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1		AN ACT	relating to commercial mobile radio service charges and declaring an		
2	eme	emergency.			
3	Be i	Be it enacted by the General Assembly of the Commonwealth of Kentucky:			
4		<b>→</b> Section	1. KRS 65.7636 is amended to read as follows:		
5	(1)	As used	in this section, "Lifeline provider" means a CMRS provider that the		
6		Kentucky	Public Service Commission has deemed or deems eligible to participate		
7		in the wire	eless low-income Lifeline program and to receive reimbursement from the		
8		universal	service fund managed by the Federal Communications Commission		
9		pursuant t	to the federal Telecommunications Act of 1996, 47 U.S.C. secs. 151 et		
10		seq.			
11	(2)	A Lifeline	e provider shall be liable for a CMRS service charge equal to the amount		
12		of the CM	IRS postpaid service charge levied under KRS 65.7629 and shall remit $\underline{a}$		
13		monthly p	payment to the Kentucky 911 Services Board[, less the administrative fee		
14		described	in subsection (6) of this section, as follows:		
15	<del>(a)</del>	Beginning February 1, 2017, an amount] equal to the product of the following			
16		factors:			
17		<u>(a)[1.]</u>	The amount of the postpaid CMRS service charge levied under KRS		
18		65.7	629; and		
19		<u>(b)[2.]</u>	The number of unique end users with Kentucky addresses for which the		
20		Lifel	line provider received reimbursement from the universal service fund		
21		durii	ng the immediately preceding month.		
22		<del>[(b) A L</del>	ifeline provider liable for the CMRS service charge levied under this		
23		subs	ection may bill and collect from each end user the charges calculated		
24		unde	er this subsection with respect to each end user. The Lifeline provider		
25		shall	determine the manner it uses to bill and collect the charges owed under		
26		this	subsection. A Lifeline provider shall not bill or collect from an end user		
27		<del>an a</del>	amount greater than the charges paid by the Lifeline provider to the		

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1		Kentucky 911 Services Board with respect to each end user.]
2	(3)[	Each Lifeline provider shall act as a collection agent of the service charge levied by
3		this section for the CMRS fund. Each Lifeline provider shall list the service charge
4		as a separate entry on any bill which includes the service charge.
5	(4)	A Lifeline provider has no obligation to take any legal action to enforce the
6		collection of the service charge levied by this section. Collection actions to enforce
7		the collection of the service charge against any CMRS customer may, however, be
8		initiated by the state, on behalf of the board, in the Circuit Court of the county of
9		residence of the end user, and the reasonable costs and attorney's fees which are
10		incurred in connection with any such collection action may be awarded by the court
11		to the prevailing party in the action.
12	(5)	State and local taxes shall not apply to a separately stated service charge levied by
13		this section.
14	(6)	To reimburse itself for the cost of collecting and remitting the service charge levied
15		by this section, each Lifeline provider may deduct and retain from the service
16		charges it collects during each calendar month an amount not to exceed one and
17		one-half percent (1.5%) of the gross aggregate amount of the service charges it
18		collected that month.
19	<del>(7)]</del>	All service charges levied by this section[ collected by each Lifeline provider, less
20		the administrative fee described in subsection (6) of this section,] are due and
21		payable to the board monthly and shall be remitted on or before thirty (30) days
22		after the end of the calendar month. Collection actions may be initiated by the state,
23		on behalf of the board, in the Franklin Circuit Court or any other court of competent
24		jurisdiction, and the reasonable costs and attorney's fees which are incurred in
25		connection with any such collection action may be awarded by the court to the
26		prevailing party in the action.
27	<u>(4)</u> [(	Nothing in this section shall be interpreted or otherwise construed to impact

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1	litigation pending in the courts of the Commonwealth commencing on or before
2	March 1, 2016, regarding the application of CMRS fees imposed prior to January 1,
3	2017, to CMRS providers receiving reimbursement from the universal service fund.
4	(5) A lifeline provider shall not use any moneys received for participation in the
5	wireless low-income Lifeline program from the universal service fund managed
6	by the Federal Communications Commission pursuant to the federal
7	Telecommunications Act of 1996, 41 U.S.C. secs. 151 et seq., to pay for any
8	portion of the CMRS service charge levied on the lifeline provider under this
9	section.
10	→ Section 2. Whereas the collection of the CMRS service charge imposed by
11	Section 1 of this Act on all Lifeline providers is critical to the funding and operation of
12	emergency communication services in the Commonwealth, an emergency is declared to
13	exist, and this Act takes effect upon its passage and approval by the Governor or upon its
14	otherwise becoming a law.

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