## A BILL FOR AN ACT

RELATING TO THE WIRELESS ENHANCED 911 BOARD.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Section 138-5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "[+] \$138-5[+] Recovery from the fund. (a) After
- 4 January 1, 2005, every public safety answering point shall be
- 5 eligible to seek [reimbursement] recovery from the fund [solely]
- 6 to pay for the reasonable costs to lease, purchase, or maintain
- 7 all necessary equipment, including computer hardware, software,
- 8 and database provisioning, required by the public safety
- 9 answering point to provide technical functionality for the
- 10 wireless enhanced 911 service pursuant to the Federal
- 11 Communications Commission order. [All other expenses] Expenses
- 12 necessary to operate the public safety answering point,
- 13 including but not limited to those expenses related to overhead,
- 14 staffing, and other day-to-day operational expenses, shall
- 15 continue to be paid through the general funding of the
- 16 respective counties. The board may determine by policy that
- 17 certain expenses necessary to the provision of wireless enhanced

```
1
    911 services by the public safety answering points may be
2
    recovered from the fund.
              After January 1, 2005, each wireless provider may
3
4
    request [reimbursement] recovery from the fund [of] for wireless
    enhanced 911 commercial mobile radio service costs incurred;
5
    provided that the costs:
6
              Are recoverable under section 138-4(d); and
7
         (1)
8
              Have not already been [reimbursed to] recovered by the
         (2)
              wireless provider from the fund.
9
10
    In no event shall a wireless provider [be reimbursed for]
    recover any amount above its actual wireless enhanced 911
11
12
    commercial mobile radio service costs that are allowed to be
13
    recovered under section 138-4(d).
              After the expenses of the board are paid, the [public
14
15
    safety answering points shall be allocated two thirds of the
16
    remaining balance of the fund. The remaining one-third-shall-be
17
    available for wireless provider cost recovery.] board shall
    determine the allocation of the remaining balance of the fund
18
    between the public safety answering points and wireless
19
    providers. The board shall determine the [reimbursement]
20
21
    amounts [for] recoverable by the public safety answering points,
```

based on the limitations set forth in section 138-5(a).

22

9

[reimbursement level for] amount recoverable by each wireless 1 provider shall be limited: 2 (1) To the total contribution made by the wireless 3 provider to the wireless provider cost recovery 4 portion of the fund; and 5 (2) As provided in section 138-5(b)." 6 SECTION 2. Statutory material to be repealed is bracketed 7 8 and stricken. New statutory material is underscored.

SECTION 3. This Act shall take effect on July 1, 2060.

582229, 502

## Report Title:

Wireless Enhanced 911 Fund; Reimbursements

## Description:

Gives the Board discretion as to the allocation of reimbursements from the wireless enhanced 911 fund between the Public Safety Answering Points and wireless carriers. (SD2)