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A bill to be entitled

2 An act relating to wireless communications funds; amending 3 s. 365.173, F.S.; redesignating the Wireless Emergency Telephone System Fund as the "Emergency Communications 4 Number E911 System Fund"; requiring that all revenues 5 derived from a fee levied by a county on local exchange 6 7 subscribers be paid into the State Treasury by a specified 8 date and that the moneys be accounted for in a special 9 fund; providing a methodology for the distribution of the funds; requiring counties to return money to the fund 10 under certain circumstances; requiring a wireless provider 11 to submit sworn invoices in order to support claims for 12 reimbursement of allowable costs; requiring that funds in 13 the E911 system fund on a specified date be returned to 14 wireless providers for costs incurred before a specified 15 16 date; providing procedures for reimbursement; requiring the Auditor General to annually audit the fund; providing 17 an effective date. 18 19

20 Be It Enacted by the Legislature of the State of Florida:

22 Section 1. Section 365.173, Florida Statutes, is amended 23 to read:

365.173 Wireless Emergency Communications Number E911
 Telephone System Fund.--

(1) All revenues derived from the E911 fee levied on
 subscribers under s. 365.172 must be paid by the board into the
 State Treasury on or before the 15th day of each month. Such
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29	moneys must be accounted for in a special fund to be designated
30	as the Wireless Emergency <u>Communications Number E911</u> Telephone
31	System Fund, a fund created in the State Technology <u>Program, or</u>
32	other office as designated by the Secretary of Management
33	Services, and, for accounting purposes, must be segregated into
34	two separate categories:
35	(a) The wireless category; and
36	(b) The nonwireless category.
37	
38	All moneys Office and must be invested by the Chief Financial
39	Officer pursuant to s. 17.61. All moneys in such fund are to be
40	expended by the State Technology office for the purposes
41	provided in this section and s. 365.172. These funds are not
42	subject to s. 215.20.
43	(2) As determined by the board pursuant to s.
44	365.172(8)(h), and subject to any modifications approved by the
45	board pursuant to s. 365.172(6)(a)3. or <u>(8)(i)</u> (8)(c) , the
46	moneys in the fund shall be distributed and used only as
47	follows:
48	(a) <u>Sixty-seven</u> Forty four percent of the moneys <u>in the</u>
49	wireless category shall be distributed each month to counties,
50	based on the total number of <u>service identifiers</u> wireless
51	subscriber billing addresses in each county, <u>and shall be used</u>
52	exclusively for payment of:
53	1. Authorized expenditures Recurring costs of providing
54	911 or E911 service , as <u>specified in s. 365.172(9)</u> provided by
55	s. 365.171(13)(a)6 .
56	2. Costs to comply with the requirements for E911 service
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57 contained in the order and any future rules related to the 58 order.

59 (b) Ninety-seven percent of the moneys in the nonwireless 60 category shall be distributed each month to counties based on 61 the total number of service identifiers in each county and shall 62 be used exclusively for payment of authorized expenditures, as 63 specified in s. 365.172(9).

64 Any county that receives funds under paragraphs (a) (C) 65 and (b) this paragraph shall establish a fund to be used 66 exclusively for the receipt and expenditure of the revenues collected under paragraphs (a) and (b) this paragraph. All fees 67 placed in the fund and any interest accrued shall be used solely 68 for costs described in subparagraphs (a)1. and 2. The money 69 70 collected and interest earned in this fund shall be appropriated for these purposes by the county commissioners and incorporated 71 72 into the annual county budget. The fund shall be included within 73 the financial audit performed in accordance with s. 218.39. A 74 county may carry forward up to 20 30 percent of the total funds 75 disbursed to the county by the board during a calendar year for 76 expenditures for capital outlay, capital improvements, or 77 equipment replacement, if such expenditures are made for the 78 purposes specified in subparagraphs(a)1. and 2.; however, the 79 20-percent limitation does not apply to funds disbursed to a 80 county under s. 365.172(6)(a)3., and a county may carry forward any percentage of the funds, except that any grant provided 81 82 shall continue to be subject to any condition imposed by the board this paragraph. In order to prevent an excess recovery of 83 costs incurred in providing E911 service, a county that receives 84

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85 <u>funds greater than the permissible E911 costs described in s.</u>
86 <u>365.172(9), including the 20 percent carryforward allowance,</u>
87 <u>must return the excess funds to the E911 board to be allocated</u>
88 <u>under s. 365.172(6)(a).</u>

89 Thirty Fifty-four percent of the moneys in the (d) (b) wireless category shall be distributed to wireless providers in 90 91 response to sworn invoices submitted to the board by wireless 92 providers to reimburse such wireless providers for the actual 93 costs incurred to provide 911 or E911 service, including the 94 costs of complying with the order. Such costs include costs and expenses incurred by wireless providers to design, purchase, 95 lease, program, install, test, upgrade, operate, and maintain 96 97 all necessary data, hardware, and software required to provide 98 E911 service. Up to 2 percent of the funds allocated to 99 providers shall be retained by the board to be applied to costs 100 and expenses incurred for the purposes of managing, 101 administering, and overseeing the receipts and disbursements 102 from the fund and other activities as defined in s. 365.172(6). 103 Any funds retained for such purposes in a calendar year which are not applied to such costs and expenses by March 31 of the 104 105 following year shall be distributed to providers pursuant to 106 this paragraph. Each wireless provider shall submit to the board, by August 1 of each year, a detailed estimate of the 107 capital and operating expenses for which it anticipates that it 108 will seek reimbursement under this paragraph during the ensuing 109 state fiscal year. In order to be eligible for recovery during 110 any ensuing state fiscal year, a wireless provider must submit 111 all sworn invoices for allowable purchases made within the 112

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113 previous calendar year no later than March 31 of the fiscal year. By September 15 of each year, the board shall submit to 114 the Legislature its legislative budget request for funds to be 115 allocated to wireless providers under this paragraph during the 116 117 ensuing state fiscal year. The budget request shall be based on 118 the information submitted by the wireless providers and 119 estimated surcharge revenues. Distributions of moneys in the fund by the board to wireless providers must be fair and 120 121 nondiscriminatory. If the total amount of moneys requested by wireless providers pursuant to invoices submitted to the board 122 123 and approved for payment exceeds the amount in the fund in any month, wireless providers that have invoices approved for 124 payment shall receive a pro rata share of moneys in the fund and 125 the balance of the payments shall be carried over to the 126 127 following month or months until all of the approved payments are 128 made. The board may adopt rules necessary to address the manner 129 in which pro rata distributions are made when the total amount 130 of funds requested by wireless providers pursuant to invoices 131 submitted to the board exceeds the total amount of moneys on deposit in the fund. 132 133 Notwithstanding paragraphs (a) and (d), the amount of (e)

133 <u>(e) Notwitchstanding paragraphs (a) and (d), the amodult of</u> 134 <u>money that remained in the wireless 911 system fund on December</u> 135 <u>31, 2006, must be disbursed to wireless providers for the</u> 136 <u>recovery of allowable costs incurred in previous years ending</u> 137 <u>December 31, 2006, and in accordance with paragraph (d). In</u> 138 <u>order to be eligible for recovered costs incurred under</u> 139 <u>paragraph (d), a wireless provider must submit sworn invoices to</u> 140 <u>the board by December 31, 2007. The board must disburse the</u>

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141 designated funds in the wireless 911 system fund on or after
142 January 1, 2008.
143 (f) One percent of the moneys in the fund shall be
144 retained by the board to be applied to costs and expenses
145 incurred for the purposes of managing, administering, and
146 overseeing the receipts and disbursements from the fund and
147 other activities as defined in s. 365.172(6). Any funds retained

148 for such purposes in a calendar year which are not applied to 149 such costs and expenses by March 31 of the following year shall 150 be redistributed as determined by the board.

151 (g) (c) Two percent of the moneys in the fund shall be used 152 to make monthly distributions to rural counties for the purpose 153 of providing facilities and network and service enhancements and 154 assistance for the 911 or E911 systems operated by rural 155 counties and for the provision of reimbursable loans and grants 156 by the office to rural counties for upgrading and replacing E911 157 911 systems.

158 By September 1, 2007, up to \$15 million of the (h) 159 existing 911 system fund shall be available for distribution by 160 the board to the counties in order to prevent a loss in the 161 ordinary and expected time value of money caused by any timing 162 delay in remittance to the counties of wireline fees caused by 163 the one-time transfer of collecting wireline fees by the counties to the board. All disbursements for this purpose must 164 be returned to the fund from the future remittance by the 165 166 nonwireless category. (i) If the wireless category has funds remaining in it on 167 December 31 after disbursements have been made during the 168

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169 <u>calendar year immediately prior to December 31, the board may</u> 170 <u>disburse the excess funds in the wireless category in accordance</u> 171 with s. 365.172(6)(a)3.b.

173 The Legislature recognizes that the wireless E911 fee authorized 174 under s. 365.172 may will not necessarily provide the total 175 funding required for establishing or providing the E911 911 176 service. It is the intent of the Legislature that all revenue 177 from the fee be used as specified in this subsection s. 178 $\frac{365.171(13)(a)6}{a}$.

179 (3) Through fiscal year 2008-2009, The Auditor General
180 shall annually audit the fund to ensure that moneys in the fund
181 are being managed in accordance with this section and s.
182 365.172. The Auditor General shall provide a report of the
183 annual audit to the board.

184 Section 2. This act shall take effect upon becoming a law, 185 if House Bill 919 or similar legislation is adopted in the 186 legislative session or an extension thereof and becomes law.

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