WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

Committee Substitute

for

Senate Bill 649

SENATORS MAYNARD AND CLINE, original sponsors

[Originating in the Committee on Government

Organization; reported on February 19, 2020]

A BILL to amend and reenact §24-6-5 of the Code of West Virginia, 1931, as amended, relating
 to permitting directors of county emergency phone systems to obtain mobile phone
 emergency lines and enter into service provider contracts; establishing payment of
 emergency mobile phone contracts; and requiring a report.

Be it enacted by the Legislature of West Virginia:

ARTICLE 6. LOCAL EMERGENCY TELEPHONE SYSTEM.

§24-6-5. Enhanced emergency telephone system requirements.

1 (a) An enhanced emergency telephone system, at a minimum, shall provide that:

(1) All the territory in the county, including every municipal corporation in the county, which
is served by telephone company central office equipment that will permit such a system to be
established shall be included in the system: *Provided*, That if a portion of the county or a portion
of a municipal corporation within the county is already being served by an enhanced emergency
telephone system, that portion of the county or municipality may be excluded from the county
enhanced emergency telephone system;

- 8 (2) Every emergency service provider that provides emergency service within the territory
 9 of a county participate in the system;
- 10 (3) Each county answering point be operated constantly;

11 (4) Each emergency service provider participating in the system maintain a telephone
12 number in addition to the one provided in the system; and

(5) If the county answering point personnel reasonably determine that a call is not an
emergency, the personnel provide the caller with the number of the appropriate emergency
service provider.

(b) To the extent possible, enhanced emergency telephone systems shall be centralized.
(c) In developing an enhanced emergency telephone system, a county commission or the
West Virginia State Police shall seek the advice of both the telephone companies providing local
exchange service within the county and the local emergency providers.

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(d) As a condition of employment, a person employed as the director of an emergency
dispatch center who dispatches emergency calls or supervises the dispatching of emergency call
takers is subject to an investigation of their character and background. This investigation shall
include, at a minimum, a criminal background check conducted by the State Police at its expense.
A felony conviction shall preclude a person from holding any of these positions.

(e) As a condition of continued employment, persons employed to dispatch emergency
 calls in county emergency dispatch centers shall successfully complete:

27 (1) A 40-hour nationally recognized training course for dispatchers within one year of the
28 date of their employment; and

(2) An additional nationally recognized emergency medical dispatch course or an
 emergency medical dispatch course approved by the Office of Emergency Medical Services not
 later than July 1, 2013, or if employed subsequent to July 1, 2013, within one year of the date of
 employment.

33 (f) On or before July 1, 2013, the director of each county emergency dispatch center shall 34 develop policies and procedures to establish a protocol for dispatching emergency medical calls 35 implementing a nationally recognized emergency medical dispatch program or an emergency 36 medical dispatch program approved by the Office of Emergency Medical Services: Provided, That 37 a county's emergency dispatch center, which utilizes a one-button transfer system, may continue 38 to use this system if the county emergency dispatch center establishes policies and procedures 39 which require the agency to whom the call is transferred to remain on the call until a first responder 40 arrives.

(g) Each county or municipality shall appoint for each answering point an enhanced
emergency telephone system advisory board consisting of at least six members to monitor the
operation of the system. The board shall be appointed by the county or municipality and shall
include at least one member from affected:

45 (1) Fire service providers;

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46 (2) Law-enforcement providers;

47 (3) Emergency medical providers;

48 (4) Emergency services providers participating in the system; and

49 (5) Counties or municipalities.

50 The director of the county or municipal enhanced telephone system shall serve as an ex 51 officio member of the advisory board.

(h) The initial advisory board shall serve staggered terms of one, two, and three years. The initial terms of these appointees shall commence on July 1, 1994. All future appointments shall be for terms of three years, except that an appointment to fill a vacancy shall be for the unexpired term. All members shall serve without compensation. The board shall adopt such policies, rules, and regulations as are necessary for its own guidance. The board shall meet monthly or quarterly. The board may make recommendations to the county or municipality concerning the operation of the system.

(i) Nothing herein contained shall be construed to prohibit or discourage in any way the
establishment of multijurisdictional or regional systems, or multijurisdictional or regional
agreements for the establishment of enhanced emergency telephone systems, and any system
established pursuant to this article may include the territory of more than one public agency, or
may include only a portion of the territory of a public agency.

64 (i) The director of the county or municipal enhanced telephone system shall have the 65 authority to enter into mobile-phone contracts with service providers for the purpose of obtaining 66 a mobile-phone emergency line for the county or municipality. The director must solicit bids for 67 mobile-phone contracts from mobile-phone service providers in this state. The director may award 68 the contract to the lowest responsible bidder, or designate in writing, why any other bidder other 69 than the lowest responsible bidder was awarded a contract. The director may obtain as many 70 lines as reasonably needed for emergencies where landlines are unavailable to serve the county 71 or municipality. The director and phone service provider should collaborate to obtain the following:

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- 72 (1) The emergency mobile-phone number may be the county prefix and end in 0911, as
- 73 <u>feasible for the phone service provider;</u>
- 74 (2) The emergency mobile-phone service provider should permit roll-over service to allow
- 75 multiple callers to dial into the amount of lines purchased; and
- 76 (3) The emergency mobile-phone service provider should provide the lowest possible cost.
- 77 Nothing in this subsection shall be construed to prohibit or discourage in any way the
- 78 establishment of multijurisdictional or regional systems, or multijurisdictional or regional
- 79 agreements for the establishment of emergency mobile-telephone systems. This section shall be
- 80 effective July 1, 2020.
- 81 (k) Emergency mobile-phone contracts entered into pursuant to subsection (j) of this
- 82 section may be paid from funds received by the Public Service Commission relating to 911 fees
- 83 remitted to the county or by other county funds. A report of the funds expended for subsection (j)
- 84 of this section shall be presented to the interim Joint Committee on Government Organization no
- 85 <u>later than November 30, 2020, to ensure the fiscal responsibility and efficacy of this section.</u>

NOTE: The purpose of this bill is to permit the director of a county or municipality emergency telephone system to negotiate contracts for emergency mobile-phones in the county in the event landlines are unavailable.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.