

SENATE AMENDMENT NO. _____

Offered by _____ of _____

Amend Senate Bill No. 180, Page 1, Section Title, Lines 2-3,

2 by striking "a public safety sales tax" and inserting in
3 lieu thereof the following: "emergency services"; and

4 Further amend said bill and page, Section A, line 3, by
5 inserting after all of said line the following:

6 "67.145. 1. No political subdivision of this state
7 shall prohibit any first responder from engaging in any
8 political activity while off duty and not in uniform, being
9 a candidate for elected or appointed public office, or
10 holding such office unless such political activity or
11 candidacy is otherwise prohibited by state or federal law.

12 2. As used in this section, "first responder" means
13 any person trained and authorized by law or rule to render
14 emergency medical assistance or treatment. Such persons may
15 include, but shall not be limited to, emergency first
16 responders, telecommunicator first responders, police
17 officers, sheriffs, deputy sheriffs, firefighters, ambulance
18 attendants and attendant drivers, emergency medical
19 technicians, mobile emergency medical technicians, emergency
20 medical technician-paramedics, registered nurses, or
21 physicians.

22 70.631. 1. Each political subdivision may, by
23 majority vote of its governing body, elect to cover
24 ~~[emergency telecommunicators]~~ telecommunicator first
25 responders, jailors, and emergency medical service personnel
26 as public safety personnel members of the system. The clerk

27 or secretary of the political subdivision shall certify an
28 election concerning the coverage of [emergency
29 telecommunicators] telecommunicator first responders,
30 jailors, and emergency medical service personnel as public
31 safety personnel members of the system to the board within
32 ten days after such vote. The date in which the political
33 subdivision's election becomes effective shall be the first
34 day of the calendar month specified by such governing body,
35 the first day of the calendar month next following receipt
36 by the board of the certification of the election, or the
37 effective date of the political subdivision's becoming an
38 employer, whichever is the latest date. Such election shall
39 not be changed after the effective date. If the election is
40 made, the coverage provisions shall be applicable to all
41 past and future employment with the employer by present and
42 future employees. If a political subdivision makes no
43 election under this section, no [emergency] telecommunicator
44 first responder, jailor, or emergency medical service
45 personnel of the political subdivision shall be considered
46 public safety personnel for purposes determining a minimum
47 service retirement age as defined in section 70.600.

48 2. If an employer elects to cover [emergency
49 telecommunicators] telecommunicator first responders,
50 jailors, and emergency medical service personnel as public
51 safety personnel members of the system, the employer's
52 contributions shall be correspondingly changed effective the
53 same date as the effective date of the political
54 subdivision's election.

55 3. The limitation on increases in an employer's
56 contributions provided by subsection 6 of section 70.730
57 shall not apply to any contribution increase resulting from
58 an employer making an election under the provisions of this
59 section."; and

60 Further amend said bill, page 7, Section 94.902, line
61 191, by inserting after all of said line the following:

62 "170.310. 1. For school year 2017-18 and each school
63 year thereafter, upon graduation from high school, pupils in
64 public schools and charter schools shall have received
65 thirty minutes of cardiopulmonary resuscitation instruction
66 and training in the proper performance of the Heimlich
67 maneuver or other first aid for choking given any time
68 during a pupil's four years of high school.

69 2. Beginning in school year 2017-18, any public school
70 or charter school serving grades nine through twelve shall
71 provide enrolled students instruction in cardiopulmonary
72 resuscitation. Students with disabilities may participate
73 to the extent appropriate as determined by the provisions of
74 the Individuals with Disabilities Education Act or Section
75 504 of the Rehabilitation Act. Instruction shall be included
76 in the district's existing health or physical education
77 curriculum. Instruction shall be based on a program
78 established by the American Heart Association or the
79 American Red Cross, or through a nationally recognized
80 program based on the most current national evidence-based
81 emergency cardiovascular care guidelines, and psychomotor
82 skills development shall be incorporated into the
83 instruction. For purposes of this section, "psychomotor
84 skills" means the use of hands-on practicing and skills
85 testing to support cognitive learning.

86 3. The teacher of the cardiopulmonary resuscitation
87 course or unit shall not be required to be a certified
88 trainer of cardiopulmonary resuscitation if the instruction
89 is not designed to result in certification of students.
90 Instruction that is designed to result in certification
91 being earned shall be required to be taught by an authorized
92 cardiopulmonary instructor. Schools may develop agreements

93 with any local chapter of a voluntary organization of first
94 responders to provide the required hands-on practice and
95 skills testing. For purposes of this subsection, "first
96 responders" shall include telecommunicator first responders
97 as defined in section 650.320.

98 4. The department of elementary and secondary
99 education may promulgate rules to implement this section.
100 Any rule or portion of a rule, as that term is defined in
101 section 536.010, that is created under the authority
102 delegated in this section shall become effective only if it
103 complies with and is subject to all of the provisions of
104 chapter 536 and, if applicable, section 536.028. This
105 section and chapter 536 are nonseverable and if any of the
106 powers vested with the general assembly pursuant to chapter
107 536 to review, to delay the effective date, or to disapprove
108 and annul a rule are subsequently held unconstitutional,
109 then the grant of rulemaking authority and any rule proposed
110 or adopted after August 28, 2012, shall be invalid and void.

111 190.091. 1. As used in this section, the following
112 terms mean:

113 (1) "Bioterrorism", the intentional use of any
114 microorganism, virus, infectious substance, or biological
115 product that may be engineered as a result of biotechnology
116 or any naturally occurring or bioengineered component of any
117 microorganism, virus, infectious substance, or biological
118 product to cause death, disease, or other biological
119 malfunction in a human, an animal, a plant, or any other
120 living organism to influence the conduct of government or to
121 intimidate or coerce a civilian population;

122 (2) "Department", the Missouri department of health
123 and senior services;

124 (3) "Director", the director of the department of
125 health and senior services;

126 (4) "Disaster locations", any geographical location
127 where a bioterrorism attack, terrorist attack, catastrophic
128 or natural disaster, or emergency occurs;

129 (5) "First responders", state and local law
130 enforcement personnel, telecommunicator first responders,
131 fire department personnel, and emergency medical personnel
132 who will be deployed to bioterrorism attacks, terrorist
133 attacks, catastrophic or natural disasters, and emergencies;

134 (6) "Missouri state highway patrol telecommunicator",
135 any authorized Missouri state highway patrol communications
136 division personnel whose primary responsibility includes
137 directly responding to emergency communications and who meet
138 the training requirements pursuant to section 650.340.

139 2. The department shall offer a vaccination program
140 for first responders and Missouri state highway patrol
141 telecommunicators who may be exposed to infectious diseases
142 when deployed to disaster locations as a result of a
143 bioterrorism event or a suspected bioterrorism event. The
144 vaccinations shall include, but are not limited to,
145 smallpox, anthrax, and other vaccinations when recommended
146 by the federal Centers for Disease Control and Prevention's
147 Advisory Committee on Immunization Practices.

148 3. Participation in the vaccination program shall be
149 voluntary by the first responders and Missouri state highway
150 patrol telecommunicators, except for first responders or
151 Missouri state highway patrol telecommunicators who, as
152 determined by their employer, cannot safely perform
153 emergency responsibilities when responding to a bioterrorism
154 event or suspected bioterrorism event without being
155 vaccinated. The recommendations of the Centers for Disease
156 Control and Prevention's Advisory Committee on Immunization
157 Practices shall be followed when providing appropriate
158 screening for contraindications to vaccination for first

159 responders and Missouri state highway patrol
160 telecommunicators. A first responder and Missouri state
161 highway patrol telecommunicator shall be exempt from
162 vaccinations when a written statement from a licensed
163 physician is presented to their employer indicating that a
164 vaccine is medically contraindicated for such person.

165 4. If a shortage of the vaccines referred to in
166 subsection 2 of this section exists following a bioterrorism
167 event or suspected bioterrorism event, the director, in
168 consultation with the governor and the federal Centers for
169 Disease Control and Prevention, shall give priority for such
170 vaccinations to persons exposed to the disease and to first
171 responders or Missouri state highway patrol
172 telecommunicators who are deployed to the disaster location.

173 5. The department shall notify first responders and
174 Missouri state highway patrol telecommunicators concerning
175 the availability of the vaccination program described in
176 subsection 2 of this section and shall provide education to
177 such first responders, [and] their employers, and Missouri
178 state highway patrol telecommunicators concerning the
179 vaccinations offered and the associated diseases.

180 6. The department may contract for the administration
181 of the vaccination program described in subsection 2 of this
182 section with health care providers, including but not
183 limited to local public health agencies, hospitals,
184 federally qualified health centers, and physicians.

185 7. The provisions of this section shall become
186 effective upon receipt of federal funding or federal grants
187 which designate that the funding is required to implement
188 vaccinations for first responders and Missouri state highway
189 patrol telecommunicators in accordance with the
190 recommendations of the federal Centers for Disease Control
191 and Prevention's Advisory Committee on Immunization

192 Practices. Upon receipt of such funding, the department
193 shall make available the vaccines to first responders and
194 Missouri state highway patrol telecommunicators as provided
195 in this section.

196 190.327. 1. Immediately upon the decision by the
197 commission to utilize a portion of the emergency telephone
198 tax for central dispatching and an affirmative vote of the
199 telephone tax, the commission shall appoint the initial
200 members of a board which shall administer the funds and
201 oversee the provision of central dispatching for emergency
202 services in the county and in municipalities and other
203 political subdivisions which have contracted for such
204 service. Beginning with the general election in 1992, all
205 board members shall be elected according to this section and
206 other applicable laws of this state. At the time of the
207 appointment of the initial members of the board, the
208 commission shall relinquish to the board and no longer
209 exercise the duties prescribed in this chapter with regard
210 to the provision of emergency telephone service and in
211 chapter 321, with regard to the provision of central
212 dispatching service, and such duties shall be exercised by
213 the board.

214 2. Elections for board members may be held on general
215 municipal election day, as defined in subsection 3 of
216 section 115.121, after approval by a simple majority of the
217 county commission.

218 3. For the purpose of providing the services described
219 in this section, the board shall have the following powers,
220 authority and privileges:

221 (1) To have and use a corporate seal;

222 (2) To sue and be sued, and be a party to suits,
223 actions and proceedings;

224 (3) To enter into contracts, franchises and agreements
225 with any person, partnership, association or corporation,
226 public or private, affecting the affairs of the board;

227 (4) To acquire, construct, purchase, maintain, dispose
228 of and encumber real and personal property, including leases
229 and easements;

230 (5) To have the management, control and supervision of
231 all the business affairs of the board and the construction,
232 installation, operation and maintenance of any improvements;

233 (6) To hire and retain agents and employees and to
234 provide for their compensation including health and pension
235 benefits;

236 (7) To adopt and amend bylaws and any other rules and
237 regulations;

238 (8) To fix, charge and collect the taxes and fees
239 authorized by law for the purpose of implementing and
240 operating the services described in this section;

241 (9) To pay all expenses connected with the first
242 election and all subsequent elections; and

243 (10) To have and exercise all rights and powers
244 necessary or incidental to or implied from the specific
245 powers granted in this subsection. Such specific powers
246 shall not be considered as a limitation upon any power
247 necessary or appropriate to carry out the purposes and
248 intent of sections 190.300 to 190.329.

249 4. (1) Notwithstanding the provisions of subsections
250 1 and 2 of this section to the contrary, the county
251 commission may elect to appoint the members of the board to
252 administer the funds and oversee the provision of central
253 dispatching for emergency services in the counties,
254 municipalities, and other political subdivisions which have
255 contracted for such service upon the request of the
256 municipalities and other political subdivisions. Upon

257 appointment of the initial members of the board, the
258 commission shall relinquish all powers and duties to the
259 board and no longer exercise the duties prescribed in this
260 chapter with regard to the provision of central dispatching
261 service and such duties shall be exercised by the board.

262 (2) The board shall consist of seven members appointed
263 without regard to political affiliation. The members shall
264 include:

265 (a) Five members who shall serve for so long as they
266 remain in their respective county or municipal positions as
267 follows:

268 a. The county sheriff, or his or her designee;

269 b. The heads of the municipal police department who
270 have contracted for central dispatching service in the two
271 largest municipalities wholly contained within the county,
272 or their designees; or

273 c. The heads of the municipal fire departments or fire
274 divisions who have contracted for central dispatching
275 service in the two largest municipalities wholly contained
276 within the county, or their designees;

277 (b) Two members who shall serve two-year terms
278 appointed from among the following:

279 a. The head of any of the county's fire protection
280 districts who have contracted for central dispatching
281 service, or his or her designee;

282 b. The head of any of the county's ambulance districts
283 who have contracted for central dispatching service, or his
284 or her designee;

285 c. The head of any of the municipal police departments
286 located in the county who have contracted for central
287 dispatching service, or his or her designee, excluding those
288 mentioned in subparagraph b. of paragraph (a) of this
289 subdivision; and

290 d. The head of any of the municipal fire departments
 291 in the county who have contracted for central dispatching
 292 service, or his or her designee, excluding those mentioned
 293 in subparagraph c. of paragraph (a) of this subdivision.

294 (3) Upon the appointment of the board under this
 295 subsection, the board shall have the powers provided in
 296 subsection 3 of this section and the commission shall
 297 relinquish all powers and duties relating to the provision
 298 of central dispatching service under this chapter to the
 299 board.

300 [5. An emergency services board originally organized
 301 under section 190.325 operating within a county with a
 302 charter form of government and with more than two hundred
 303 thousand but fewer than three hundred fifty thousand
 304 inhabitants shall not have a sales tax for emergency
 305 services or for providing central dispatching for emergency
 306 services greater than one-quarter of one percent. If on
 307 July 9, 2019, such tax is greater than one-quarter of one
 308 percent, the board shall lower the tax rate.]

309 650.320. For the purposes of sections 650.320 to
 310 650.340, the following terms mean:

311 (1) "Board", the Missouri 911 service board
 312 established in section 650.325;

313 (2) "Public safety answering point", the location at
 314 which 911 calls are answered;

315 (3) "Telecommunicator first responder", any person
 316 employed as an emergency [telephone worker,] call taker or
 317 public safety dispatcher whose duties include receiving,
 318 processing or transmitting public safety information
 319 received through a 911 public safety answering point.

320 650.330. 1. The board shall consist of fifteen
 321 members, one of which shall be chosen from the department of

322 public safety, and the other members shall be selected as
323 follows:

324 (1) One member chosen to represent an association
325 domiciled in this state whose primary interest relates to
326 municipalities;

327 (2) One member chosen to represent the Missouri 911
328 Directors Association;

329 (3) One member chosen to represent emergency medical
330 services and physicians;

331 (4) One member chosen to represent an association with
332 a chapter domiciled in this state whose primary interest
333 relates to a national emergency number;

334 (5) One member chosen to represent an association
335 whose primary interest relates to issues pertaining to fire
336 chiefs;

337 (6) One member chosen to represent an association with
338 a chapter domiciled in this state whose primary interest
339 relates to issues pertaining to public safety communications
340 officers;

341 (7) One member chosen to represent an association
342 whose primary interest relates to issues pertaining to
343 police chiefs;

344 (8) One member chosen to represent an association
345 domiciled in this state whose primary interest relates to
346 issues pertaining to sheriffs;

347 (9) One member chosen to represent counties of the
348 second, third, and fourth classification;

349 (10) One member chosen to represent counties of the
350 first classification, counties with a charter form of
351 government, and cities not within a county;

352 (11) One member chosen to represent telecommunications
353 service providers;

354 (12) One member chosen to represent wireless
355 telecommunications service providers;

356 (13) One member chosen to represent voice over
357 internet protocol service providers; and

358 (14) One member chosen to represent the governor's
359 council on disability established under section 37.735.

360 2. Each of the members of the board shall be appointed
361 by the governor with the advice and consent of the senate
362 for a term of four years. Members of the committee may
363 serve multiple terms. No corporation or its affiliate shall
364 have more than one officer, employee, assign, agent, or
365 other representative serving as a member of the board.
366 Notwithstanding subsection 1 of this section to the
367 contrary, all members appointed as of August 28, 2017, shall
368 continue to serve the remainder of their terms.

369 3. The board shall meet at least quarterly at a place
370 and time specified by the chairperson of the board and it
371 shall keep and maintain records of such meetings, as well as
372 the other activities of the board. Members shall not be
373 compensated but shall receive actual and necessary expenses
374 for attending meetings of the board.

375 4. The board shall:

376 (1) Organize and adopt standards governing the board's
377 formal and informal procedures;

378 (2) Provide recommendations for primary answering
379 points and secondary answering points on technical and
380 operational standards for 911 services;

381 (3) Provide recommendations to public agencies
382 concerning model systems to be considered in preparing a 911
383 service plan;

384 (4) Provide requested mediation services to political
385 subdivisions involved in jurisdictional disputes regarding
386 the provision of 911 services, except that the board shall

387 not supersede decision-making authority of local political
388 subdivisions in regard to 911 services;

389 (5) Provide assistance to the governor and the general
390 assembly regarding 911 services;

391 (6) Review existing and proposed legislation and make
392 recommendations as to changes that would improve such
393 legislation;

394 (7) Aid and assist in the timely collection and
395 dissemination of information relating to the use of a
396 universal emergency telephone number;

397 (8) Perform other duties as necessary to promote
398 successful development, implementation and operation of 911
399 systems across the state, including monitoring federal and
400 industry standards being developed for next-generation 911
401 systems;

402 (9) Designate a state 911 coordinator who shall be
403 responsible for overseeing statewide 911 operations and
404 ensuring compliance with federal grants for 911 funding;

405 (10) Elect the chair from its membership;

406 (11) Apply for and receive grants from federal,
407 private, and other sources;

408 (12) Report to the governor and the general assembly
409 at least every three years on the status of 911 services
410 statewide, as well as specific efforts to improve
411 efficiency, cost-effectiveness, and levels of service;

412 (13) Conduct and review an annual survey of public
413 safety answering points in Missouri to evaluate potential
414 for improved services, coordination, and feasibility of
415 consolidation;

416 (14) Make and execute contracts or any other
417 instruments and agreements necessary or convenient for the
418 exercise of its powers and functions, including for the
419 development and implementation of an emergency services

420 internet protocol network that can be shared by all public
421 safety agencies;

422 (15) Develop a plan and timeline of target dates for
423 the testing, implementation, and operation of a next-
424 generation 911 system throughout Missouri. The next-
425 generation 911 system shall allow for the processing of
426 electronic messages including, but not limited to,
427 electronic messages containing text, images, video, or data;

428 (16) Administer and authorize grants and loans under
429 section 650.335 to those counties and any home rule city
430 with more than fifteen thousand but fewer than seventeen
431 thousand inhabitants and partially located in any county of
432 the third classification without a township form of
433 government and with more than thirty-seven thousand but
434 fewer than forty-one thousand inhabitants that can
435 demonstrate a financial commitment to improving 911 services
436 by providing at least a fifty percent match and demonstrate
437 the ability to operate and maintain ongoing 911 services.
438 The purpose of grants and loans from the 911 service trust
439 fund shall include:

440 (a) Implementation of 911 services in counties of the
441 state where services do not exist or to improve existing 911
442 systems;

443 (b) Promotion of consolidation where appropriate;

444 (c) Mapping and addressing all county locations;

445 (d) Ensuring primary access and texting abilities to
446 911 services for disabled residents;

447 (e) Implementation of initial emergency medical
448 dispatch services, including prearrival medical instructions
449 in counties where those services are not offered as of July
450 1, 2019; and

451 (f) Development and implementation of an emergency
452 services internet protocol network that can be shared by all
453 public safety agencies;

454 (17) Develop an application process including
455 reporting and accountability requirements, withholding a
456 portion of the grant until completion of a project, and
457 other measures to ensure funds are used in accordance with
458 the law and purpose of the grant, and conduct audits as
459 deemed necessary;

460 (18) Set the percentage rate of the prepaid wireless
461 emergency telephone service charges to be remitted to a
462 county or city as provided under subdivision (5) of
463 subsection 3 of section 190.460;

464 (19) Retain in its records proposed county plans
465 developed under subsection 11 of section 190.455 and notify
466 the department of revenue that the county has filed a plan
467 that is ready for implementation;

468 (20) Notify any communications service provider, as
469 defined in section 190.400, that has voluntarily submitted
470 its contact information when any update is made to the
471 centralized database established under section 190.475 as a
472 result of a county or city establishing or modifying a tax
473 or monthly fee no less than ninety days prior to the
474 effective date of the establishment or modification of the
475 tax or monthly fee;

476 (21) Establish criteria for consolidation
477 prioritization of public safety answering points;

478 (22) In coordination with existing public safety
479 answering points, by December 31, 2018, designate no more
480 than eleven regional 911 coordination centers which shall
481 coordinate statewide interoperability among public safety
482 answering points within their region through the use of a
483 statewide 911 emergency services network; [and]

484 (23) Establish an annual budget, retain records of all
485 revenue and expenditures made, retain minutes of all
486 meetings and subcommittees, post records, minutes, and
487 reports on the board's webpage on the department of public
488 safety website; and

489 (24) Promote and educate the public about the critical
490 role of telecommunicator first responders in protecting the
491 public and ensuring public safety.

492 5. The department of public safety shall provide staff
493 assistance to the board as necessary in order for the board
494 to perform its duties pursuant to sections 650.320 to
495 650.340. The board shall have the authority to hire
496 consultants to administer the provisions of sections 650.320
497 to 650.340.

498 6. The board shall promulgate rules and regulations
499 that are reasonable and necessary to implement and
500 administer the provisions of sections 190.455, 190.460,
501 190.465, 190.470, 190.475, and sections 650.320 to 650.340.
502 Any rule or portion of a rule, as that term is defined in
503 section 536.010, shall become effective only if it has been
504 promulgated pursuant to the provisions of chapter 536. This
505 section and chapter 536 are nonseverable and if any of the
506 powers vested with the general assembly pursuant to chapter
507 536 to review, to delay the effective date or to disapprove
508 and annul a rule are subsequently held unconstitutional,
509 then the grant of rulemaking authority and any rule proposed
510 or adopted after August 28, 2017, shall be invalid and void.

511 650.340. 1. The provisions of this section may be
512 cited and shall be known as the "911 Training and Standards
513 Act".

514 2. Initial training requirements for
515 **[telecommunicators]** telecommunicator first responders who

516 answer 911 calls that come to public safety answering points
517 shall be as follows:

518 (1) Police telecommunicator first responder, 16 hours;

519 (2) Fire telecommunicator first responder, 16 hours;

520 (3) Emergency medical services telecommunicator first
521 responder, 16 hours;

522 (4) Joint communication center telecommunicator first
523 responder, 40 hours.

524 3. All persons employed as a telecommunicator first
525 responder in this state shall be required to complete
526 ongoing training so long as such person engages in the
527 occupation as a telecommunicator first responder. Such
528 persons shall complete at least twenty-four hours of ongoing
529 training every three years by such persons or organizations
530 as provided in subsection 6 of this section.

531 4. Any person employed as a telecommunicator on August
532 28, 1999, shall not be required to complete the training
533 requirement as provided in subsection 2 of this section.

534 Any person hired as a telecommunicator or a telecommunicator
535 first responder after August 28, 1999, shall complete the
536 training requirements as provided in subsection 2 of this
537 section within twelve months of the date such person is
538 employed as a telecommunicator or telecommunicator first
539 responder.

540 5. The training requirements as provided in subsection
541 2 of this section shall be waived for any person who
542 furnishes proof to the committee that such person has
543 completed training in another state which is at least as
544 stringent as the training requirements of subsection 2 of
545 this section.

546 6. The board shall determine by administrative rule
547 the persons or organizations authorized to conduct the
548 training as required by subsection 2 of this section.

549 7. This section shall not apply to an emergency
550 medical dispatcher or dispatch agency as defined in section
551 190.100, or a person trained by an entity accredited or
552 certified under section 190.131, or a person who provides
553 prearrival medical instructions who works for an agency
554 which meets the requirements set forth in section 190.134.";
555 and

556 Further amend the title and enacting clause accordingly.