FIRST REGULAR SESSION [PERFECTED]

HOUSE BILL NO. 1009

99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE LAUER.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 650.330, RSMo, and to enact in lieu thereof one new section relating to the designation of a state 911 coordinator, with an emergency clause.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 650.330, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 650.330, to read as follows:

650.330. 1. The committee for 911 service oversight shall consist of sixteen members,
one of which shall be chosen from the department of public safety who shall serve as chair of the
committee and only vote in the instance of a tie vote among the other members, and the other
members shall be selected as follows:
(1) One member chosen to represent an association domiciled in this state whose primary
interest relates to counties;

- (2) One member chosen to represent the Missouri public service commission;
- (3) One member chosen to represent emergency medical services;
- 9 (4) One member chosen to represent an association with a chapter domiciled in this state 10 whose primary interest relates to a national emergency number;
- (5) One member chosen to represent an association whose primary interest relates toissues pertaining to fire chiefs;
- (6) One member chosen to represent an association with a chapter domiciled in this state
 whose primary interest relates to issues pertaining to public safety communications officers;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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HB 1009

15 (7) One member chosen to represent an association whose primary interest relates to 16 issues pertaining to police chiefs;

17 (8) One member chosen to represent a league or association domiciled in this state whose18 primary interest relates to issues pertaining to municipalities;

(9) One member chosen to represent an association domiciled in this state whose primaryinterest relates to issues pertaining to sheriffs;

(10) One member chosen to represent 911 service providers in counties of the second,
 third and fourth classification;

(11) One member chosen to represent 911 service providers in counties of the first
 classification, with and without charter forms of government, and cities not within a county;

(12) One member chosen to represent telecommunications service providers with at least
 one hundred thousand access lines located within Missouri;

(13) One member chosen to represent telecommunications service providers with lessthan one hundred thousand access lines located within Missouri;

(14) One member chosen to represent a professional association of physicians whoconduct with emergency care; and

(15) One member chosen to represent the general public of Missouri who represents an
 association whose primary interest relates to education and training, including that of 911, police
 and fire dispatchers.

2. Each of the members of the committee for 911 service oversight shall be appointed by the governor with the advice and consent of the senate for a term of four years; except that, of those members first appointed, four members shall be appointed to serve for one year, four members shall be appointed to serve for two years, four members shall be appointed to serve for three years and four members shall be appointed to serve for four years. Members of the committee may serve multiple terms.

3. The committee for 911 service oversight shall meet at least quarterly at a place and
time specified by the chairperson of the committee and it shall keep and maintain records of such
meetings, as well as the other activities of the committee. Members shall not be compensated
but shall receive actual and necessary expenses for attending meetings of the committee.

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4. The committee for 911 service oversight shall:

45 (1) Organize and adopt standards governing the committee's formal and informal46 procedures;

47 (2) Provide recommendations for primary answering points and secondary answering48 points on statewide technical and operational standards for 911 services;

49 (3) Provide recommendations to public agencies concerning model systems to be 50 considered in preparing a 911 service plan;

HB 1009

(4) Provide requested mediation services to political subdivisions involved in
jurisdictional disputes regarding the provision of 911 services, except that such committee shall
not supersede decision-making authority of local political subdivisions in regard to 911 services;

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(5) Provide assistance to the governor and the general assembly regarding 911 services;

(6) Review existing and proposed legislation and make recommendations as to changes
 that would improve such legislation;

57 (7) Aid and assist in the timely collection and dissemination of information relating to 58 the use of a universal emergency telephone number;

59 (8) Perform other duties as necessary to promote successful development,
60 implementation and operation of 911 systems across the state; [and]

61 (9) Designate a state 911 coordinator who shall be responsible for overseeing
 62 statewide 911 operations and ensuring compliance with federal grants for 911 funding; and
 63 (10) Advise the department of public safety on establishing rules and regulations

64 necessary to administer the provisions of sections 650.320 to 650.340.

5. The department of public safety shall provide staff assistance to the committee for 911 service oversight as necessary in order for the committee to perform its duties pursuant to sections 650.320 to 650.340.

68 6. The department of public safety is authorized to adopt those rules that are reasonable 69 and necessary to accomplish the limited duties specifically delegated within section 650.340. Any rule or portion of a rule, as that term is defined in section 536.010, shall become effective 70 only if it has been promulgated pursuant to the provisions of chapter 536. This section and 71 chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant 72 73 to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are 74 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void. 75 Section B. Because immediate action is necessary to ensure the state is eligible to receive

2 federal 911 grants and timely application for such grants is imperative, section A of this act is

3 deemed necessary for the immediate preservation of the public health, welfare, peace, and safety,

4 and is hereby declared to be an emergency act within the meaning of the constitution, and section

5 A of this act shall be in full force and effect upon its passage and approval.

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