As Passed by the House

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 361

Representatives Flowers, Niehaus, Olman, Reinhard, Faber, Seitz, Allen, Harwood, Martin, Daniels, Strahorn, Carmichael, Beatty, D. Evans, Hagan, Sferra, Sykes

ABILL

То	amend sections 2307.64, 2913.01, 4931.40, 4931.41,	1
	4931.43, 4931.44, 4931.45, 4931.46, 4931.47,	2
	4931.48, 4931.49, 4931.50, 4931.99, and 5733.55;	3
	to amend, for the purpose of adopting a new	4
	section number as shown in parentheses, section	5
	4931.55 (4931.75); and to enact sections 4931.60	6
	to 4931.70 of the Revised Code to facilitate the	7
	provision of wireless enhanced 9-1-1 by local	8
	governments, by establishing requirements for	9
	operation, administration, and funding, and to	10
	permit a wireline telephone company to fund	11
	through an existing tax credit nonrecurring rates	12
	and charges for an updating or modernization of	13
	the wireline network portion of a 9-1-1 system;	14
	and to amend the versions of sections 4931.45,	15
	4931.47, and 4931.48 of the Revised Code that are	16
	scheduled to take effect December 31, 2004, to	17
	continue the provisions of this act on and after	18
	that effective date.	19

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2307.64, 2913.01, 4931.40, 4	931.41, 20
4931.43, 4931.44, 4931.45, 4931.46, 4931.47, 4931.48, 4931	.49, 21
4931.50, 4931.99, and 5733.55 be amended; section 4931.55	22
(4931.75) be amended for the purpose of adopting a new sec	tion 23
number as indicated in parentheses; and sections 4931.60,	4931.61, 24
4931.62, 4931.63, 4931.64, 4931.65, 4931.66, 4931.67, 4931	.68, 25
4931.69, and 4931.70 of the Revised Code be enacted to read	d as 26
follows:	27
Sec. 2307.64. (A) As used in this section:	28
(1) "Advertisement" has the same meaning as in section	n 29
4931.55 4931.75 of the Revised Code.	30
(2) "Computer," "computer network," "computer program	, " 31
"computer services," and "telecommunications device" have	the same 32
meanings as in section 2913.01 of the Revised Code.	33
(3) "Electronic mail" means an electronic message tha	t is 34
transmitted between two or more telecommunications devices	
electronic devices capable of receiving electronic messages	s, 36
whether or not the message is converted to hard copy forma-	t after 37
receipt, and whether or not the message is viewed upon the	38
transmission or stored for later retrieval. "Electronic ma	il" 39
includes electronic messages that are transmitted through	a local, 40
regional, or global computer network.	41
(4) "Electronic mail advertisement" means electronic	mail 42
containing an advertisement.	43
(5) "Electronic mail service provider" means any perso	on that 44
is an intermediary in sending and receiving electronic mai	
that provides to users of electronic mail services the abi	
send or receive electronic mail. "Electronic mail service	47
provider includes an internet service provider.	48

78

(6) "Internet" has the same meaning as in section 341.42 of	49
the Revised Code.	50
(7) "Originating address" means the string of characters used	51
to specify the source of any electronic mail message.	52
(8) "Person" has the same meaning as in section 1.59 of the	53
Revised Code, but when a person is not an individual, the person	54
responsible for transmitting or causing to be transmitted an	55
electronic mail advertisement is the particular division of the	56
partnership, corporation, or other business entity actually	57
responsible for the transmission of the electronic mail	58
advertisement.	59
(9) "Pre-existing business relationship" means that there was	60
a business transaction between the initiator and the recipient of	61
a commercial electronic mail message during the five-year period	62
preceding the receipt of that message. A pre-existing business	63
relationship includes a transaction involving the free provision	64
of information, goods, or services requested by the recipient. A	65
pre-existing business relationship does not exist after a	66
recipient requests to be removed from the distribution lists of an	67
initiator pursuant to division (B) of this section and a	68
reasonable amount of time has expired since that request.	69
(10) "Receiving address" means the string of characters used	70
to specify a recipient with each receiving address creating a	71
unique and separate recipient.	72
(11) "Recipient" means a person who receives an electronic	73
mail advertisement at any one of the following receiving	74
addresses:	75
(a) A receiving address furnished by an electronic mail	76

service provider that bills for furnishing and maintaining that

receiving address to a mailing address within this state;

transmitting or causing to be transmitted to the receiving address

any additional electronic mail advertisements.

108

(3) A person does not violate division (B) of this section if 110 the person transmits or causes to be transmitted to the recipient 111 an electronic mail advertisement when any of the following apply: 112 (a) The person has a pre-existing business or personal 113 relationship with the recipient. 114 (b) The recipient has consented or has agreed as a condition 115 of service to receive the electronic mail advertisement. 116 (c) The recipient receives the electronic mail advertisement 117 because another recipient forwarded the advertisement to that 118 recipient via an internet web site or another recipient made a 119 direct referral of that recipient to receive the advertisement. 120 (C) No person shall use a computer, a computer network, or 121 the computer services of an electronic mail service provider to 122 transmit an electronic mail advertisement in contravention of the 123 authority granted by, or in violation of the policies related to 124 electronic mail advertisements set by, the electronic mail service 125 provider if the electronic mail service provider has provided the 126 person notice of those policies. For the purposes of this 127 division, notice of those policies shall be deemed sufficient if 128 an electronic mail service provider maintains an easily accessible 129 web page containing its policies regarding electronic mail 130 advertisements and can demonstrate that notice was supplied via 131 electronic means between the sending and receiving computers. 132 (D) No electronic mail service provider shall be liable for 133 transmitting another person's electronic mail advertisement 134 through its service in violation of this section, or shall be 135 liable for any action it voluntarily takes in good faith to block 136 the receipt or transmission through its service of any electronic 137 mail advertisement that it believes is, or will be sent, in 138 violation of this section. 139

(E) A recipient of an electronic mail advertisement

(1) Withhold property of another permanently, or for a period	201
that appropriates a substantial portion of its value or use, or	202
with purpose to restore it only upon payment of a reward or other	203
consideration;	204
(2) Dispose of property so as to make it unlikely that the	205
owner will recover it;	206
(3) Accept, use, or appropriate money, property, or services,	207
with purpose not to give proper consideration in return for the	208
money, property, or services, and without reasonable justification	209
or excuse for not giving proper consideration.	210
(D) "Owner" means, unless the context requires a different	211
meaning, any person, other than the actor, who is the owner of,	212
who has possession or control of, or who has any license or	213
interest in property or services, even though the ownership,	214
possession, control, license, or interest is unlawful.	215
(E) "Services" include labor, personal services, professional	216
services, public utility services including wireless service as	217
defined in division (F)(1) of section 4931.40 of the Revised Code,	218
common carrier services, and food, drink, transportation,	219
entertainment, and cable television services and, for purposes of	220
section 2913.04 of the Revised Code, include cable services as	221
defined in that section.	222
(F) "Writing" means any computer software, document, letter,	223
memorandum, note, paper, plate, data, film, or other thing having	224
in or upon it any written, typewritten, or printed matter, and any	225
token, stamp, seal, credit card, badge, trademark, label, or other	226
symbol of value, right, privilege, license, or identification.	227
(G) "Forge" means to fabricate or create, in whole or in part	228
and by any means, any spurious writing, or to make, execute,	229
alter, complete, reproduce, or otherwise purport to authenticate	230

any writing, when the writing in fact is not authenticated by that

Sub. H. B. No. 361 As Passed by the House	Page 9
conduct.	232
(H) "Utter" means to issue, publish, transfer, use, put or	233
send into circulation, deliver, or display.	234
(I) "Coin machine" means any mechanical or electronic device	235
designed to do both of the following:	236
(1) Receive a coin, bill, or token made for that purpose;	237
(2) In return for the insertion or deposit of a coin, bill,	238
or token, automatically dispense property, provide a service, or	239
grant a license.	240
(J) "Slug" means an object that, by virtue of its size,	241
shape, composition, or other quality, is capable of being inserted	242
or deposited in a coin machine as an improper substitute for a	243
genuine coin, bill, or token made for that purpose.	244
(K) "Theft offense" means any of the following:	245
(1) A violation of section 2911.01, 2911.02, 2911.11,	246
2911.12, 2911.13, 2911.31, 2911.32, 2913.02, 2913.03, 2913.04,	247
2913.041, 2913.05, 2913.06, 2913.11, 2913.21, 2913.31, 2913.32,	248
2913.33, 2913.34, 2913.40, 2913.42, 2913.43, 2913.44, 2913.45,	249
2913.47, former section 2913.47 or 2913.48, or section 2913.51,	250
2915.05, or 2921.41 of the Revised Code;	251
(2) A violation of an existing or former municipal ordinance	252
or law of this or any other state, or of the United States,	253
substantially equivalent to any section listed in division (K)(1)	254
of this section or a violation of section 2913.41, 2913.81, or	255
2915.06 of the Revised Code as it existed prior to July 1, 1996;	256
(3) An offense under an existing or former municipal	257
ordinance or law of this or any other state, or of the United	258
States, involving robbery, burglary, breaking and entering, theft,	259
embezzlement, wrongful conversion, forgery, counterfeiting,	260
deceit, or fraud;	261

computer system.

(4) A conspiracy or attempt to commit, or complicity in	262
committing, any offense under division $(K)(1)$, (2) , or (3) of this	263
section.	264
(L) "Computer services" includes, but is not limited to, the	265
use of a computer system, computer network, computer program, data	266
that is prepared for computer use, or data that is contained	267
within a computer system or computer network.	268
(M) "Computer" means an electronic device that performs	269
logical, arithmetic, and memory functions by the manipulation of	270
electronic or magnetic impulses. "Computer" includes, but is not	271
limited to, all input, output, processing, storage, computer	272
program, or communication facilities that are connected, or	273
related, in a computer system or network to an electronic device	274
of that nature.	275
(N) "Computer system" means a computer and related devices,	276
whether connected or unconnected, including, but not limited to,	277
data input, output, and storage devices, data communications	278
links, and computer programs and data that make the system capable	279
of performing specified special purpose data processing tasks.	280
(0) "Computer network" means a set of related and remotely	281
connected computers and communication facilities that includes	282
more than one computer system that has the capability to transmit	283
among the connected computers and communication facilities through	284
the use of computer facilities.	285
(P) "Computer program" means an ordered set of data	286
representing coded instructions or statements that, when executed	287
by a computer, cause the computer to process data.	288
(Q) "Computer software" means computer programs, procedures,	289
and other documentation associated with the operation of a	290

(R) "Data" means a representation of information, knowledge,	292
facts, concepts, or instructions that are being or have been	293
prepared in a formalized manner and that are intended for use in a	294
computer, computer system, or computer network. For purposes of	295
section 2913.47 of the Revised Code, "data" has the additional	296
meaning set forth in division (A) of that section.	297
(S) "Cable television service" means any services provided by	298
or through the facilities of any cable television system or other	299
similar closed circuit coaxial cable communications system, or any	300
microwave or similar transmission service used in connection with	301
any cable television system or other similar closed circuit	302
coaxial cable communications system.	303
(T) "Gain access" means to approach, instruct, communicate	304
with, store data in, retrieve data from, or otherwise make use of	305
any resources of a computer, computer system, or computer network,	306
or any cable service or cable system both as defined in section	307
2913.04 of the Revised Code.	308
(U) "Credit card" includes, but is not limited to, a card,	309
code, device, or other means of access to a customer's account for	310
the purpose of obtaining money, property, labor, or services on	311
credit, or for initiating an electronic fund transfer at a	312
point-of-sale terminal, an automated teller machine, or a cash	313
dispensing machine. It also includes a county procurement card	314
issued under section 301.29 of the Revised Code.	315
(V) "Electronic fund transfer" has the same meaning as in 92	316
Stat. 3728, 15 U.S.C.A. 1693a, as amended.	317
(W) "Rented property" means personal property in which the	318
right of possession and use of the property is for a short and	319
possibly indeterminate term in return for consideration; the	320
rentee generally controls the duration of possession of the	321

property, within any applicable minimum or maximum term; and the

amount of consideration generally is determined by the duration of 323 possession of the property. 324

- (X) "Telecommunication" means the origination, emission, 325 dissemination, transmission, or reception of data, images, 326 signals, sounds, or other intelligence or equivalence of 327 intelligence of any nature over any communications system by any 328 method, including, but not limited to, a fiber optic, electronic, 329 magnetic, optical, digital, or analog method. 330
- (Y) "Telecommunications device" means any instrument,

 equipment, machine, or other device that facilitates

 telecommunication, including, but not limited to, a computer,

 computer network, computer chip, computer circuit, scanner,

 telephone, cellular telephone, pager, personal communications

 device, transponder, receiver, radio, modem, or device that

 and another than the second state of a modem.
- (Z) "Telecommunications service" means the providing,

 allowing, facilitating, or generating of any form of

 telecommunication through the use of a telecommunications device

 over a telecommunications system.

 348
- (AA) "Counterfeit telecommunications device" means a 342 telecommunications device that, alone or with another 343 telecommunications device, has been altered, constructed, 344 manufactured, or programmed to acquire, intercept, receive, or 345 otherwise facilitate the use of a telecommunications service or 346 information service without the authority or consent of the 347 provider of the telecommunications service or information service. 348 "Counterfeit telecommunications device" includes, but is not 349 limited to, a clone telephone, clone microchip, tumbler telephone, 350 or tumbler microchip; a wireless scanning device capable of 351 acquiring, intercepting, receiving, or otherwise facilitating the 352 use of telecommunications service or information service without 353 immediate detection; or a device, equipment, hardware, or software 354

mobile service as defined in 47 U.S.C. 332(d) and further defined

Page 15

as commercial mobile radio service in 47 C.F.R. 20.3, and includes	415
service provided by any wireless, two-way communications device,	416
including a radio-telephone communications line used in cellular	417
telephone service or personal communications service, a network	418
radio access line, or any functional or competitive equivalent of	419
such a radio-telephone communications or network radio access	420
line.	421
(2) Nothing in sections 4931.40 to 4931.70 of the Revised	422
Code applies to paging or any service that cannot be used to call	423
9-1-1.	424
(G) "Wireless service provider" means a facilities-based	425
provider of wireless service to one or more end users in this	426
state.	427
(H) "Wireless 9-1-1" means the emergency calling service	428
provided by a 9-1-1 system pursuant to a call originating in the	429
network of a wireless service provider.	430
(I) "Wireline 9-1-1" means the emergency calling service	431
provided by a 9-1-1 system pursuant to a call originating in the	432
network of a wireline service provider.	433
(J) "Wireline service provider" means a facilities-based	434
provider of wireline service to one or more end-users in this	435
<u>state.</u>	436
(K) "Wireline service" means basic local exchange service, as	437
defined in section 4927.01 of the Revised Code, that is	438
transmitted by means of interconnected wires or cables by a	439
wireline service provider authorized by the public utilities	440
commission.	441
(L) "Wireline telephone network" means the selective router	442
and data base processing systems, trunking and data wiring cross	443
connection points at the public safety answering point, and all	444

 $\frac{(1)(R)}{(R)}$ "Municipal corporation in the county" includes any

municipal corporation that is wholly contained in the county and

474

Sub. H. B. No. 361 As Passed by the House	Page 17
each municipal corporation located in more than one county that	476
has a greater proportion of its territory in the county to which	477
the term refers than in any other county.	478
$\frac{(J)(S)}{(S)}$ "Board of county commissioners" includes the	479
legislative authority of a county established under Section 3 of	480
Article X, Ohio Constitution, or Chapter 302. of the Revised Code.	481
$\frac{(K)}{(T)}$ "Final plan" means a final plan adopted under division	482
(B) of section 4931.44 of the Revised Code and, except as	483
otherwise expressly provided, an amended final plan adopted under	484
section 4931.45 of the Revised Code.	485
$\frac{(L)}{(U)}$ "Subdivision served by a public safety answering	486
point" means a subdivision that provides emergency service for any	487
part of its territory that is located within the territory of a	488
public safety answering point whether the subdivision provides the	489
emergency service with its own employees or pursuant to a	490
contract.	491
$\frac{(M)}{(V)}$ A township's population includes only population of	492
the unincorporated portion of the township.	493
$\frac{(N)}{(W)}$ "Telephone company" means a company engaged in the	494
business of providing local exchange telephone service by making	495
available or furnishing access and a dial tone to persons within a	496
local calling area for use in originating and receiving voice	497
grade communications over a switched network operated by the	498
provider of the service within the area and gaining access to	499
other telecommunications services. <u>"Telephone company" includes a</u>	500
wireline service provider and a wireless service provider unless	501
otherwise expressly specified. For purposes of sections 4931.52	502
and 4931.53 of the Revised Code, "telephone company" means a	503
wireline service provider.	504
Sec. 4931.41. (A)(1) A countywide 9-1-1 system shall include	505

532

533

534

535

536

all of the territory of the townships and municipal corporations 506 in the county and any portion of such a municipal corporation that 507 extends into an adjacent county. 508

- (2) The system shall exclude any territory served by a 509 telephone company wireline service provider that is not capable of 510 reasonably meeting the technical and economic requirements of 511 providing the wireline telephone network portion of the countywide 512 system for that territory. The system shall exclude from enhanced 513 9-1-1 service any territory served by a telephone company wireline 514 service provider that is not capable of reasonably meeting the 515 technical and economic requirements of providing the wireline 516 telephone network portion of an enhanced 9-1-1 service for that 517 territory. If a 9-1-1 planning committee and a telephone company 518 wireline service provider do not agree on whether the telephone 519 company provider is so capable, the committee shall notify the 520 public utilities commission, and the commission shall determine 521 whether the company wireline service provider is so capable. The 522 committee shall ascertain whether such disagreement exists before 523 making its implementation proposal under division (A) of section 524 4931.43 of the Revised Code. The commission's determination shall 525 be in the form of an order. No final plan shall require a 526 telephone company wireline service provider to provide the 527 wireline telephone network portion of a 9-1-1 system that the 528 commission has determined the company provider is not reasonably 529 capable of providing. 530
- (B) A countywide 9-1-1 system may be a basic or enhanced 9-1-1 system, or a combination of the two, and shall be for the purpose of providing both wireline 9-1-1 and wireless 9-1-1.
- (C) Every emergency service provider that provides emergency service within the territory of a countywide 9-1-1 system shall participate in the countywide system.

- (D)(1) Each public safety answering point shall be operated 537 by a subdivision and shall be operated constantly. 538
- (2) A subdivision that operates a public safety answering 539 point shall pay all of the costs associated with establishing, 540 equipping, furnishing, operating, and maintaining that facility 541 and shall allocate those costs among itself and the subdivisions 542 served by the answering point based on the allocation formula in a 543 final plan. The telephone company wireline service provider or 544 other entity that provides or maintains the customer premises 545 equipment shall bill the operating subdivision for the cost of 546 providing such equipment, or its maintenance. A wireless service 547 provider and a subdivision operating a public safety answering 548 point may enter into a service agreement for providing wireless 549 enhanced 9-1-1 pursuant to a final plan adopted under sections 550 4931.40 to 4931.70 of the Revised Code. 551
- (E) Except to the extent provided in a final plan that 552 provides for funding of a 9-1-1 system in part through charges 553 imposed under section 4931.51 of the Revised Code, each 554 subdivision served by a public safety answering point shall pay 555 the subdivision that operates the answering point the amount 556 computed in accordance with the allocation formula set forth in 557 the final plan.
- (F) Notwithstanding any other provision of law, the purchase 559 or other acquisition, installation, and maintenance of the 560 telephone network for a 9-1-1 system and the purchase or other 561 acquisition, the installation, and maintenance of customer 562 premises equipment at a public safety answering point made in 563 compliance with a final plan or an agreement under section 4931.48 564 of the Revised Code, including customer premises equipment used to 565 provide wireless enhanced 9-1-1, are not subject to any 566 567 requirement of competitive bidding.

599

(G) Each emergency service provider participating in a	568
countywide 9-1-1 system shall maintain a telephone number in	569
addition to 9-1-1.	570
(H) Whenever a final plan provides for the implementation of	571
basic 9-1-1 service, the planning committee shall so notify the	572
public utilities commission, which shall determine whether the	573
telephone companies wireline service providers serving the	574
territory covered by the plan are capable of reasonably meeting	575
the technical and economic requirements of providing the <u>wireline</u>	576
telephone network portion of an enhanced 9-1-1 system. The	577
determination shall be made solely for purposes of division	578
(C)(2)(a) of section 4931.47 of the Revised Code.	579
(I) If the public safety answering point personnel reasonably	580
determine that a 9-1-1 call is not an emergency, the personnel	581
shall provide the caller with the telephone number of $\frac{1}{2}$	582
appropriate emergency service provider subdivision agency as	583
applicable.	584
(J) A final plan adopted under sections 4931.40 to 4931.70 of	585
the Revised Code, or an agreement under section 4931.48 of the	586
Revised Code, may provide that, by further agreement included in	587
the plan or agreement, the state highway patrol or one or more	588
public safety answering points of another 9-1-1 system is the	589
public safety answering point or points for the provision of	590
wireline or wireless 9-1-1 for all or part of the territory of the	591
9-1-1 system established under the plan or agreement. In that	592
event, the subdivision for which the wireline or wireless 9-1-1 is	593
provided as named in the agreement shall be deemed the subdivision	594
operating the public safety answering point or points for purposes	595
of sections 4931.40 to 4931.70 of the Revised Code, except that,	596
for the purpose of division (D)(2) of this section, that	597

subdivision shall pay only so much of the costs of establishing,

equipping, furnishing, operating, or maintaining any such public

commissioners of each subdivision that will be served by a public

(B) The proposal and the final plan adopted by the committee

safety answering point under the plan.

627

628

later than nine months after the resolution authorized by section	661
4931.41 4931.42 of the Revised Code is adopted, may adopt, by	662
majority vote, adopt a final plan for implementing a countywide	663
9-1-1 system. If a planning committee and telephone company	664
wireline service provider do not agree on whether the telephone	665
company wireline service provider is capable of providing the	666
wireline telephone network as described under division (A) of	667
section 4931.41 of the Revised Code and the planning committee	668
refers that question to the public utilities commission, the	669
commission may extend the nine-month deadline established by this	670
division to twelve months. Immediately on completion of the plan,	671
the committee shall send a copy of the final plan:	672

- (1) By certified mail to the board of county commissioners of the county, to the legislative authority of each municipal 674 corporation in the county, and to the board of township trustees 675 of each township in the county; and 676
- (2) To the board of trustees, directors, or park
 677
 commissioners of each subdivision that will be served by a public
 678
 safety answering point under the plan.
 679
- (D) If the committee has not adopted a final plan on or 680 before the deadline in division (C) of this section, the committee 681 shall cease to exist. A new 9-1-1 planning committee may be 682 convened in the manner established in section 4931.42 of the 683 Revised Code to develop an implementation proposal and final plan 684 in accordance with the requirements of sections 4931.42 to 4931.44 685 of the Revised Code.
- Sec. 4931.44. (A) Within sixty days after receipt of the 687 final plan pursuant to division (C) of section 4931.43 of the 688 Revised Code, the board of county commissioners of the county and 689 the legislative authority of each municipal corporation in the 690 county and of each township whose territory is proposed to be 691

included in a countywide 9-1-1 system shall act by resolution to	692
approve or disapprove the plan, except that, with respect to a	693
final plan that provides for funding of the 9-1-1 system in part	694
through charges imposed under section 4931.51 of the Revised Code,	695
the board of county commissioners shall not act by resolution to	696
approve or disapprove the plan until after a resolution adopted	697
under section 4931.51 of the Revised Code has become effective as	698
provided in division (D) of that section. A municipal corporation	699
or township whose territory is proposed to be included in the	700
system includes any municipal corporation or township in which a	701
part of its territory is excluded pursuant to division (A)(2) of	702
section 4931.41 of the Revised Code. Each such authority shall	703
immediately <u>shall</u> notify the board of county commissioners in	704
writing of its approval or disapproval of the final plan. Failure	705
by a board or legislative authority to notify the board of county	706
commissioners of approval or disapproval within such sixty-day	707
period shall be deemed disapproval by such the board or authority.	708

- (B) As used in this division, "county's population" excludes 709 the population of any municipal corporation or township that, 710 under the plan, is completely excluded from 9-1-1 service in the 711 county's final plan. A countywide plan will become is effective if 712 all of the following entities approve the plan in accordance with 713 this section:
 - (1) The board of county commissioners;
- (2) The legislative authority of a municipal corporation that 716 contains at least thirty per cent of the county's population, if 717 any; 718
- (3) The legislative authorities of municipal corporations and 719 townships that contain at least sixty per cent of the county's 720 population or, if the plan has been approved by a municipal 721 corporation that contains at least sixty per cent of the county's 722

Sub. H. B. No. 361 As Passed by the House	Page 25
population, by the legislative authorities of municipal	723
corporations and townships that contain at least seventy-five per	724
cent of the county's population.	725
(C) After a countywide plan approved in accordance with this	726
section is adopted, all of the telephone companies and	727
subdivisions included in the plan are subject to the specific	728
requirements of the plan and to sections 4931.40 to 4931.54	729
4931.70 of the Revised Code.	730
Sec. 4931.45. (A) A An amended final plan may be amended to	731
expand is required for any of the following purposes:	732
(1) Expanding the territory included in the countywide 9-1-1	733
system , to upgrade :	734
(2) Upgrading any part or all of a system from basic $9 - 1 - 1$ to	735
enhanced <u>wireline</u> 9-1-1 service, to adjust ;	736
(3) Adjusting the territory served by a public safety	737
answering point, to represcribe;	738
(4) Represcribing the funding of public safety answering	739
points as between the alternatives set forth in division (B)(5) of	740
section 4931.43 of the Revised Code, or to make:	741
(5) Providing for wireless enhanced 9-1-1;	742
(6) Adding a telephone company as a participant in a	743
<pre>countywide 9-1-1 system after the implementation of wireline 9-1-1</pre>	744
or wireless enhanced 9-1-1;	745
(7) Providing that the state highway patrol or one or more	746
public safety answering points of another 9-1-1 system function as	747
a public safety answering point or points for the provision of	748
wireline or wireless 9-1-1 for all or part of the territory of the	749
system established under the final plan, as contemplated under	750
division (J) of section 4931.41 of the Revised Code;	751

783

(8) Making any other necessary adjustments to the plan only	752
by convening a new 9-1-1 planning committee, and adopting an	753
amended final plan. The convening of a new 9-1-1 planning	754
committee and the proposal and adoption of an amended final plan	755
shall be made in the same manner required for the convening of an	756
initial committee and adoption of an original proposed and final	757
plan under sections 4931.42 to 4931.44 of the Revised Code.	758
Adoption	759
The adoption of an amended final plan under this division	760
shall be subject to, and accomplished in the manner of the	761
adoption of an initial final plan under, sections 4931.42 to	762
4931.44 of the Revised Code, including the requirements for the	763
convening of a 9-1-1 planning committee and development of a	764
proposed plan prior to the adoption of the final plan. However, a	765
final plan is deemed amended for the purpose described in division	766
(A)(6) of this section upon the filing, with the board of county	767
commissioners of the county that approved the final plan for the	768
countywide 9-1-1 system, of a written letter of intent by the	769
entity to be added as a participant in the 9-1-1 system. The	770
entity shall send written notice of the filing to all subdivisions	771
and telephone companies participating in the system. Further,	772
adoption of any resolution under section 4931.51 of the Revised	773
Code pursuant to a final plan that both has been adopted and	774
provides for funding through charges imposed under that section is	775
not an amendment of a final plan for the purpose of this division.	776
(B) When a final plan is amended to expand the territory that	777
receives 9-1-1 service or to upgrade a 9-1-1 system from basic to	778
enhanced 9 1 1 service for a purpose described in division (A)(1),	779
(2), or (6) of this section, the provisions of sections 4931.47	780
and 5727.39 of the Revised Code apply with respect to the	781

telephone company's recovery of the nonrecurring and recurring

rates and charges for the <u>wireline</u> telephone network portion of

Page 27

Sub. H. B. No. 361

rates, tolls, classifications, charges, or rentals to be observed	814
and charged for the wireline telephone network portion of a basic	815
and <u>or</u> enhanced 9-1-1 system, and each telephone company <u>that is a</u>	816
wireline service provider participating in the system shall be	817
subject to such chapters, to the extent they apply, as to the	818
service provided by its portion of the wireline telephone network	819
for the system as described in the final plan or to be installed	820
pursuant to agreements under section 4931.48 of the Revised Code,	821
and as to the rates, tolls, classifications, charges, or rentals	822
to be observed and charged for that service.	823

- (B) Only the customers of a participating telephone company 824 described in division (A) of this section that are served within 825 the area covered by a 9-1-1 system shall pay the recurring rates 826 for the maintenance and operation of the company's portion of the 827 wireline telephone network in providing 9 1 1 service of the 828 system. Such rates shall be computed by dividing the total monthly 829 recurring rates set forth in a telephone the company's schedule as 830 filed in accordance with section 4905.30 of the Revised Code, by 831 the total number of residential and business customer access 832 lines, or their equivalent, within the area served. Each 833 residential and business customer within the area served shall pay 834 the recurring rates based on the number of its residential and 835 business customer access lines or their equivalent. No company may 836 shall include such amount on any customer's bill until the company 837 has completed its portion of the wireline telephone network in 838 accordance with the terms, conditions, requirements, and 839 specifications of the final plan or an agreement made under 840 section 4931.48 of the Revised Code. 841
- (C)(1) Except as otherwise provided in division (C)(2)(a) or 842

 (b) of this section, a participating telephone company described 843

 in division (A) of this section may receive through the credit 844

 authorized by section 5727.39 of the Revised Code the total 845

876

877

nonrecurring charges for its portion of the wireline telephone	846
network used in providing 9 1 1 service, of the system and the	847
total nonrecurring charges for any updating or modernization of	848
that wireline telephone network in accordance with the terms,	849
conditions, requirements, and specifications of the final plan or	850
pursuant to agreements under section 4931.48 of the Revised Code,	851
as <u>any such charges are</u> set forth in the schedule filed by a	852
telephone company in accordance with section 4905.30 of the	853
Revised Code, on completion of the installation of the network in	854
accordance with the terms, conditions, requirements, and	855
specifications of the final plan or pursuant to section 4931.48 of	856
the Revised Code shall be recovered by the company through the	857
credit authorized by section 5727.39 of the Revised Code. That	858
portion, updating, or modernization may be for or include the	859
provision of wireless 9-1-1. As applicable, the receipt of those	860
charges shall occur only upon the completion of the installation	861
of the network or the completion of the updating or modernization.	862
(2) (2) (a) The credit shall not be allowed under division (C) (1)	863
of this section for the upgrading of a system from basic to	864
enhanced wireline 9-1-1 service when if both of the following	865
apply:	866
$\frac{(a)}{(i)}$ The telephone company received the credit for the	867
wireline telephone network portion of the basic 9-1-1 system now	868
proposed to be upgraded; and.	869
$\frac{(b)(ii)}{(ii)}$ At the time the final plan or agreement pursuant to	870
section 4931.48 of the Revised Code calling for the basic 9-1-1	871
system was agreed to, the telephone company was capable of	872
reasonably meeting the technical and economic requirements of	873
providing the <u>wireline</u> telephone network portion of an enhanced	874

9-1-1 system within the territory proposed to be upgraded, as

determined by the public utilities commission under division (A)

or (H) of section 4931.41 or division (C) of section 4931.48 of

division (B) of section 4931.44 of the Revised Code, by

resolution, the legislative authority of a municipal corporation 909 or township that contains at least thirty per cent of the county's 910 population may establish within its boundaries, or the legislative 911 authorities of a group of municipal corporations or townships each 912 of which is contiguous with at least one other such municipal 913 corporation or township in the group, together containing at least 914 thirty per cent of the county's population, may jointly establish 915 within their boundaries a 9-1-1 system. For this that purpose, the 916 municipal corporation or township may enter into an agreement, and 917 the contiguous municipal corporations or townships may jointly 918 enter into an agreement with a one or more telephone company 919 providing service in the municipal corporations or townships to 920 provide for the telephone network portion of the system companies. 921

- (B) If no resolution has been adopted to convene a 9-1-1 922 planning committee under section 4931.42 of the Revised Code, but 923 not sooner than eighteen months after the effective date of such 924 section, by resolution, the legislative authority of any municipal 925 corporation in the county may establish within its boundaries, or 926 the legislative authorities of a group of municipal corporations 927 and townships each of which is contiquous to at least one of the 928 other such municipal corporations or townships in the group may 929 jointly establish within their boundaries, a 9-1-1 system. The For 930 that purpose, the municipal corporation, or contiguous municipal 931 corporations and townships, may enter into an agreement with a one 932 or more telephone company serving customers within the boundaries 933 of the municipal corporation or contiguous municipal corporations 934 and townships, to provide for the telephone network portion of a 935 9 1 1 system companies. 936
- (C) Whenever a telephone company that is a wireline service 937

 provider and one or more municipal corporations and townships 938

 enter into an agreement under division (A) or (B) of this section 939

 to provide for the wireline telephone network portion of a basic 940

9-1-1 system, the telephone company shall so notify the public 941 utilities commission, which shall determine whether the telephone 942 company is capable of reasonably meeting the technical and 943 economic requirements of providing the wireline telephone network 944 for an enhanced system within the territory served by the company 945 and covered by the agreement. The determination shall be made 946 solely for the purposes of division (C)(2) of section 4931.47 of 947 the Revised Code. 948

- (D) Within three years from the date of entering into an 949 initial agreement described under division (A) or (B)(C) of this 950 section, the telephone company shall have installed the wireline 951 telephone network portion of the 9-1-1 system according to the 952 terms, conditions, requirements, and specifications set forth in 953 the agreement.
- (E) The A telephone company that is a wireline service 955

 provider shall recover the cost of installing the wireline 956

 telephone network system pursuant to agreements made under this 957

 section as provided in sections 4931.47 and 5727.39 of the Revised 958

 Code. 959
- Sec. 4931.49. (A)(1) The state, the state highway patrol, or 960 a subdivision participating in a 9-1-1 system established under 961 sections 4931.40 to 4931.70 of the Revised Code and any officer, 962 agent, or independent contractor of the state, the 963 state highway patrol, or <u>such</u> a participating subdivision is not 964 liable in damages in a civil action for injuries, death, or loss 965 to persons or property arising from any act or omission, except 966 willful or wanton misconduct, in connection with developing, 967 adopting, or approving any final plan or any agreement made under 968 section 4931.48 of the Revised Code or otherwise bringing into 969 operation a the 9-1-1 system pursuant to those provisions sections 970 4931.40 to 4931.70 of the Revised Code. 971

(2) The Ohio 9-1-1 council, the wireless 9-1-1 advisory

board, and any member of that council or board are not liable in

damages in a civil action for injuries, death, or loss to persons

or property arising from any act or omission, except willful or

yrote wanton misconduct, in connection with the development or operation

of a 9-1-1 system established under sections 4931.40 to 4931.70 of

the Revised Code.

- (B) Except as otherwise provided in sections 701.02 and 979 980 section 4765.49 of the Revised Code, an individual who gives emergency instructions through a 9-1-1 system established under 981 sections 4931.40 to 4931.54 4931.70 of the Revised Code, and the 982 principals for whom the person acts, including both employers and 983 independent contractors, public and private, and an individual who 984 follows emergency instructions and the principals for whom that 985 person acts, including both employers and independent contractors, 986 public and private, are not liable in damages in a civil action 987 for injuries, death, or loss to persons or property arising from 988 the issuance or following of emergency instructions, except where 989 the issuance or following of the instructions constitutes willful 990 or wanton misconduct. 991
- (C) A telephone company, and any other installer, maintainer, 992 or provider, through the sale or otherwise, of customer premises 993 equipment, and their respective officers, directors, employees, 994 agents, and suppliers are not liable in damages in a civil action 995 for injuries, death, or loss to persons or property incurred by 996 any person resulting from such an entity's or its officers', 997 directors', employees', agents', or suppliers' participation in or 998 acts or omissions in connection with that participation 999 participating in or developing, maintaining, or operating a 9-1-1 1000 system, whether that system is established pursuant to sections 1001 4931.40 to 4931.54 4931.70 of the Revised Code or otherwise in 1002 accordance with the telephone company's schedules regarding 9-1-1 1003

council to submit additional nominees and may reject any of the

nominees. The chairperson shall fix the compensation of the	1066
coordinator. The chairperson shall evaluate the performance of the	1067
coordinator after considering the evaluation and recommendations	1068
of the council under section 4931.68 of the Revised Code.	1069
	1000
The Ohio 9-1-1 coordinator shall administer the wireless	1070
9-1-1 government assistance fund as specified in sections 4931.63	1071
and 4931.64 of the Revised Code and otherwise carry out the	1072
coordinator's duties under sections 4931.60 to 4931.70 of the	1073
Revised Code. The chairperson may establish additional duties of	1074
the coordinator based on a list of recommended duties submitted by	1075
the Ohio 9-1-1 council pursuant to section 4931.68 of the Revised	1076
Code. The chairperson may assign one or more commission employees	1077
to assist the coordinator in carrying out the coordinator's	1078
duties.	1079
Sec. 4931.61. (A) Beginning on the first day of the third	1080
month following the effective date of this section and ending	1081
December 31, 2008, there is hereby imposed, on each wireless	1082
telephone number of a wireless service subscriber who has a	1083
billing address in this state, a wireless 9-1-1 charge of	1084
thirty-two cents per month. The subscriber shall pay the wireless	1085
9-1-1 charge for each such wireless telephone number assigned to	1086
the subscriber. Each wireless service provider and each reseller	1087
of wireless service shall collect the wireless 9-1-1 charge as a	1088
specific line item on each subscriber's monthly bill. The line	1089
item shall be expressly designated "State/Local Wireless-E911	1090
Costs (\$0.32/billed number)." If a provider bills a subscriber for	1091
any wireless enhanced 9-1-1 costs that the provider may incur, the	1092
charge or amount is not to appear in the same line item as the	1093
state/local line item. If the charge or amount is to appear in its	1094
own, separate line item on the bill, the charge or amount shall be	1095

expressly designated "[Name of Provider] Federal Wireless-E911

Costs. For any subscriber of prepaid wireless service, a wireless	1097
service provider or reseller shall collect the wireless 9-1-1	1098
charge either at the point of sale or, if the subscriber has a	1099
positive account balance on the last day of the month, by reducing	1100
that balance at the end of the month by the amount of the charge	1101
or an equivalent number of air time minutes.	1102
or an equivarent number of air time minutes.	
(B) The wireless 9-1-1 charge shall be exempt from state or	1103
local taxation.	1104
Sec. 4931.62. (A)(1) Beginning with the second month	1105
following the month in which the wireless 9-1-1 charge is first	1106
imposed under section 4931.61 of the Revised Code, a wireless	1107
service provider or reseller of wireless service, not later than	1108
the last day of each month, shall remit the full amount of all	1109
wireless 9-1-1 charges it collected for the second preceding	1110
calendar month to the Ohio 9-1-1 coordinator, with the exception	1111
of charges equivalent to the amount authorized as a billing and	1112
collection fee under division (A)(2) of this section. In doing so,	1113
the provider or reseller may remit the requisite amount in any	1114
reasonable manner consistent with its existing operating or	1115
technological capabilities, such as by customer address, location	1116
associated with the wireless telephone number, or another	1117
allocation method based on comparable, relevant data. If the	1118
wireless service provider or reseller receives a partial payment	1119
for a bill from a wireless service subscriber, the wireless	1120
service provider or reseller shall apply the payment first against	1121
the amount the subscriber owes the wireless service provider or	1122
reseller and shall remit to the coordinator such lesser amount, if	1123
any, as results from that invoice.	1124
(2) A wireless service provider or reseller of wireless	1125
service may retain as a billing and collection fee two per cent of	1126

the total wireless 9-1-1 charges it collects in any month and	1127
shall account to the coordinator for the amount retained.	1128
(B) Each subscriber on which a wireless 9-1-1 charge is	1129
imposed under division (A) of section 4931.61 of the Revised Code	1130
is liable to the state for the amount of the charge. If a wireless	1131
service provider or reseller fails to collect the charge under	1132
that division from a subscriber of prepaid wireless service, or	1133
fails to bill any other subscriber for the charge, the wireless	1134
service provider or reseller is liable to the state for the amount	1135
not collected or billed. If a wireless service provider or	1136
reseller collects charges under that division and fails to remit	1137
the money to the coordinator, the wireless service provider or	1138
reseller is liable to the state for any amount collected and not	1139
remitted.	1140
(C)(1) If the public utilities commission has reason to	1141
believe that a wireless service provider or reseller has failed to	1142
bill, collect, or remit the wireless 9-1-1 charge as required by	1143
divisions (A)(1) and (B) of this section or has retained more than	1144
the amount authorized under division (A)(2) of this section, and	1145
after written notice to the provider or reseller, the commission	1146
may audit the provider or reseller for the sole purpose of making	1147
such a determination. The audit may be of a sample of the	1148
provider's or reseller's billings, collections, remittances, or	1149
retentions for a representative period, and the commission shall	1150
make a good faith effort to reach agreement with the provider or	1151
reseller in selecting that sample.	1152
(2) Then without police to the vivelent country and the co	1150
(2) Upon written notice to the wireless service provider or	1153
reseller, the commission, by order after completion of the audit,	1154
may make an assessment against the provider or reseller if,	1155
pursuant to the audit, the commission determines that the provider	1156
or reseller has failed to bill, collect, or remit the wireless 9-1-1 charge as required by divisions (A)(1) and (B) of this	1157 1158
Z I I CHALME AS LEGULIEU DV GIVISIONS (ALCIA ANG LD) OF THIS	1130

2505. of the Revised Code.

1190

section or has retained more than the amount authorized under	1159
division (A)(2) of this section. The assessment shall be in the	1160
amount of any remittance that was due and unpaid on the date	1161
notice of the audit was sent by the commission to the provider or	1162
reseller or, as applicable, in the amount of the excess amount	1163
under division (A)(2) of this section retained by the provider or	1164
reseller as of that date.	1165
(3) The portion of any assessment not paid within sixty days	1166
after the date of service by the commission of the assessment	1167
notice under division (C)(2) of this section shall bear interest	1168
from that date until paid at the rate per annum prescribed by	1169
section 5703.47 of the Revised Code. That interest may be	1170
collected by making an assessment under division (C)(2) of this	1171
section. An assessment under this division and any interest due	1172
shall be remitted in the same manner as the wireless 9-1-1 charge.	1173
(4) An assessment is final and due and payable and shall be	1174
remitted to the commission unless the assessed party petitions for	1175
rehearing under section 4903.10 of the Revised Code. The	1176
proceedings of the commission specified in division (C)(4) of this	1177
section are subject to and governed by Chapter 4903. of the	1178
Revised Code, except that the court of appeals of Franklin county	1179
has exclusive, original jurisdiction to review, modify, or vacate	1180
an order of the commission under division (C)(2) of this section.	1181
The court shall hear and determine such appeal in the same manner	1182
and under the same standards as the Ohio supreme court hears and	1183
determines appeals under Chapter 4903. of the Revised Code.	1184
The judgment of the court of appeals is final and conclusive	1185
unless reversed, vacated, or modified on appeal. Such an appeal	1186
may be made by the commission or the person to whom the order	1187
under division (C)(2) of this section was issued and shall proceed	1188
as in the case of appeals in civil actions as provided in Chapter	1189

(5) After an assessment becomes final, if any portion of the	1191
assessment remains unpaid, including accrued interest, a certified	1192
copy of the commission's entry making the assessment final may be	1193
filed in the office of the clerk of the court of common pleas in	1194
the county in which the place of business of the assessed party is	1195
located. If the party maintains no place of business in this	1196
state, the certified copy of the entry may be filed in the office	1197
of the clerk of the court of common pleas of Franklin county.	1198
Immediately upon the filing, the clerk shall enter a judgment for	1199
the state against the assessed party in the amount shown on the	1200
entry. The judgment may be filed by the clerk in a loose-leaf book	1201
entitled "special judgments for wireless 9-1-1 charges" and shall	1202
have the same effect as other judgments. The judgment shall be	1203
executed upon the request of the commission.	1204
(6) An assessment under this division does not discharge a	1205
subscriber's liability to reimburse the provider or reseller for	1206
the wireless 9-1-1 charge. If, after the date of service of the	1207
audit notice under division (C)(1) of this section, a subscriber	1208
pays a wireless 9-1-1 charge for the period covered by the	1209
assessment, the payment shall be credited against the assessment.	1210
(7) All money collected by the commission under this division	1211
shall be paid to the treasurer of state, for deposit to the credit	1212
of the wireless 9-1-1 government assistance fund.	1213
Sec. 4931.63. (A) There is hereby created the wireless 9-1-1	1214
administrative fund in the state treasury. A sufficient	1215
percentage, determined by the chairperson of the public utilities	1216
commission but not to exceed four per cent through the first full	1217
fiscal year and two per cent thereafter, of the periodic	1218
remittances of the wireless 9-1-1 charge under section 4931.62 of	1219
the Revised Code shall be deposited to the credit of the fund, to	1220
be used by the commission to cover such nonpayroll costs and, at	1221

the discretion of the commission such payroll costs, of the	1222
commission as are incurred in assisting the coordinator in	1223
carrying out sections 4931.60 to 4931.70 of the Revised Code and	1224
in conducting audits under division (C) of section 4931.62 of the	1225
Revised Code. In addition, the compensation of the Ohio 9-1-1	1226
coordinator, and any expenses of the coordinator in carrying out	1227
those sections, shall be paid from the fund.	1228
(B) There is hereby created the wireless 9-1-1 government	1229
assistance fund, which shall be in the custody of the treasurer of	1230
state but shall not be part of the state treasury. The periodic	1231
remittances of the wireless 9-1-1 charge remaining after the	1232
deposit required by division (A) of this section shall be	1233
deposited to the credit of the wireless 9-1-1 government	1234
assistance fund. The treasurer of state shall deposit or invest	1235
the moneys in this fund in accordance with Chapter 135. of the	1236
Revised Code and any other provision of law governing public	1237
moneys of the state as defined in section 135.01 of the Revised	1238
Code. The treasurer of state shall credit the interest earned to	1239
the fund. The treasurer of state shall disburse money from the	1240
fund solely upon order of the coordinator as authorized under	1241
section 4931.64 of the Revised Code. Annually, until the fund is	1242
depleted, the treasurer of state shall certify to the coordinator	1243
the amount of moneys in the treasurer of state's custody belonging	1244
to the fund.	1245
Sec. 4931.64. (A) Prior to the first disbursement under this	1246
section and annually thereafter not later than the twenty-fifth	1247
day of January, until the wireless 9-1-1 government assistance	1248
fund is depleted, the Ohio 9-1-1 coordinator shall do both of the	1249
following for the purposes of division (B) of this section:	1250
(1) Determine for a county that has adopted a final plan	1251

section;

1283

under sections 4931.40 to 4931.70 of the Revised Code for the	1252
provision of wireless enhanced 9-1-1 within the territory covered	1253
by the countywide 9-1-1 system established under the plan, the	1254
number of wireless telephone numbers assigned to wireless service	1255
subscribers that have billing addresses within the county. That	1256
number shall be adjusted between any two counties so that the	1257
number of wireless telephone numbers assigned to wireless service	1258
subscribers who have billing addresses within any portion of a	1259
municipal corporation that territorially lies primarily in one of	1260
the two counties but extends into the other county is added to the	1261
number already determined for that primary county and subtracted	1262
for the other county.	1263
(2) Determine each county's proportionate share of the	1264
wireless 9-1-1 government assistance fund for the ensuing calendar	1265
year on the basis set forth in division (B) of this section;	1266
estimate the ensuing calendar year's fund balance; compute each	1267
such county's estimated proceeds for the ensuing calendar year	1268
based on its proportionate share and the estimated fund balance;	1269
and certify such amount of proceeds to the county auditor of each	1270
such county.	1271
(B) The Ohio 9-1-1 coordinator, in accordance with this	1272
division and not later than the last day of each month, shall	1273
disburse the amount credited as remittances to the wireless 9-1-1	1274
government assistance fund during the second preceding month, plus	1275
any accrued interest on the fund. Such a disbursement shall be	1276
paid to each county treasurer. The amount to be so disbursed	1277
monthly to a particular county shall be a proportionate share of	1278
the wireless 9-1-1 government assistance fund balance based on the	1279
ratio between the following:	1280
(1) The number of wireless telephone numbers determined for	1281
the county by the coordinator pursuant to division (A) of this	1282

(2) The total number of wireless telephone numbers assigned	1284
to subscribers who have billing addresses within this state. To	1285
the extent that the fund balance permits, the disbursements to	1286
each county shall total at least twenty-five thousand dollars	1287
annually.	1288
(C)(1) Each county that has not adopted a final plan for the	1289
provision of wireless enhanced 9-1-1 under sections 4931.40 to	1290
4931.70 of the Revised Code shall be deemed as having done so for	1291
the purposes of making the determinations and disbursements under	1292
divisions (A)(1) and (2) and (B) of this section through the third	1293
full calendar year following the effective date of this section.	1294
(2) For each county described in division (C)(1) of this	1295
section and through the third full calendar year following the	1296
effective date of this section, the coordinator shall retain in	1297
the wireless 9-1-1 government assistance fund an amount equal to	1298
what would be the county's disbursements under division (B) of	1299
this section if it had adopted such a final plan, plus any related	1300
accrued interest, to be set aside for that county until the board	1301
of county commissioners notifies the coordinator that a final plan	1302
for the provision of wireless enhanced 9-1-1 has been adopted, but	1303
not beyond the end of such third year. Provided notification is	1304
made prior to the end of that third year, the coordinator shall	1305
disburse and pay to the county treasurer, not later than the last	1306
day of the month following the month the notification is made, the	1307
total amount so set aside for the county plus any related accrued	1308
interest. After the end of the third full calendar year following	1309
the effective date of this section, any money and interest so	1310
retained and not disbursed as authorized under this division shall	1311
be available for disbursement only as provided in division (B) of	1312
this section.	1313
(D) Immediately upon receipt by a county treasurer of a	1314
disbursement under division (B) or (C) of this section, the county	1315

Page 44

shall disburse, in accordance with the allocation formula set	1316
forth in the final plan, the amount the county so received to any	1317
other subdivisions in the county that pay the costs of a public	1318
safety answering point providing wireless enhanced 9-1-1 under the	1319
plan.	1320
(E) Nothing in sections 4931.40 to 4931.70 of the Revised	1321
Code affects the authority of a subdivision operating or served by	1322
a public safety answering point of a 9-1-1 system to use, as	1323
provided in the final plan for the system or in an agreement under	1324
section 4931.48 of the Revised Code, any other authorized revenue	1325
of the subdivision for the purposes of providing basic or enhanced	1326
<u>9-1-1.</u>	1327
Sec. 4931.65. (A) A countywide 9-1-1 system receiving a	1328
disbursement under section 4931.64 of the Revised Code shall	1329
provide countywide wireless enhanced 9-1-1 in accordance with	1330
sections 4931.40 to 4931.70 of the Revised Code beginning as soon	1331
as reasonably possible after receipt of the first disbursement or,	1332
if that service is already implemented, shall continue to provide	1333
such service. Except as provided in division (B) of this section,	1334
disbursement shall be used solely for the purpose of paying either	1335
or both of the following:	1336
(1) Any costs of designing, upgrading, purchasing, leasing,	1337
programming, installing, testing, or maintaining the necessary	1338
data, hardware, software, and trunking required for the public	1339
safety answering point or points of the 9-1-1 system to provide	1340
wireless enhanced 9-1-1, which costs are incurred before or on or	1341
after the effective date of this section and consist of such	1342
additional costs of the 9-1-1 system over and above any costs	1343
incurred to provide wireline 9-1-1. On or after the provision of	1344
technical and operational standards pursuant to division (D)(1) of	1345
section 4931.68 of the Revised Code, a subdivision shall consider	1346

employee, agent, or representative of a subdivision operating a	1377
public safety answering point, or of the state highway patrol as	1378
described in division (J) of section 4931.41 of the Revised Code,	1379
with such technical, service, and location information as the	1380
official, employee, agent, or representative requests for the	1381
purpose of providing wireless 9-1-1.	1382
(3) A subdivision operating one or more public safety	1383
answering points of a 9-1-1 system, and a telephone company, shall	1384
provide to the Ohio 9-1-1 council such information as the council	1385
requires for the purpose of making any recommendation or report	1386
pursuant to division (D)(2) of section 4931.68 of the Revised	1387
Code.	1388
(B)(1) Any information provided under division (A) of this	1389
section that consists of trade secrets as defined in section	1390
1333.61 of the Revised Code or of information regarding the	1391
customers, revenues, expenses, or network information of a	1392
telephone company shall be confidential and does not constitute a	1393
public record for the purpose of section 149.43 of the Revised	1394
Code.	1395
(2) The public utilities commission, the Ohio 9-1-1	1396
coordinator, and any official, employee, agent, or representative	1397
of the commission, of the state highway patrol as described in	1398
division (J) of section 4931.41 of the Revised Code, or of a	1399
subdivision operating a public safety answering point, while	1400
acting or claiming to act in the capacity of the commission or	1401
coordinator or such official, employee, agent, or representative,	1402
shall not disclose any information provided under division (A) of	1403
this section regarding a telephone company's customers, revenues,	1404
expenses, or network information. Nothing in division (B)(2) of	1405
this section precludes any such information from being aggregated	1406
and included in any report required under section 4931.70 or	1407
division (D)(2) of section 4931.69 of the Revised Code, provided	1408

association of Ohio; and nominees proposed, respectively, by the	1440
Ohio telecom association and the wireless operators of Ohio; or	1441
any successor organization of each such entity.	1442
diff buodebbot organizacion or each buch energy.	
Initial appointments shall be made not later than thirty days	1443
after the effective date of this section. Nothing in this section	1444
shall prevent the governor from rejecting any of the nominees or	1445
requesting that a nominating entity under this division submit the	1446
names of alternative nominees for consideration.	1447
(B) The term of the initial appointee to the council	1448
representing public safety communications officials and the terms	1449
of one of the initial appointees representing wireline service	1450
providers and one representing wireless service providers shall	1451
expire on January 31, 2007. The term of the initial appointee to	1452
the council representing administrators of 9-1-1 service and the	1453
terms of another one of the initial appointees representing	1454
wireline service providers and another representing wireless	1455
service providers shall expire on January 31, 2008. The term of	1456
the initial appointee to the council representing countywide 9-1-1	1457
systems and the terms of another one of the initial appointees	1458
representing wireline service providers and another representing	1459
wireless service providers shall expire on January 31, 2009.	1460
Thereafter, terms of appointed members shall be for three years,	1461
with each term ending on the same day of the same month as the	1462
term it succeeds.	1463
Each council member shall hold office from the date of the	1464
member's appointment until the end of the term for which the	1465
member was appointed. Members may be reappointed.	1466
Vacancies shall be filled in the manner provided for original	1467
appointments. Any member appointed to fill a vacancy occurring	1468
prior to the expiration date of the term for which the member's	1469
predecessor was appointed shall hold office as a member for the	1470

members under division (B) of section 4931.68 of the Revised Code.	1533
(C) The Ohio 9-1-1 coordinator shall appoint the chairperson	1534
of the advisory board. Each member of the board shall be a voting	1535
member and shall have one vote in all deliberations of the board.	1536
A majority of the members constitutes a quorum.	1537
(D)(1) The advisory board shall make a recommendation to the	1538
coordinator regarding the amount of the wireless 9-1-1 charge to	1539
be included in the report required by division (B) of section	1540
4931.70 of the Revised Code and shall consult with the coordinator	1541
regarding that report.	1542
(2) The advisory board shall make recommendations to and	1543
consult with the public utilities commission and the coordinator	1544
regarding any rules to be adopted under section 4931.67 of the	1545
Revised Code.	1546
(E) The advisory board is not an agency, as defined in	1547
section 101.82 of the Revised Code, for purposes of sections	1548
101.82 to 101.87 of the Revised Code.	1549
Sec. 4931.70. On the first day of November preceding the	1550
2007-2009 budget biennium, the Ohio 9-1-1 coordinator shall submit	1551
a report to the general assembly, in accordance with section	1552
101.68 of the Revised Code, that contains both of the following:	1553
(A) A review of the implementation and provision of wireless	1554
enhanced 9-1-1 in this state and a description of how moneys	1555
disbursements from the wireless government assistance fund have	1556
been used. In preparing the report, the coordinator shall consult	1557
with the wireless 9-1-1 advisory board.	1558
(B) The coordinator's recommendation for the coming budget	1559
biennium of any change in the amount of the wireless 9-1-1 charge	1560
and the basis for that recommendation. The recommendation shall	1561
reflect the minimum amount necessary during the coming budget	1562

1592

shall occur between seven p.m. and five a.m.

This section applies to all such advertisements intended to

1652

(a) Charges for a system that was not established pursuant to	1622
a plan adopted under section 4931.44 of the Revised Code or an	1623
agreement under section 4931.48 of the Revised Code;	1624
(b) Charges for that part of a system established pursuant to	1625
such a plan or agreement that are excluded from the credit by	1626
division (C)(2)(a) or (b) of section 4931.47 of the Revised Code.	1627
(4) "Telephone company" has the same meaning as in section	1628
5727.01 of the Revised Code.	1629
(B) Beginning in tax year 2005, a telephone company shall be	1630
allowed a nonrefundable credit against the tax imposed by section	1631
5733.06 of the Revised Code equal to the amount of its eligible	1632
nonrecurring 9-1-1 charges. The credit shall be claimed for the	1633
company's taxable year that covers the period in which the 9-1-1	1634
service for which the credit is claimed becomes available for use.	1635
The credit shall be claimed in the order required by section	1636
5733.98 of the Revised Code. If the credit exceeds the total taxes	1637
due under section 5733.06 of the Revised Code for the tax year,	1638
the <u>tax</u> commissioner shall credit the excess against taxes due	1639
under that section for succeeding tax years until the full amount	1640
of the credit is granted.	1641
(C) After the last day a return, with any extensions, may be	1642
filed by any telephone company that is eligible to claim a credit	1643
under this section, the commissioner shall determine whether the	1644
sum of the credits allowed for prior tax years commencing with tax	1645
year 2005 plus the sum of the credits claimed for the current tax	1646
year exceeds fifteen million dollars. If it does, the credits	1647
allowed under this section for the current tax year shall be	1648
reduced by a uniform percentage such that the sum of the credits	1649
allowed for the current tax year do not exceed fifteen million	1650
dollars claimed by all telephone companies for all tax years.	1651

Thereafter, no credit shall be granted under this section, except

convening of a 9-1-1 planning committee and development of a

proposed plan prior to the adoption of the final plan. However, a

(A)(6) of this section upon the filing, with the board of county

commissioners of the county that approved the final plan for the

countywide 9-1-1 system, of a written letter of intent by the

entity to be added as a participant in the 9-1-1 system. The

final plan is deemed amended for the purpose described in division

1706

1707

1708

1709

1710

1711

1712

1714

1715

1716

1717

1718

entity shall send written notice of the filing to all subdivisions and telephone companies participating in the system. Further, adoption of any resolution under section 4931.51 of the Revised Code pursuant to a final plan that both has been adopted and provides for funding through charges imposed under that section is not an amendment of a final plan for the purpose of this division.

1726

1727

1728

1729

1743

(B) When a final plan is amended to expand the territory that receives 9-1-1 service or to upgrade a 9-1-1 system from basic to enhanced 9-1-1 service for a purpose described in division (A)(1), (2), or (6) of this section, sections 4931.47 and 5733.55 of the Revised Code apply with respect to the telephone company's receivery receipt of the nonrecurring and recurring rates and charges for the wireline telephone network portion of the 9-1-1 system. When a final plan is amended for the purpose described in division (A)(5) of this section, the provisions apply with respect to the recovery of only the nonrecurring rates and charges for the wireless telephone network portion of the 9-1-1 system.

Sec. 4931.47. (A) In accordance with Chapters 4901., 4903., 1730 4905., 4909., and 4931. of the Revised Code, the public utilities 1731 commission shall determine the just, reasonable, and compensatory 1732 rates, tolls, classifications, charges, or rentals to be observed 1733 and charged for the wireline telephone network portion of a basic 1734 and or enhanced 9-1-1 system, and each telephone company that is a 1735 wireline service provider participating in the system shall be 1736 subject to such chapters, to the extent they apply, as to the 1737 service provided by its portion of the wireline telephone network 1738 for the system as described in the final plan or to be installed 1739 pursuant to agreements under section 4931.48 of the Revised Code, 1740 and as to the rates, tolls, classifications, charges, or rentals 1741 to be observed and charged for that service. 1742

(B) Only the customers of a participating telephone company

described in division (A) of this section that are served within	1744
the area covered by a 9-1-1 system shall pay the recurring rates	1745
for the maintenance and operation of the company's portion of the	1746
wireline telephone network in providing 9-1-1 service of the	1747
system. Such rates shall be computed by dividing the total monthly	1748
recurring rates set forth in a telephone <u>the</u> company's schedule as	1749
filed in accordance with section 4905.30 of the Revised Code, by	1750
the total number of residential and business customer access	1751
lines, or their equivalent, within the area served. Each	1752
residential and business customer within the area served shall pay	1753
the recurring rates based on the number of its residential and	1754
business customer access lines or their equivalent. No company may	1755
shall include such amount on any customer's bill until the company	1756
has completed its portion of the <u>wireline</u> telephone network in	1757
accordance with the terms, conditions, requirements, and	1758
specifications of the final plan or an agreement made under	1759
section 4931.48 of the Revised Code.	1760

(C)(1) Except as otherwise provided in division (C)(2)(a) or 1761 (b) of this section, a participating telephone company described 1762 in division (A) of this section may receive through the credit 1763 authorized by section 5733.55 of the Revised Code the total 1764 nonrecurring charges for its portion of the wireline telephone 1765 network used in providing 9 1 1 service, of the system and the 1766 total nonrecurring charges for any updating or modernization of 1767 that wireline telephone network in accordance with the terms, 1768 conditions, requirements, and specifications of the final plan or 1769 pursuant to agreements under section 4931.48 of the Revised Code, 1770 as <u>such charges</u> are set forth in the schedule filed by a the 1771 telephone company in accordance with section 4905.30 of the 1772 Revised Code, on completion of the installation of the network in 1773 accordance with the terms, conditions, requirements, and 1774 specifications of the final plan or pursuant to section 4931.48 of 1775 the Revised Code shall be recovered by the company through the 1776 Sub. H. B. No. 361

(3) When If the credit is not allowed under division	1808
(C)(2)(a) of this section, the total nonrecurring charges for the	1809
wireline telephone network used in providing 9-1-1 service, as set	1810
forth in the schedule filed by a telephone company in accordance	1811
with section 4905.30 of the Revised Code, on completion of the	1812
installation of the network in accordance with the terms,	1813
conditions, requirements, and specifications of the final plan or	1814
pursuant to section 4931.48 of the Revised Code, shall be paid by	1815
the municipal corporations and townships with any territory in the	1816
area in which such upgrade from basic to enhanced 9-1-1 service is	1817
made.	1818

(D) Where If customer premises equipment for a public safety
answering point is supplied by a telephone company that is
required to file a schedule under section 4905.30 of the Revised
1821
Code pertaining to customer premises equipment, the recurring and
nonrecurring rates and charges for the installation and
maintenance of the equipment specified in the schedule shall
1824
apply.

Sec. 4931.48. (A) If a final plan is disapproved under 1826 division (B) of section 4931.44 of the Revised Code, by 1827 resolution, the legislative authority of a municipal corporation 1828 or township that contains at least thirty per cent of the county's 1829 population may establish within its boundaries, or the legislative 1830 authorities of a group of municipal corporations or townships each 1831 of which is contiguous with at least one other such municipal 1832 corporation or township in the group, together containing at least 1833 thirty per cent of the county's population, may jointly establish 1834 within their boundaries a 9-1-1 system. For this that purpose, the 1835 municipal corporation or township may enter into an agreement, and 1836 the contiguous municipal corporations or townships may jointly 1837 enter into an agreement with a <u>one or more</u> telephone company 1838

1840

1868

1869

providing service in the municipal corporations or townships to provide for the telephone network portion of the system companies.

- (B) If no resolution has been adopted to convene a 9-1-1 1841 planning committee under section 4931.42 of the Revised Code, but 1842 not sooner than eighteen months after the effective date of such 1843 section, by resolution, the legislative authority of any municipal 1844 corporation in the county may establish within its boundaries, or 1845 the legislative authorities of a group of municipal corporations 1846 and townships each of which is contiguous to at least one of the 1847 other such municipal corporations or townships in the group may 1848 jointly establish within their boundaries, a 9-1-1 system. The For 1849 that purpose, the municipal corporation, or contiguous municipal 1850 corporations and townships, may enter into an agreement with a one 1851 or more telephone company serving customers within the boundaries 1852 of the municipal corporation or contiguous municipal corporations 1853 and townships, to provide for the telephone network portion of a 1854 9-1-1 system companies. 1855
- (C) Whenever a telephone company that is a wireline service 1856 provider and one or more municipal corporations and townships 1857 enter into an agreement under division (A) or (B) of this section 1858 to provide for the wireline telephone network portion of a basic 1859 9-1-1 system, the telephone company shall so notify the public 1860 utilities commission, which shall determine whether the telephone 1861 company is capable of reasonably meeting the technical and 1862 economic requirements of providing the wireline telephone network 1863 for an enhanced system within the territory served by the company 1864 and covered by the agreement. The determination shall be made 1865 solely for the purposes of division (C)(2) of section 4931.47 of 1866 the Revised Code. 1867
- (D) Within three years from the date of entering into an initial agreement described under division (B)(C) of this