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AN ACT relating to 911 services.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

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→ Section 1. KRS 65.7631 is amended to read as follows:

- 4 (1) The moneys in the CMRS fund shall be apportioned among the approved uses of
 5 the fund as specified in this section. The board shall make individual disbursements
 6 from the fund upon such terms and conditions necessary in view of the amount of
 7 revenues on deposit at the time each request for disbursement is reviewed and
 8 approved.
- 9 (2) Not more than two and one-half percent (2.5%) of the total monthly revenues
 10 deposited into the CMRS fund shall be disbursed or reserved for disbursement by
 11 the board to pay the administrative costs and expenses incurred in the operation of
 12 the board in carrying out the functions and duties set forth in KRS 65.7621 to
 13 65.7643.
- 14 (3)(a) Prior to August 1, 2022, two and one-half percent (2.5%) of the total monthly 15 revenues deposited into the CMRS fund shall be used solely for the purpose 16 of establishing or maintaining statewide 911 initiatives to assist with the 17 adoption and operation of next generation 911 services and applications. Fund 18 disbursements shall be limited to equipment, hardware, software, or 19 contracted services used in the preparation for, or delivery of, next generation 20 911 systems and services.
- (b) On and after August 1, 2022, and before July 1, <u>2025[2024]</u>, the rate shall be
 five percent (5%).
- 23 (c) On and after July 1, <u>2025[2024]</u>, the rate shall be two and one-half percent
 24 (2.5%).
- (4) (a) Prior to August 1, 2022, ten percent (10%) of the total monthly revenues
 deposited into the CMRS fund shall be disbursed or reserved for disbursement
 to provide direct grants, matching money, or funds to PSAPs as determined by

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- 1 the Kentucky 911 Services Board:
- For the establishment and improvement of 911 services in the
 Commonwealth, including the implementation of next generation 911
 capacity;
 - 2. For incentives to create more efficient delivery of 911 services by local governments receiving funding under subsection (5) of this section; and
- 7 3. For consolidation reimbursement of two hundred thousand dollars 8 (\$200,000) per PSAP, not to exceed four hundred thousand dollars 9 (\$400,000) per county, to any PSAP that consolidates with a CMRS-10 certified PSAP, or creates a newly consolidated Phase II compliant 11 PSAP. Funds shall be applied toward the cost of consolidating. If a 12 PSAP consolidates and receives reimbursement, the Kentucky 911 13 Services Board shall not certify a new PSAP within the same county for 14 a period of ten (10) years.
- 15 (b) On and after August 1, 2022, and before July 1, <u>2025[2024]</u>, the rate shall be
 seven and one-half percent (7.5%).
- 17 (c) On and after July 1, 2025[2024], the rate shall be ten percent (10%).

When the balance of money collected under this subsection and not yet obligated for permitted uses exceeds *three million dollars (\$3,000,000)*[two-million five hundred thousand dollars (\$2,500,000)] in any fiscal year, the excess amount shall be allocated under subsection (5) of this section.

- (5) The balance of the total monthly revenues deposited into the CMRS fund after the
 amounts disbursed or reserved for disbursement under subsections (2), (3), and (4)
 of this section have been subtracted shall be distributed to PSAPs eligible to receive
 disbursement from the CMRS fund under subsection (6) of this section who
 actually request disbursement, as follows:
- 27 (a) Fifty percent (50%) of the remaining balance to be allocated under this

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1 subsection shall be distributed according to the "PSAP pro rata formula," 2 whereby each state police dispatch center that previously qualified for PSAP 3 pro rata formula funding under subsection (6)(a)2.a. of this section but subsequently qualifies under subsection (6)(a)2.b. of this section receives a 4 percentage determined by dividing one-half (1/2) by the total number of 5 PSAPs eligible to request and actually requesting disbursements under 6 7 subsection (6) of this section. The remaining balance to be allocated under 8 this subsection shall be distributed to all remaining qualifying PSAPs equally. 9 Any PSAPs certified before January 1, 2004, or for more than three (3) years, 10 that choose to consolidate their operations shall continue to receive pro-rata 11 shares as if they remained separate and distinct entities. The consolidated 12 entity must be certified to receive funds under subsection (6) of this section; 13 and

(b) Fifty percent (50%) of the remaining balance to be allocated under this
subsection shall be distributed according to a method chosen by the board and
based on the wireless workload of the PSAP. Methods to be considered may
be based on the number of wireless 911 calls answered by each PSAP, the
number of wireless phone users served by each PSAP, or any other method
deemed by the board to be reasonable and equitable. The method chosen by
the board shall be promulgated as a regulation under KRS 65.7633.

All amounts distributed to PSAPs under this subsection shall be used by the PSAPs solely for the purposes of answering, routing, and properly disposing of 911 calls, training PSAP staff, and public education concerning appropriate use of 911, in accordance with KRS 65.760(4) and (5). Additionally, amounts distributed to PSAPs under this subsection may be used for the purposes of complying with the wireless E911 service requirements established by the FCC order and any rules and regulations which are or may be adopted by the Federal Communications

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1		Com	missi	on pursuant to the FCC order, including the payment of costs and			
2		expenses incurred in designing, upgrading, purchasing, leasing, programming,					
3		testing, installing, or maintaining all necessary data, hardware, and software					
4		required in order to provide wireless E911 service.					
5	(6)	(a)	Notv	withstanding any other provision of the law, no PSAP shall be eligible to			
6			requ	est or receive a disbursement from the CMRS fund under subsection			
7			(4)(a	a) or (b) or (5) of this section unless and until the PSAP:			
8			1.	Is expressly certified as a PSAP by the Kentucky 911 Services Board,			
9				upon written application to the board;			
10			2.	Demonstrates that the PSAP is:			
11				a. Providing E911 services to a local government that has adopted an			
12				ordinance either imposing a special tax, license, or fee as			
13				authorized by KRS 65.760(3) or has established other means of			
14				funding wireline 911 emergency service; or			
15				b. A state police dispatch center that actively serves as an alternate or			
16				backup PSAP for one (1) or more nonstate police PSAPs;			
17			3.	Demonstrates that the administrator of the PSAP sent a request for			
18				wireless, E911 service to a CMRS provider, and that the infrastructure			
19				of the local exchange carrier will support wireless E911 service;			
20			4.	Provides an accounting of the number of wireless E911 calls received by			
21				the PSAP during the prior calendar year if requested by the board;			
22			5.	Demonstrates that the PSAP has made the investment which is			
23				necessary to allow the PSAP to receive and utilize the data elements			
24				associated with wireless E911 service; and			
25			6.	Adopts and participates in, or provides a compatible service to, board-			
26				funded statewide next generation 911 projects, programs, and initiatives			
27				required to meet federal directives, and supports or implements next			

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1			generation 911 emergency services Internet protocol networks, core
2			services, and geographic information services components.
3		(b)	In addition to the requirements of paragraph (a) of this subsection and in order
4			to encourage the additional consolidation of PSAPs by local governments and
5			state government agencies, [after January 1, 2017,]a PSAP shall receive
6			priority consideration for distributions of funds from subsection (4)(a) and (b)
7			of this section as follows:
8			1. A PSAP that is not a state police dispatch center and that covers all local
9			governments within two (2) or more counties shall receive first priority
10			in the distribution of the funds by the board;
11			2. A PSAP, including any state police dispatch center, that covers all the
12			local governments within a single county shall receive second priority in
13			the distribution of the funds by the board; and
14			3. A PSAP, including any state police dispatch center, that does not cover
15			all of the local governments within a single county shall receive the last
16			priority for the distribution of the funds listed in this subsection by the
17			board.
18		⇒S	ection 2. KRS 241.170 is amended to read as follows:
19	(1)	The	city administrator in each city of the first class or the administrator in a
20		cons	olidated local government, and any investigators and clerks deemed necessary
21		for t	he proper conduct of this office, shall be appointed by the mayor. The city
22		adm	inistrator in each city of the first class or the administrator in a county
23		cont	aining a consolidated local government, and the administrator's investigators,
24		shall	have full police powers of peace officers, and their jurisdiction shall be
25		coex	tensive with boundaries of the city of the first class or the boundaries of the
26		cour	ty in a county containing a consolidated local government. They may inspect
27		any	premises where alcoholic beverages are manufactured, sold, stored, or

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- 1 otherwise trafficked in, without first obtaining a search warrant.
- 2 (2)The city administrator in each city, other than a consolidated local government, and 3 any investigators and clerks deemed necessary for the proper conduct of this 4 office shall be appointed by the city manager if there is one. If there is no city manager, the city administrator and any investigators or clerks shall be appointed 5 6 by the mayor. The jurisdiction of a city administrator appointed pursuant to this 7 subsection shall be coextensive with the boundaries of the city, and the city administrator and the administrator's investigators shall have the same powers 8 9 authorized under subsection (1) of this section. 10 No person shall be an administrator, an investigator, or an employee of the city or a (3)
- 10 (5) To person shall be an administrator, an investigator, of an employee of the explore a
 11 consolidated local government under the supervision of the administrator, who
 12 would be disqualified to be a member of the board under KRS 241.100.
- (4) Before entering upon official duties, each city administrator shall take the oath
 prescribed in Section 228 of the Constitution. An appointed city alcoholic beverage
 control administrator shall immediately notify the department of qualification and
 appointment.