless otherwise provided in an agreement among the governing authorities bodies
- described in subsection (a) of this Code section, the charges collected by a wireless service
- supplier pursuant to this Code section shall be remitted to such governing authorities bodies
- based upon the number of calls from wireless telecommunications connections that each
- such individual local government receives and counts relative to the total number of calls
- from wireless telecommunications connections that are received and counted by all of such
- local governments.
- 807 (d) The authority powers granted to a wireless service supplier pursuant to this Code
- section shall terminate:

(1) On the date that the wireless service supplier certifies to a governing authority body of a local government described in subsection (a) of this Code section that the wireless service supplier is able to determine whether the billing addresses of its subscribers are within the geographic area that is served by such governing authority body; or

(2) On the date which is 180 days from the date that any of its subscribers were first billed under this Code section, whichever is earlier.

Upon termination of such authority powers, the wireless service supplier shall collect the 9-1-1 charge for wireless enhanced 9-1-1 service as provided in Code Section 46-5-134."

SECTION 2-14.

Said title is further amended in Code Section 46-5-134.2, relating to prepaid wireless 9-1-1 charge, definitions, imposition of fee by localities, collection and remission of charges, and distribution of funds, by revising subsections (b) and (j) as follows:

- "(b)(1) Counties and municipalities that operate a 9-1-1 public safety answering point, including counties and municipalities that operate multijurisdictional or regional 9-1-1 systems or have created a joint authority pursuant to Code Section 46-5-138, are authorized to impose by ordinance or resolution a prepaid wireless 9-1-1 charge in the amount of $75 \neq \$1.50$ per retail transaction. Imposition of the charge authorized by this Code section by a county or municipality shall be contingent upon compliance with the requirements of paragraph (1) of subsection (j) of this Code section.
- (2) Where a county or municipality that operates a 9-1-1 public safety answering point fails to comply with the requirements of paragraph (1) of subsection (j) of this Code section by December 31, 2011, on and after that date, the prepaid wireless 9-1-1 charge authorized by paragraph (1) of this subsection shall be imposed within the jurisdiction of such counties and municipalities as a state fee for state purposes."
- "(j) Prepaid wireless 9-1-1 charges remitted to the commissioner as provided in this Code section shall be distributed to counties, municipalities, and the State of Georgia as follows:
 - (1) On or before December 31 of the year prior to the first year that the prepaid wireless 9-1-1 charge is imposed, each county and municipal corporation levying the prepaid wireless 9-1-1 charge, including counties and municipalities levying the prepaid wireless 9-1-1 charge that operate multijurisdictional or regional 9-1-1 systems or have created a joint authority pursuant to Code Section 46-5-138, shall file with the commissioner a certified copy of the pertinent parts of all ordinances and resolutions and amendments thereto which levy the prepaid wireless 9-1-1 charge authorized by this Code section. The ordinance or resolution specified herein shall specify an effective date of January 1, 2012, and impose a prepaid wireless 9-1-1 charge in the amount specified in paragraph (1) of subsection (b) of this Code section. The filing required by this paragraph shall be

a condition of the collection of the prepaid wireless 9-1-1 charge within any county or municipality;

- (2)(A) Each county or municipality operating a public safety answering point that has levied the prepaid wireless 9-1-1 charge authorized by this Code section and complied with the filing requirement of paragraph (1) of this subsection shall receive an amount calculated by multiplying the total amount remitted to the commissioner during the 12 month period ending on June 30 monthly times a fraction, the numerator of which is the population of the jurisdiction or jurisdictions operating the public safety answering point and the denominator of which is the total population of this state. An amount calculated by multiplying the total amount remitted to the commissioner during the 12 month period ending on June 30 monthly times a fraction, the numerator of which is the total population of any jurisdiction or jurisdictions operating public safety answering points that have not complied with the filing requirement of paragraph (1) of this subsection and the denominator of which is the total population of this state, shall be deposited as provided in paragraph (5) (4) of this subsection.
- (B) Notwithstanding the provisions of subparagraph (A) of this paragraph, the initial monthly distribution shall be calculated using the total amount remitted to the commissioner during the six-month period beginning January 1, 2012 2019, and ending June 30, 2012 January 31, 2019.
- (C) For the purposes of this paragraph, population shall be measured by the United States decennial census of 2010 or any future such census plus any corrections or revisions contained in official statements by the United States Bureau of the Census made prior to the first day of September immediately preceding the distribution of the proceeds of such charges by the commissioner and any official census data received by the commissioner from the United States Bureau of the Census or its successor agency pertaining to any newly incorporated municipality. Such corrections, revisions, or additional data shall be certified to the commissioner by the Office of Planning and Budget on or before August 31 of each year;
- (3) Funds shall be distributed annually on or before October 15 of each year monthly not later than 30 days following the date charges must be remitted by the seller to the department. Such distribution shall include any delinquent charges actually collected by
- the commissioner for a previous fiscal year which have not been previously distributed;
- 877 (4) Prior to calculating the distributions to county and municipal governments as
- provided in this subsection, the commissioner shall subtract an amount, not to exceed 2
- percent of remitted charges, to defray the cost of administering and distributing funds
- from the prepaid wireless 9-1-1 charge. Such amount shall be paid into the general fund
- 881 of the state treasury;

(5) Funds distributed to a county or municipality pursuant to this Code section shall be deposited and accounted for in a separate restricted revenue fund known as the Emergency Telephone System Fund, maintained by the local government pursuant to paragraph (2) of subsection (d) of Code Section 46-5-134. The commissioner shall deposit all funds received pursuant to paragraph (2) of subsection (b) of this Code section, other than the funds received pursuant to paragraph (4) of this subsection, into the general fund of the state treasury in compliance with Article 4 of Chapter 12 of Title 45, the 'Budget Act.' It is the intention of the General Assembly, subject to the appropriation process, that an amount equal to the amount deposited into the general fund of the state treasury as provided in this paragraph be appropriated each year to a program of state grants to counties and municipalities administered by the department for the purpose of supporting the operations of public safety answering points in the improvement of 9-1-1 service delivery. The department shall promulgate rules and regulations for the administration of the 9-1-1 grant program; and (6)(5) Notwithstanding a county's or municipality's failure to comply with the filing requirement of paragraph (1) of this subsection prior to January 1, 2012, a county or municipality that subsequently meets such filing requirements prior to January 1 of any subsequent year shall become eligible to participate in the next succeeding distribution of proceeds pursuant to subparagraph (A) of paragraph (2) of this subsection."

901 PART III902 SECTION 3-1.

Chapter 8 of Title 35 of the Official Code of Georgia Annotated, relating to employment and training of peace officers, is amended by revising Code Section 35-8-23, relating to basic training course for communications officers, certification requirements, duties of council, and rules and regulations, as follows:

907 "35-8-23.

882

883

884

885

886

887

888

889

890

891

892

893

894

895

896

897

898

899

900

903

904

905

906

908

909

910

911

912

913

914

915

- (a) As used in this Code section, the term 'communications officer' means and includes any person employed by the state or a local governmental agency to receive, process, or transmit public safety information and dispatch law enforcement officers, firefighters, medical personnel, or emergency management personnel.
 - (b) Any person employed on or after July 1, 1995, as a communications officer shall satisfactorily complete a basic training course approved by the council. Persons who are employed on July 1, 1994, shall register with the council and may be certified by voluntarily complying with the certification process. Any person who fails to comply with

the registration or certification process of the council shall not perform any duties of a communications officer and may have his or her certificate sanctioned or revoked.

- 918 (c) The council shall conduct administrative compliance reviews with respect to the
- 919 requirements of this Code section. The council, in coordination with the Georgia
- 920 Emergency Communications Authority, shall be authorized to promulgate rules and
- regulations to facilitate the administration and coordination of standards, certification, and
- ompliance reviews consistent with the provisions of this Code section.
- 923 (d) On and after July 1, 1998, the basic training course for communications officers shall
- 924 include training in the use of telecommunications devices for the deaf (TDD's), and no
- person shall on or after that date be certified by the council under this Code section unless
- such person has satisfactorily completed such training."
- 927 **SECTION 3-2.**
- 928 Title 45 of the Official Code of Georgia Annotated, relating to public officers and employees,
- 929 is amended in Code Section 45-7-21, relating to expense allowance and travel cost
- 930 reimbursement for members of certain boards and commissions, by revising paragraph (6)
- 931 of subsection (a) as follows:
- 932 "(6) Reserved Georgia Emergency Communications Authority;"
- 933 **SECTION 3-3.**
- 934 Said title is further amended by revising Code Section 45-15-13, relating to representation
- 935 of state authorities by Attorney General, as follows:
- 936 "45-15-13.
- As used in Code Sections 45-15-14 through 45-15-16, the term 'state authorities' means the
- 938 following instrumentalities of the state: Georgia Building Authority, Georgia Education
- 939 Authority (Schools), Georgia Education Authority (University), Georgia Highway
- 940 Authority, Georgia Ports Authority, State Road and Tollway Authority, Jekyll
- 941 Island—State Park Authority, and Stone Mountain Memorial Association, and Georgia
- 942 <u>Emergency Communications Authority.</u>"
- 943 **SECTION 3-4.**
- Article 1 of Chapter 2 of Title 48 of the Official Code of Georgia Annotated, relating to state
- 945 administrative organization, is amended by revising Code Section 48-2-15, relating to
- 946 confidential information, as follows:
- 947 "48-2-15.
- 948 (a) Except as otherwise provided in this Code section, information secured by the
- ommissioner incident to the administration of any tax shall be confidential and privileged.

Neither the commissioner nor any officer or employee of the department shall divulge or disclose any such confidential information obtained from the department's records or from an examination of the business of any taxpayer to any person other than the commissioner, an officer or employee of the department, an officer of the state or local government entitled in his <u>or her</u> official capacity to have access to such information, or the taxpayer.

955 (b) This Code section shall not:

950

951

952

953

954

- 956 (1) Be construed to prevent the use of confidential information as evidence before any 957 state or federal court in the event of litigation involving tax liability of any taxpayer;
- 958 (2) Be deemed to prevent the print or electronic publication of statistics so arranged as 959 not to reveal information respecting an individual taxpayer;
- 960 (3) Apply in any way whatsoever to any official finding of the commissioner with 961 respect to any assessment or any information properly entered upon an assessment roll 962 or other public record;
- 963 (4) Affect any information which in the regular course of business is by law made the subject matter of a public document in any federal or state office or in any local office in this state;
- (5) Apply to information, records, and reports required and obtained under Article 1 of
 Chapter 9 of this title, which requires distributors of motor fuels to make reports of the
 amounts of motor fuels sold and used in each county by the distributor, or under Article
- 2 of Chapter 9 of this title, relating to road tax on motor carriers; or
 (6) Be construed to prevent the disclosure of information, so arranged as not to reveal
- information respecting an individual taxpayer, requested by the House Committee on Ways and Means or the Senate Finance Committee regarding the department's administration of any tax; or
- (7) Apply to information, records, and reports required and obtained under Title 38 or
 Title 46 as each pertains to collection and remittance of prepaid and postpaid 9-1-1 fees
 or charges. The application of the exemption provided for under this paragraph to Code
 Section 38-3-190 shall apply exclusively to the Georgia Emergency Communications
- 978 <u>Authority and Department of Revenue in the handling of such information</u>.
- 979 (c) The provisions of this Code section shall not apply with respect to Chapter 7 of this title, relating to income taxation.
- 981 (d) Notwithstanding this Code section, the commissioner, upon request by resolution of 982 the governing authority of any municipality of this state having a population of 350,000 or 983 more according to the United States decennial census of 1970 or any future such census, 984 shall furnish to the finance officer or taxing official of the municipality any pertinent tax 985 information from state tax returns to be used by those officials in the discharge of their 986 official duties. Any information so furnished shall retain, in the hands of the local officials,

its privileged and confidential nature to the same extent and under the same conditions as that information is privileged and confidential in the hands of the commissioner. The commissioner may make a nominal charge for any information so furnished, not to exceed the actual cost of furnishing the information. Nothing contained in this subsection shall be construed to prevent the use of the information as evidence in any state or federal court in the event of litigation involving any municipal or county tax liability of a taxpayer.

(e) This Code section shall not be construed to prohibit persons or groups of persons other than employees of the department from having access to tax information when necessary to conduct research commissioned by the department or where necessary in connection with the processing, storage, transmission, and reproduction of such tax information; the programming, maintenance, repair, testing, and procurement of equipment; and the providing of other services for purposes of tax administration. Any such access shall be pursuant to a written agreement with the department providing for the handling, permitted uses, and destruction of such tax information, requiring security clearance checks for such persons or groups of persons similar to those required of employees of the department, and including such other terms and conditions as the department may require to protect the confidentiality of the tax information to be disclosed. Any person who divulges or makes known any tax information obtained under this subsection shall be subject to the same civil and criminal penalties as those provided for divulgence of information by employees of the department.

(f) This Code section shall not be construed to prohibit disclosure as required in subsection(h) of Code Section 48-2-35."

PART IV SECTION 4-1.

(a) This Act shall become effective July 1, 2018, for the purposes of creating the Georgia Emergency Communications Authority and appointing the members thereof and the enactment of Section 2-11 and the provisions regarding billing practices contained in subsection (d) of Code Section 38-3-189. For all other purposes, this Act shall become effective on January 1, 2019.

(b) The provisions of this Act shall not in any manner diminish, extinguish, reduce, or affect any cause of action for audits, services, or the recovery of funds from service providers which may have existed prior to January 1, 2019. Any such cause of action is expressly preserved.

1020 **SECTION 4-2.**

1021 All laws and parts of laws in conflict with this Act are repealed.