AN ACT

Relating to enhanced 911 systems and enhanced 911 surcharges imposed by a municipality, public municipal corporation, or village.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1
AN ACT

Relating to enhanced 911 systems and enhanced 911 surcharges imposed by a municipality, public municipal corporation, or village.

* Section 1. AS 29.10.200(37) is amended to read:

(37) **AS 29.35.131 - 29.35.137** [AS 29.35.131] (enhanced 911 system);

* Sec. 2. AS 29.35.131(a) is amended to read:

(a) A municipality may, by resolution or ordinance, elect to provide an enhanced 911 system at public safety answering points and may purchase or lease the enhanced 911 equipment or service required to establish or maintain an enhanced 911 system at public safety answering points from a local exchange telephone company or other qualified vendor. **The municipality**, [AND] may impose an enhanced 911 surcharge on all local exchange access lines that provide telephone service to wireline telephones in the area.
TO BE SERVED BY THE ENHANCED 911 SYSTEM. A MUNICIPALITY THAT PROVIDES SERVICES UNDER AN ENHANCED 911 SYSTEM MAY ALSO BY RESOLUTION OR ORDINANCE IMPOSE AN ENHANCED 911 SURCHARGE ON EACH WIRELESS TELEPHONE NUMBER THAT IS BILLED TO AN ADDRESS] within the enhanced 911 service area. An [FOR A MUNICIPALITY WITH A POPULATION OF 100,000 OR MORE, AN ENHANCED 911 SURCHARGE MAY NOT EXCEED 50 CENTS PER MONTH FOR EACH WIRELESS TELEPHONE NUMBER OR 50 CENTS PER MONTH FOR EACH LOCAL EXCHANGE ACCESS LINE FOR WIRELINE TELEPHONES. FOR A MUNICIPALITY WITH FEWER THAN 100,000 PEOPLE, AN] enhanced 911 surcharge may not exceed $2 [75 CENTS] per month for each wireless telephone number and $2 [OR 75 CENTS] per month for each local exchange access line for wireline telephones. The maximum surcharge amount of $2 provided for in this subsection may be increased above that level if the surcharge amount is approved by the voters of the enhanced 911 service area. The amount of surcharge imposed for each wireless telephone number must equal the amount imposed for each local exchange access line for a wireline telephone. An enhanced 911 service area may be all of a city, all of a unified municipality, or all or part of the area within a borough and may include the extraterritorial jurisdiction of a municipality in accordance with AS 29.35.020. The governing body of a municipality shall review an enhanced 911 surcharge annually to determine whether the current level of the surcharge is adequate, excessive, or insufficient to meet anticipated enhanced 911 system needs. When a municipality imposes an enhanced 911 surcharge or the amount of the surcharge is changed, the municipality shall notify in writing the telephone customers subject to the surcharge and provide an explanation of what the surcharge will be used for [THE MUNICIPALITY MAY ONLY USE THE ENHANCED 911 SURCHARGE FOR THE ENHANCED 911 SYSTEM].

* Sec. 3. AS 29.35.131 is amended by adding new subsections to read:

(i) A municipality may only use the enhanced 911 surcharge revenue for those costs of the enhanced 911 system that are authorized in this subsection. The surcharge revenue may not be used for any capital or operational costs for emergency responses
that occur after the call is dispatched to the emergency responder. The surcharge
revenue may not be used for constructing buildings, leasing buildings, maintaining
buildings, or renovating buildings, except for the modification of an existing building
to the extent that is necessary to maintain the security and environmental integrity of
the public safety answering point and equipment rooms. The surcharge revenue may
be used for the following costs to the extent the costs are directly attributable to the
establishment, maintenance, and operation of an enhanced 911 system:

(1) the acquisition, implementation, and maintenance of public safety
answering point equipment and 911 service features;

(2) the acquisition, installation, and maintenance of other equipment,
including call answering equipment, call transfer equipment, automatic number
identification controllers and displays, automatic location identification controllers and
displays, station instruments, 911 telecommunications systems, teleprinters, logging
recorders, instant playback recorders, telephone devices for the deaf, public safety
answering point backup power systems, consoles, automatic call distributors, and
hardware and software interfaces for computer-aided dispatch systems;

(3) the salaries and associated expenses for 911 call takers for that
portion of time spent taking and transferring 911 calls;

(4) training costs for public safety answering point call takers in the
proper methods and techniques used in taking and transferring 911 calls;

(5) expenses required to develop and maintain all information
necessary to properly inform call takers as to location address, type of emergency, and
other information directly relevant to the 911 call-taking and transferring function,
including automatic location identification and automatic number identification
databases.

(j) If a city in an enhanced 911 service area established by a borough incurs
costs described under (i) of this section for the enhanced 911 system, before the
borough may use revenue from an enhanced 911 surcharge, the borough and city must
execute an agreement addressing the duties and responsibilities of each for the
enhanced 911 system and establishing priorities for the use of the surcharge revenue.
If the Department of Public Safety also provides services as part of the enhanced 911
system or uses the enhanced 911 system in that enhanced 911 service area, the department must be a party to the agreement.

(k) For purposes of (i) of this section, "call taker" means a person employed in a primary or secondary answering point whose duties include the initial answering of 911 or enhanced 911 calls and routing the calls to the agency or dispatch center responsible for dispatching appropriate emergency services and a person in a primary or secondary answering point whose duties include receiving a 911 or enhanced 911 call either directly or routed from another answering point and dispatching appropriate emergency services in response to the call; the term "call taker" is synonymous with the term "dispatcher" in that it is inclusive of the functions of both answering the 911 or enhanced 911 calls and dispatching emergency services in response to the calls.

* Sec. 4. AS 29.35 is amended by adding a new section to read:

Sec. 29.35.134. Multi-line telephone systems. A municipality may by ordinance elect to require an enhanced 911 system from a multi-line telephone system. A multi-line telephone system operator must arrange to update the automatic location identification database with an appropriate master street address guide, valid address, and callback number for each multi-line telephone system telephone, so that the location information specifies the emergency response location of the caller. A multi-line telephone system operator is considered to be in compliance with this section when the multi-line telephone system complies with enhanced 911 generally accepted industry standards as defined by the Regulatory Commission of Alaska. For purposes of this section,

(1) "callback number" means a number used by the public safety answering point to re-contact the location from which a 911 call is placed; the number may or may not be the number of the station used to originate the 911 call;

(2) "emergency response location" means the location to which a 911 emergency response team may be dispatched that is specific enough to provide a reasonable opportunity for the emergency response team to quickly locate a caller anywhere within it;

(3) "master street address guide" means a database of formatted street names, numerical addresses or address ranges, and other parameters defining valid
locations and emergency services zones, and their associated emergency services
numbers, that enables the proper routing and response to 911 calls;

(4) "multi-line telephone system" means a system made up of common
control units, telephone sets, and control hardware and software, including network
and premises based systems such as Centrex and PBX, Hybrid, and Key Telephone
Systems, as classified by the Federal Communications Commission under Part 68
Requirements, and including systems owned or leased by governmental agencies or
nonprofit entities, as well as for profit entities;

(5) "multi-line telephone system operator" means an entity that owns,
leases, or rents from a third party, and operates a multi-line telephone system through
which a caller may place a 911 call through a public switched network.

* Sec. 5. AS 29.35 is amended by adding a new section to read:

Sec. 29.35.138. Application. AS 29.35.131 - 29.35.137 apply to home rule
and general law municipalities.

* Sec. 6. AS 29.35.131(h) is repealed.