HOUSE No. 2131

The Commonwealth of Massachusetts

PRESENTED BY:

Michael A. Costello

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act establishing a prepaid wireless E911 surcharge.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Michael A. Costello	1st Essex
Edward F. Coppinger	10th Suffolk
Ann-Margaret Ferrante	5th Essex
John W. Scibak	2nd Hampshire
Martin J. Walsh	13th Suffolk
Patricia A. Haddad	5th Bristol
Michael J. Rodrigues	First Bristol and Plymouth
Martha M. Walz	8th Suffolk
Michael O. Moore	Second Worcester
Tackey Chan	2nd Norfolk
Michael D. Brady	9th Plymouth
Mark J. Cusack	5th Norfolk
Bruce J. Ayers	1st Norfolk
Paul W. Mark	2nd Berkshire
Tom Sannicandro	7th Middlesex
Katherine M. Clark	Fifth Middlesex
Michael Barrett	Third Middlesex

HOUSE No. 2131

By Mr. Costello of Newburyport, a petition (accompanied by bill, House, No. 2131) of Michael A. Costello and others relative to establishing a prepaid wireless enhanced 911 surcharge. Public Safety and Homeland Security.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE O HOUSE , NO. 643 OF 2011-2012.]

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act establishing a prepaid wireless E911 surcharge.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Chapter 6A of the General Laws is hereby amended by striking out section
 18A and inserting in place thereof the following new section:-

Section 18A. In this section, and in sections 18B to 18J, inclusive, of this chapter, and in
section 14A of chapter 166, the following words shall, unless the context clearly requires
otherwise, have the following meanings:

6 "Automatic location identification", an enhanced 911 service capability that allows for 7 the automatic display of information relating to the geographical location of the communication 8 device used to place a 911 call.

9 "Automatic number identification", an enhanced 911 service capability that allows for the 10 automatic display of a telephone number used to place or route a 911 call.

11 "Commission", the state 911 commission.

12 "Communication services", includes any of the following: (a) the transmission,13 conveyance or routing of real-time, two-way voice communications to a point or between or

14 among points by or through any electronic, radio, satellite, cable, optical, microwave, wireline,

15 wireless or other medium or method, regardless of the protocol used; (b) the ability to provide

16 two-way voice communication on the public switched network; (c) wireless enhanced 911

17 service; (d) wireline enhanced 911 service; (e) interconnected VoIP provider service as defined

18 by the regulations of the FCC regulations; (f) IP -enabled service; or (g) prepaid wireless service.

19 "Communication service provider", an entity that provides communication services to a20 subscriber.

21 "Consumer", a person who purchases prepaid wireless telecommunications service in a22 retail transaction.

23 "Department", the state 911 department.

24 "Director", the executive director of the state 911 department.

25 "Emergency medical dispatch", the management of requests for emergency medical

26 assistance by utilizing a system of: (a) tiered response or priority dispatching of emergency

27 medical resources based on the level of medical assistance needed by the victim; and (b) pre-

28 arrival first aid or other medical instructions given by trained personnel responsible for receiving

29 911 calls and directly dispatching emergency response services.

30 "Enhanced 911 Fund", the fund established under section 35JJ of chapter 10.

31 "Enhanced 911 service provider", any entity that provides 1 or more of the following 911
32 elements: network, database or PSAP customer premises equipment.

33 "Enhanced 911 service", a service consisting of communication network, database and

34 equipment features provided for subscribers of communication services enabling such

35 subscribers or consumers of prepaid wireless telecommunications service to reach a PSAP by

36 dialing the digits 911, or by other means approved by the department, that directs calls to

37 appropriate PSAPs based on selective routing and provides the capability for automatic number

38 identification and automatic location identification.

39 "Enhanced 911 network features", the components of enhanced 911 service that provide40 selective routing, automatic number identification and automatic location identification.

41 "Enhanced 911 systems", a distinct entity or geographical segment in which enhanced
42 911 service is provided, consisting of network routing elements serving as a control office and
43 trunking connecting all central offices within a geographical segment, and including PSAPs and
44 network used to deliver location data to PSAPs from a data base.

45 "FCC", the Federal Communications Commission.

46 "FCC order", all orders issued by the FCC under the proceeding entitled "Revision of the 47 Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems" 48 (CC Docket No. 94-102; RM 8143), or any successor proceeding, including all other criteria 49 established therein, regarding the delivery of wireless enhanced 911 service by a wireless carrier, 50 and all orders issued by the FCC under the proceeding entitled "In the Matter of IP-Enabled 51 Services; E911 Requirements for IP-Enabled Service Providers"(WC Docket No 05-196), or any 52 successor proceeding, including all other criteria established therein, regarding the delivery of 53 enhanced 911 service by an IP-enabled service provider.

54 "Governmental body" shall include any governmental body as defined in section 11A of55 chapter 30A or section 23A of chapter 39.

56 "Interconnected VoIP service", voice over the internet protocol services as defined by the 57 FCC in 47 CFR 9.3.

58 "IP-enabled service", a service, device or application which makes use of Internet 59 Protocol, or IP, and capable of entering the digits 911, or by other means as approved by the 60 department, for the purposes of interconnecting users to the enhanced 911 system including, but 61 not limited to, voice over IP and other services, devices, or applications provided through or 62 using wireline, cable, wireless, or satellite facilities or any other facility that may be provided in 63 the future ."Limited secondary PSAP", a PSAP equipped, at a minimum, with automatic number 64 identification and automatic location identification display or printout capability. It receives 911 65 calls only if transferred from the primary PSAP. Data sent to a limited secondary PSAP cannot 66 be re-routed to another location and may not necessarily be transmitted simultaneously with the 67 voice call.

68 "Local exchange service", telephone exchange lines or channels that provide local access
69 from the premises of a subscriber in the commonwealth to the local telecommunications network
70 to effect the transfer of information.

"Network components", any software or hardware for a control switch, other switch
modification, trunking or any components of a computer storage system or database used for
selective routing of 911 calls, automatic number identification and automatic location
identification, including a PSAP.

"Next generation 911", an enhanced 911 system that incorporates the handling of all 911
calls and messages, including those using IP-enabled services or other advanced communications
technologies in the infrastructure of the 911 system itself.

"Prepaid wireless telecommunications service", a commercial mobile radio service as
defined by section 20.3 of title 47 of the Code of Federal Regulations, as amended, that allows a
caller to dial 911 to access the 911 system, which service must be paid for in advance and is sold

81 in predetermined units or dollars of which the number declines with use in a known amount.

82 Such predetermined units may be measured in units of time, not to exceed one month.

**Prepaid wireless telecommunications service provider", a person that provides prepaid
wireless telecommunications service pursuant to a license issued by the Federal Communications
Commission.

86 "PSAP customer premises equipment", enhanced 911 call processing equipment located87 at a PSAP.

88 "Primary PSAP", a PSAP equipped with automatic number identification and automatic
89 location identification displays, and is the first point of reception of a 911 call. It serves the
90 municipality in which it is located.

91 "Private safety department", an entity, except for a municipality or a public safety92 department, that provides emergency police, fire, ambulance or medical services.

93 "Public safety answering point" or "PSAP", a facility assigned the responsibility of 94 receiving 911 calls and, as appropriate, directly dispatching emergency response services or 95 transferring or relaying emergency 911 calls to other public or private safety agencies or other

96 PSAPs.

97 "Public safety department", a functional division of a municipality or a state that provides98 fire fighting, law enforcement, ambulance, medical or other emergency services.

99 "Regional emergency communication center", a facility operated by or on behalf of 2 or 100 more municipalities or governmental bodies, or combination thereof, as approved by the department, that enter into an agreement for the establishment and provision of regional dispatch 101 and coordination of emergency services for all such municipalities or governmental bodies 102 103 including, but not limited to, a regional PSAP that provides enhanced 911 service and police, fire 104 protection, and emergency medical services dispatch, including services provided by a private 105 safety department. The regional PSAP portion of the center shall be equipped with automatic number identification and automatic location identification displays, as approved by the 106 107 department, and is the first point of reception of a 911 call.

108 "Regional PSAP", a PSAP operated by or on behalf of 2 or more municipalities or 109 governmental bodies, or combination thereof, approved by the department, for the operation of 110 enhanced 911 call taking and call transfer activities. A regional PSAP may also be engaged in, 111 by agreement, the dispatching or control of public safety resources serving some or all of the 112 municipalities or governmental bodies that comprise the regional PSAP, including where 113 services are provided by a private safety department. If the regional PSAP serves all such 114 municipalities or governmental bodies for the operation of enhanced 911 call taking and call 115 transfer activities and dispatch services including where dispatch services are provided by a 116 private safety department, it shall be considered a regional emergency communication center for

117 the purposes of section 18B. The regional PSAP shall be equipped with automatic number

118 identification and automatic location identification displays, as approved by the department, and

119 is the first point of reception of a 911 call.

120 "Regional secondary PSAP", a facility operated by or on behalf of 3 or more 121 municipalities or governmental bodies, or a combination thereof, approved by the department, 122 that enter into an agreement for the establishment and provision of regional dispatch and 123 coordination of either police, fire protection or emergency medical services, or any combination 124 thereof. A regional secondary PSAP is equipped with automatic number identification and

125 automatic location identification displays. It receives 911 calls only when transferred from a

126 primary or regional PSAP or on an alternative routing basis when calls cannot be completed to 127 the primary or regional PSAP.

128 "Retail transaction", the purchase of prepaid wireless telecommunications service from a 129 seller for any purpose other than resale.

130 "Ringing PSAP", a PSAP equipped for receipt of voice communications only, and may131 not operate 24 hours each day. It receives 911 calls that are transferred from the primary PSAP.

"Secondary PSAP", a PSAP equipped with automatic number identification and
automatic location identification displays. It receives 911 calls only when they are transferred
from the primary PSAP or on an alternative routing basis when calls cannot be completed to the
primary PSAP.

"Selective routing", the method to direct 911 calls to the appropriate PSAP using a callrouting database derived from the geographical location from which the call originated.

138 "Seller", a person who sells prepaid wireless telecommunications service to another139 person.

140 "Subscriber", a person who uses communication services; provided, however, that such141 term does not include a consumer of prepaid wireless telecommunications service.

142 "Telephone company", a person, firm, corporation, association or joint stock association
143 or company, as defined in chapter 159, furnishing or rendering local telephone exchange
144 service.

145 "VoIP or voice over internet protocol", a type of IP-enabled service that allows for the 146 two-way real time transmission of voice communications and has access to the public switched 147 network. 148 "Wholesale", sales by the prepaid wireless telephone service provider to a non-prepaid 149 wireless telephone service provider that sells service on behalf of the prepaid wireless telephone 150 service provider.

151 "Wireless carrier", a commercial mobile radio service, as defined in 47 U S C 332(d),
152 including resellers and prepaid wireless telecommunications service providers.

153 "Wireless enhanced 911 service", the service required to be provided by wireless carriers 154 under, and governed by, FCC order.

155 "Wireless state police PSAP", a state police facility assigned the responsibility of 156 primarily or entirely receiving wireless 911 calls and, as appropriate, directly dispatching 157 emergency response services or transferring or relaying emergency 911 calls to other public or 158 private safety departments or other PSAPs.

"Wireline carrier", an incumbent local exchange carrier or local exchange carrier
operating in the commonwealth, or a telephone company, or any other person, corporation or
entity that provides local exchange service.

162 "Wireline enhanced 911 service", service provided by a wireline carrier that connects a163 subscriber dialing or entering the digits 911 to a PSAP.

164 SECTION 2. Said chapter 6A is hereby further amended by striking out section 18H, as 165 so appearing, and inserting in place thereof the following section:-

166 Section 18H. (a1) There shall be imposed on each subscriber whose communication 167 services are capable of accessing and utilizing an enhanced 911 system, a surcharge in the amount of 75 cents per month for expenses associated with services provided under sections 18A 168 to 18J, inclusive, and sections 14A and 15E of chapter 166. For wireline enhanced 911 service, 169 170 the charge shall be imposed on each voice grade exchange telephone line of business and 171 residence customers within the commonwealth, but the surcharge applicable to centrex service 172 and ISDN primary rate interface service shall be based on an equivalency ratio provided to each private branch exchange trunk. For wireless enhanced 911 service, the charge shall be imposed 173 174 on the subscriber per their place of primary use as required pursuant to the Mobile 175 Telecommunications Sourcing Act, Title 4 of US Code section 116 to 124. For interconnected 176 VoIP provider service, the charge shall be imposed on each voice grade telephone line of 177 business and residence customers within the commonwealth, but the surcharge applicable to such 178 interconnected VoIP provider service that is comparable to centrex service and ISDN primary rate interface service associated with wireline enhanced 911 service shall be based on an 179 180 equivalency ratio similar to that used for wireline enhanced 911 service. For IP-enabled service, 181 the charge shall be imposed based on the subscriber's billing address in the commonwealth 182 except for interconnected VoIP provider service, unless a different method is approved by the department. 183

The surcharge shall be collected by the communication service provider and shall be shown on the subscriber's bill as "Disability Access/Enhanced 911 Service Surcharge", or an appropriate abbreviation. The surcharge shall not be subject to sales or use tax. The subscriber shall be liable for the surcharge imposed under this section, and the communication service provider shall not be financially liable for surcharges billed on behalf of the commonwealth but not collected from subscribers. Partial subscriber payments shall be first applied to outstanding communication service provider charges.

(a2) 1. There shall be imposed a prepaid wireless E911 surcharge. The prepaid wireless
E911 surcharge shall be 75 cents per retail transaction or, on and after the effective date of an
adjusted amount per retail transaction that is established under paragraph 6 of this subsection,
such adjusted amount.

2. The prepaid wireless E911 surcharge shall be collected by the seller from the consumer
 with respect to each retail transaction occurring in this state. The amount of the prepaid wireless
 E911 surcharge shall be either separately stated on an invoice, receipt, or similar document that
 is provided to the consumer by the seller, or otherwise disclosed to the consumer.

3. For purposes of paragraph 2 of this subsection, a retail transaction that is effected in
person by a consumer at a business location of the seller shall be treated as occurring in this state
if that business location is in this state, and any other retail transaction shall be treated as
occurring in this state if the retail transaction is treated as occurring in this state under Section 1
of Chapter 64H of Title IX of the General Laws.

4. The prepaid wireless E911 charge is the liability of the consumer and not of the seller or of any prepaid wireless telecommunications service provider, except that the seller shall be liable to remit all prepaid wireless E911 surcharges that the seller collects from consumers as provided in this subsection, including all such charges that the seller is deemed to collect where the amount of the charge has not been separately stated on an invoice, receipt, or other similar document provided by the consumer to the seller.

5. The amount of the prepaid wireless E 911 charge that is collected by a seller from a consumer, if such amount is separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller, shall not be included in the base for measuring any tax, fee, surcharge, or other charge that is imposed by this state, any political subdivision of this state, or any intergovernmental entity.

6. The prepaid wireless E911 charge shall be proportionately increased or reduced, as applicable, upon any change to the surcharge imposed under subsection (a1) of this section as provided under subsection (b) of this section. Such increase or reduction shall be effective on the effective date of the change to the charge imposed under subsection (a1) or, if later, the first day of the first calendar month to occur at least 60 days after implementation of the change to the charge imposed under paragraph (a1). The Department of Revenue shall provide not less than 30days of advance notice of such increase or reduction in its public website.

7. Prepaid wireless E911 surcharges collected by sellers shall be remitted to the
Department of Revenue at the times and in the same manner as the tax imposed under Chapter
64H of Title IX of the General Laws. The Department of Revenue shall establish registration and
payment procedures that substantially coincide with the registration and payment procedures that
apply to Sections 3 and 7 of Chapter 64H of the Title IX of the General Laws.

8. A seller shall be permitted to deduct and retain three percent (3%) of prepaid wireless
E911 surcharges that are collected by the seller from consumers.

9. The audit and appeal procedures applicable under Chapter 64H of Title IX of theGeneral Laws shall apply to prepaid wireless E911 charges.

10. The Department of Revenue shall establish procedures by which a seller of prepaid
wireless telecommunications service may document that a sale is not a retail transaction. Such
procedures shall substantially coincide with the procedures for documenting sale for resale
transactions under section 8 of Chapter 64H of Title IX of the General Laws.

11. The Department of Revenue shall transfer all remitted prepaid wireless E911
surcharges to the state treasurer for deposit in the Enhanced 911 Fund for use as provided in this
section within 30 days of receipt after deducting an amount, not to exceed two percent (2%) of
remitted charges, that shall be retained by the Department of Revenue to reimburse its direct
costs of administering the collection and remittance of prepaid wireless E911 surcharges.

12._No prepaid wireless telecommunications service provider or seller shall be liable for
damages to any person resulting from or incurred in connection with the provision of, or failure
to provide, 911 or E911 service, or for identifying, or failing to identify, the telephone number,
address, location, or name associated with any person or device that is accessing or attempting to
access 911 or E911 service.

13. In addition to the provisions of paragraph 12 of this subsection, each prepaid wireless
telecommunications provider and seller shall be covered by the liability protections of subsection
(g) of this section.

14. The prepaid wireless E911 surcharge imposed by this subsection shall be the only E911 funding obligation imposed with respect to prepaid wireless telecommunications service in this state and not tax, fee, surcharge, or other charge shall be imposed by this state, any political subdivision of this state, or any intergovernmental agency, for E911 funding purposes, upon any prepaid wireless telecommunications service provider, seller, or consumer with respect to the sale, purchase, use, or provision of prepaid wireless telecommunications service.

254 (b) The department may petition the department of telecommunications and cable for an 255 adjustment in the surcharge established in subsection (a1). The department of 256 telecommunications and cable shall be responsible for establishing the new surcharge, and all future surcharges, upon petition of the department. The department of telecommunications and 257 258 cable, at its discretion but not more than once per calendar year, may investigate the prudence of 259 the department's revenue and expenditures for the purpose of recalculating the surcharge, and may hire experts to assist in its investigation. The reasonable cost of such experts shall be 260 charged to the Enhanced 911 F und, but in no event shall such cost exceed \$200,000, which may 261 262 be adjusted to reflect changes in the consumer price index. The department of 263 telecommunications and cable shall conduct its review and issue a decision within 90 days of the date of the commencement of the investigation, but the surcharge shall be deemed approved if 264 the department of telecommunications and cable does not issue its decision within such 90 days. 265 The department of telecommunications and cable shall adopt rules that provide for the funding of 266 267 prudently incurred expenses associated with services provided by sections 18A to 18J, inclusive, 268 and sections 14A and 15E of chapter 166, by means of the surcharge. The department shall 269 report annually to the department of telecommunications and cable on the financial condition of 270 the Enhanced 911 F und and on the department's assessment of new developments affecting the 271 enhanced 911 system. The report shall be submitted to the department of telecommunications 272 and cable within 60 days of the end of each fiscal year. The department of telecommunications and cable shall file an annual report with the clerks of the house of representatives and the senate 273

274 relative to the financial condition of the Enhanced 911 F und.

275 (c) The department shall seek the approval of the department of telecommunications and 276 cable for projected total expenditures that exceed total expenditures of the previous fiscal year by 277 10 per cent or more. The department of telecommunications and cable may investigate the 278 reasonableness of the expenditures and shall conduct its review and issue a decision within 90 279 days from the date the department files its request for approval, but the request for approval shall be deemed approved if the department of telecommunications and cable does not issue its 280 281 decision within such 90 days. The department of telecommunications and cable shall notify the 282 department of its intent to investigate within 20 days of the date the department files its request 283 for approval. The department's request for approval shall be deemed approved in the absence of the department of telecommunication and cable's notification to the department of its intent to 284 285 investigate. If the department of telecommunication and cable notifies the department that it 286 intends to investigate an expenditure, the department of telecommunications and cable may hire experts to assist in its investigation. The reasonable cost of the experts shall be charged to the 287 288 Enhanced 911 F und, but in no event shall such cost exceed \$200,000, which may be adjusted to 289 reflect changes in the consumer price index.

(d) Each communication service provider shall remit the surcharge revenues collected
from its subscribers to the state treasurer for deposit in the Enhanced 911 F und. The surcharge
revenues shall be expended for the administration and programs of the department including, but

293 not limited to, salaries, enhanced 911 training programs, enhanced 911 public education

294 programs, the creation of PSAP customer premises equipment for, and maintenance of, primary

and regional PSAPs, the programs mandated by section 18B and sections 14A and 15E of

chapter 166, and for the implementation and administration of enhanced 911 service in the

297 commonwealth.

(e) Each communication service provider required to remit surcharge revenues shall
submit to the department and the department of telecommunications and cable information on its
business entity including, but not limited to, name, business address, contact person and the
telephone number, fax number and e-mail address of such contact person. Each such provider
shall update this information annually.

(f) Each communication service provider shall report to the department on a monthly basis the total surcharge revenues collected from its subscribers during the preceding month, the total uncollected surcharge revenues from subscribers during the preceding month, the total amount billed to the department for administration costs to cover the expenses of billing, collecting and remitting the surcharge during the preceding month, and the total amount billed to the department for non-recurring and recurring costs associated with any service, operation, administration or maintenance of enhanced 911 service during the preceding month. Such monthly report shall not be a public record under clause Twenty-sixth of section 7 of chapter 4 or section 10 of chapter 66.

(g) A communication service provider shall forward to any PSAP or any other answering point equipped for enhanced 911 service, or upon request consistent with federal law, to a municipal, state, or federal law enforcement agency, the department of telecommunications and cable, the FCC or the department, the telephone number and street address or location of any telephone used to place a 911 call, and any other call data or information required by the FCC to be transmitted to a PSAP.

318 Subscriber information or data provided in accordance with this section shall be used, consistent with federal law, only for the purpose of responding to emergency calls, administering 319 320 and operating the enhanced 911 system and providing enhanced 911 service, or for use in any 321 ensuing investigation or prosecution, including the investigation of false or intentionally 322 misleading reports of incidents requiring emergency service. No communication service provider 323 or officers, directors, employees, vendors or agents shall be liable in any action to any person for 324 releases of information authorized by this section or for civil action resulting from or caused by 325 such providers for participation or omissions in the development, installation, operation, 326 maintenance, performance or provision of enhanced 911 service except for wanton or willful 327 misconduct. Release to or use by any person of a communication service provider's subscriber 328 information or data for any use other than the purposes enumerated in this subsection shall be 329 prohibited. Notwithstanding any general or special law to the contrary, such information or data shall not be a public record under clause Twenty-sixth of section 7 of chapter 4 or section 10 of 330

- chapter 66, except that aggregated information that does not identify or effectively identifyspecific subscriber information or data may be made public.
- (h) The department shall examine call volumes of all primary, regional and regional
 secondary PSAPs, and the population changes of the municipalities they serve, and may use such
- 335 information in determining the disbursement of funds as set forth in section 18B.
- 336 SECTION 3. This act shall take effect on July 1, 2013.