GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Н

HOUSE BILL 571* PROPOSED COMMITTEE SUBSTITUTE H571-PCS50345-TD-36

 Short Title:
 Prepaid Wireless/Point of Sale Collection.
 (Public)

 Sponsors:
 Referred to:

March 31, 2011

1	A BILL TO BE ENTITLED			
2	AN ACT IMPOSING A SERVICE CHARGE ON EACH PURCHASE OF PREPAID			
3	WIRELESS TELECOMMUNICATIONS SERVICE FOR ANY PURPOSE OTHER			
4	THAN RESALE OCCURRING IN THIS STATE, REQUIRING THAT THE SERVICE			
5	CHARGE BE COLLECTED BY THE SELLER OF PREPAID WIRELESS			
6	TELECOMMUNICATIONS SERVICE AND REMITTED TO THE DEPARTMENT OF			
7	REVENUE, AND PROVIDING THAT THE DEPARTMENT OF REVENUE SHALL			
8	TRANSFER ALL SERVICE CHARGES COLLECTED, MINUS THE COSTS OF			
9	COLLECTION, TO THE 911 FUND TO SUPPORT 911 SERVICES IN THE STATE.			
10	The General Assembly of North Carolina enacts:			
11	SECTION 1.(a) G.S. 62A-43(b) reads as rewritten:			
12	"(b) Prepaid Wireless. – A voice communications service provider of prepaid wireless			
13	telephone service must collect and remit to the 911 Board the monthly service charge imposed			
14				
15	(1) Collecting the service charge from each active prepaid wireless telephone			
16	service subscriber whose account balance is equal to or greater than the			
17	amount of the service charge.			
18	(2) Dividing the provider's total earned prepaid wireless telephone service			
19	revenue received for the month from each active prepaid wireless telephone			
20	service subscriber by fifty dollars (\$50.00) and multiplying the quotient by			
21	the amount of the service charge. The monthly service charge for 911 service			
22	is not imposed on prepaid wireless service."			
23	SECTION 1.(b) This section is effective when it becomes law.			
24	SECTION 2. G.S. 62A-40(15) is repealed.			
25	SECTION 3. G.S. 62A-43, as amended by Section 1 of this act, reads as rewritten:			
26	"§ 62A-43. Service charge for 911 service.			
27	(a) Charge Imposed. – A monthly 911 service charge is imposed on each active voice			
28	communications service connection_connection, except prepaid wireless telecommunications			
29	service as that term is defined in Article 4 of Chapter 62A of the General Statutes, that is			
30	capable of accessing the 911 system. The service charge is seventy cents (70ϕ) or a lower			
31	amount set by the 911 Board under subsection (d) of this section. The service charge is payable			
32	by the subscriber to the voice communications service provider. The provider may list the			
33	service charge separately from other charges on the bill. Partial payments made by a subscriber			



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1	are applied first	to the amount the subscriber owes the provider for the voice communications			
2	service.				
3	(b) Prepa	id Wireless. – The monthly service charge for 911 service is not imposed			
4		ireless service.service is collected as provided in Article 4 of Chapter 62A of			
5	the General Statu				
6	(c) Remi	ttance to 911 Board. – A voice communications service provider must remit			
7	the service charge	ges collected by it under subsection (a) of this section to the 911 Board. The			
8		mit the collected service charges by the end of the calendar month following			
9	the month the pr	rovider received the charges from its subscribers. A provider may deduct and			
10	retain from the s	service charges it receives from its subscribers and remits to the 911 Board an			
11	administrative allowance equal to the greater of one percent (1%) of the amount of service				
12	charges remitted or fifty dollars (\$50.00) a month.				
13	(d) Adjus	stment of Charge. – The 911 Board must monitor the revenues generated by the			
14	service charge.charges imposed by subsection (a) of this section and G.S. 62A-60(a). If the 911				
15	Board determines that the rate produces rates produce revenue that exceeds or is less than the				
16	amount needed, the 911 Board may adjust the rate-rates. The rate-rates must ensure full cost				
17		ce communications service providers and for primary PSAPs over a reasonable			
18		A change in the amount of the <u>rate rates</u> becomes effective only on July 1. The			
19		notify providers of a change in the rate rates at least 90 days before the change			
20	becomes effectiv	ve.			
21	" CE CI				
22		FION 4. Chapter 62A of the General Statutes is amended by adding a new			
23	Article to read as				
24 25		" <u>Article 4.</u> "Prenoid Wireless E011 Service Change			
25 26	"8 62 A 50 Daf	"Prepaid Wireless E911 Service Charge.			
20 27	" <u>§ 62A-59. Defi</u> The followin	g definitions apply in this Article:			
28	<u>(1)</u>	Consumer. – A person who purchases prepaid wireless telecommunications			
29	<u> </u>	service in a retail sale.			
30	<u>(2)</u>	Prepaid wireless E911 service charge. – The charge that is required to be			
31		collected by a seller from a consumer in the amount established by this			
32		Article.			
33	<u>(3)</u>	Prepaid wireless telecommunications service. – A wireless			
34		telecommunications service that allows a caller to dial 911 to access the 911			
35		system, which service must be paid for in advance and is sold in			
36		predetermined units or dollars of which the number declines with use in a			
37		known amount.			
38	<u>(4)</u>	Provider. – A person that provides prepaid wireless telecommunications			
39		service pursuant to a license issued by the Federal Communications			
40	(-)	Commission.			
41	<u>(5)</u>	Retail transaction. – The purchase of prepaid wireless telecommunications			
42		service from a seller for any purpose other than resale.			
43	<u>(6)</u>	Seller. – A person who sells prepaid wireless telecommunications service to			
44	(7)	a consumer.			
45 46	<u>(7)</u>	<u>Wireless telecommunication service. – Commercial mobile radio service as</u>			
46 47	"8 624 60 Com	<u>defined by 47 C.F.R. § 20.3, as amended.</u> vice charge for prepaid wireless E911 service; seller collects service charge			
47 48		the charge for prepaid wireless EST1 service; seller conects service charge the retail transaction occurring in this State; remittances to Department of			
48 49		nue and transfer to 911 Fund.			
77	Keve	nut and transiti to 711 f unu.			

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(a)	A prepaid wireless E911 service charge is imposed on each	retail transaction
	g in this State. The service charge is seventy cents (70ϕ) on each retain	
	nount set by the Board as provided by subsection (e) of this section.	
(b)	A seller of prepaid wireless telecommunications service shall co	ollect the prepaid
	E911 service charge from the consumer on each retail transaction	
	he amount of the prepaid wireless E911 service charge shall be either	
	er or separately stated on an invoice, receipt, or other reasonable noti	
	onsumer by the seller. For purposes of this Article, a retail transaction	
	e if (i) the consumer effects the retail transaction in person at a busine	
seller ir	this State or (ii) the retail transaction is considered occurring in	this State under
	5-164.4B(a).	
(c)	A seller shall remit the prepaid wireless E911 service charges coll	ected by it under
subsecti	on (b) of this section semiannually to the Department of Revenu	e in the manner
	d under Article 5 of Chapter 105 of the General Statutes. A seller may	
from the	e service charges it collects from consumers and remits to the Depart	ment of Revenue
	nistrative allowance of five percent (5%).	
(d)	For purposes of receiving remittances from sellers under t	his Article, the
Departn	nent of Revenue shall establish registration and payment procedures	that substantially
coincide	with the registration and payment procedures that apply to taxes imp	osed by Article 5
of Chap	ter 105 of the General Statutes. The Department of Revenue shall esta	ablish procedures
for a se	ller of prepaid wireless telecommunications service to document that	at a sale is not a
retail t	ansaction, and the procedures established shall substantially co	vincide with the
_	res for documenting a sale for resale transaction under Article 5 of C	-
General	Statutes. From the remittances received pursuant to subsection (c) of	f this section, the
Secretar	y of Revenue may retain the costs of collection, not to exceed two hur	ndred twenty-five
thousan	d dollars (\$225,000) a year, as reimbursement to the Department.	The Secretary of
	e shall transfer all remaining remitted prepaid wireless E911 service c	
	tablished under G.S. 62A-44 within 30 days of receipt of the funds. I	
-	ecretary of Revenue to the 911 Fund shall be subject to the provision	<u>s of G.S. 62A-44</u>
	<u>G.S. 62A-53.</u>	
<u>(e)</u>	The 911 Board must set the prepaid wireless E911 service charge a	
	ned under G.S. 62A-43(d). A change in the amount of the prepaid wire	
	becomes effective only on July 1. The 911 Board must notify provider	
	nent of Revenue of a change in the prepaid wireless E911 service c	-
	fore the change becomes effective. The Department of Revenue shall	•
	days' advance notice of an increase or reduction in the prepaid wirel	less E911 service
	on the Department of Revenue's Web site.	-
<u>(f)</u>	When prepaid wireless telecommunications service is sold with o	
-	s or services for a single, nonitemized price, the prepaid wireless E91	
-	by subsection (a) of this section shall apply to the entire nonitemized	-
	ects to apply the percentage to (i) if the amount of prepaid wireless tele	
	is disclosed to the consumer as a dollar amount, the dollar amount or	
	entify the portion of the price that is attributable to the p	
	munications service by reasonable and verifiable standards from its b	
	kept in the regular course of business for other purposes, including	
-	tion. However, if 10 minutes or less or five dollars (\$5.00) or less of	* *
	munications service is sold with a prepaid wireless device for a sin	
	e seller may elect not to apply the prepaid wireless E911 service ch	harge provided in
	on (a) of this section to the transaction. The proposid wireless E011 correies change is the lightlity of the corr	
(\underline{g})	The prepaid wireless E911 service charge is the liability of the con	
the sell	er or of any provider, except that the seller shall be liable for	remuing to the

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Department of Revenue all prepaid wireless E911 service ch	harges that the seller collects from
consumers as provided in subsection (b) of this section. The	
collected the service charge notwithstanding that the amoun	t of the service charge has neither
been separately disclosed nor stated on an invoice, receipt, o	or other reasonable notification the
seller provided to the consumer.	
(h) The amount of the prepaid wireless E911 service	charge that is collected by a seller
from a consumer, if the amount is separately stated on a	an invoice, receipt, or reasonable
notification provided to the consumer by the seller, shall	not be included in the base for
measuring any tax, charge, surcharge, or other charge th	at is imposed by this State, any
political subdivision of this State, or any intergovernmental a	gency.
" <u>§ 62A-61. Limitation of liability.</u>	
(a) Each provider and seller of prepaid wireless telec	communications service is entitled
to the limitation of liability provided in G.S. 62A-53.	
(b) In addition to the limitation of liability provided	l in subsection (a) of this section,
each provider and seller of prepaid wireless telecommuni	ications service is entitled to the
following limitations of liability:	
(1) No provider or seller of prepaid wireless	
be liable for damages to any person result	
with the provision of or the failure to pro-	
identifying or failing to identify the teleph	
name associated with any person or device	e that is accessing or attempting to
access 911 or E911 service.	
(2) <u>No provider or seller of prepaid wireless</u>	
be liable for damages to any person result	
with the provision of any lawful assista	• •
enforcement officer of the United States, t	•
political subdivision of this State or any o	
<u>lawful investigation or other law en</u>	forcement activity by the law
enforcement officer.	h
" <u>§ 62A-62. Exclusivity of prepaid wireless E911 service cl</u>	
The prepaid wireless E911 service charge imposed by the funding obligation imposed with respect to prepaid wireless.	•
funding obligation imposed with respect to prepaid wireless State, and no tax, fee, surcharge, or other charge shall be imp	
of this State, or any intergovernmental agency for E911 fun	
seller, or consumer with respect to the sale, purchase, use,	• • • • • • • • •
· ·	, or provision of prepare wireless
telecommunications service." SECTION 5. Chapter 105 of the General Statu	utes is amended by adding a now
Article to read as follows:	and is amended by adding a new
"Article to fead as follows: "Article 5H.	
"Prepaid Wireless E911 Service (Tharge
"§ 105-187.70. Department comply with Article 4 of Chap	
The Department of Revenue shall comply with the provi	
of the General Statutes to receive and transfer to the 911 Fu	
charges collected as a result of retail transactions occurring in	
SECTION 6. Notwithstanding G.S. 62A-60(c) as	
sellers that collect the prepaid wireless E911 service char	•
charges collected in the first three calendar months after the e	•
SECTION 7. Unless otherwise provided, this ac	
and applies to all retail transactions occurring in this State, a	•
of this act, on or after that date.	is that term is defined in Section 5
or and uve, on or area that date.	