AN ACT

To promote and enhance public safety through use of 911 as the universal emergency assistance number, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
SECTION 1. SHORT TITLE.

This Act may be cited as the “Wireless Communications and Public Safety Act of 1999”.

SEC. 2. FINDINGS AND PURPOSE.

(a) FINDINGS.—The Congress finds that—

(1) the establishment and maintenance of an end-to-end emergency communications infrastructure among members of the public, local public safety, fire service, and law enforcement officials, emergency dispatch providers, and hospital emergency and trauma care facilities will reduce response times for the delivery of emergency care, assist in delivering appropriate care, and thereby prevent fatalities, substantially reduce the severity and extent of injuries, reduce time lost from work, and save thousands of lives and billions of dollars in health care costs;

(2) the rapid, efficient deployment of emergency telecommunications service requires statewide coordination of the efforts of local public safety, fire service, and law enforcement officials, and emergency dispatch providers, and the designation of 911 as the number to call in emergencies throughout the Nation;

(3) improved public safety remains an important public health objective of Federal, State, and
local governments and substantially facilitates inter-
state and foreign commerce;

(4) the benefits of wireless communications in
emergencies will be enhanced by the development of
state-wide plans to coordinate the efforts of local
public safety, fire service, and law enforcement offi-
cials, emergency dispatch providers, emergency med-
ical service providers on end-to-end emergency com-
 munications infrastructures; and

(5) the construction and operation of seamless,
ubiquitous, and reliable wireless telecommunications
systems promote public safety and provide imme-
diate and critical communications links among mem-
bers of the public, emergency medical service provid-
ers and emergency dispatch providers, public safety,
fire service and law enforcement officials, and hos-
pital emergency and trauma care facilities.

(b) PURPOSE.—The purpose of this Act is to encour-
age and facilitate the prompt deployment throughout the
United States of a seamless, ubiquitous, and reliable end-
to-end infrastructure for communications, including wire-
less communications, to meet the Nation’s public safety
and other communications needs.
SEC. 3. UNIVERSAL EMERGENCY TELEPHONE NUMBER.

(a) Establishment of Universal Service Emergency Telephone Number.—Section 251(e) of the Communications Act of 1934 (47 U.S.C. 251(e)) is amended by adding at the end the following new paragraph:

“(3) Universal emergency telephone number.—The Commission and any agency or entity to which the Commission has delegated authority under this subsection shall designate 911 as the universal emergency telephone number within the United States for reporting an emergency to appropriate authorities and requesting assistance. Such designation shall apply to both wireline and wireless telephone service. In making such designation, the Commission (and any such agency or entity) shall provide appropriate transition periods for areas in which 911 is not in use as an emergency telephone number on the date of the enactment of the Wireless Communications and Public Safety Act of 1999.”.

(b) Technical Support.—The Federal Communications Commission shall provide technical support to States to support and encourage the development of statewide plans for the deployment and functioning of a comprehensive end-to-end emergency communications infrastructure, including enhanced wireless 911 service, on a
coordinated statewide basis. In supporting and encouraging such deployment and functioning, the Commission shall consult and cooperate with State and local officials responsible for emergency services and public safety, the telecommunications industry (specifically including the cellular and other wireless telecommunications service providers), the motor vehicle manufacturing industry, emergency medical service providers and emergency dispatch providers, special 911 districts, public safety, fire service and law enforcement officials, consumer groups, and hospital emergency and trauma care personnel (including emergency physicians, trauma surgeons, and nurses).

SEC. 4. PARITY OF PROTECTION FOR PROVISION OR USE OF WIRELESS SERVICE.

(a) PROVIDER PARITY.—A wireless carrier, and its officers, directors, employees, vendors, and agents, shall have immunity or other protection from liability of a scope and extent that is not less than the scope and extent of immunity or other protection from liability in a particular jurisdiction that a local exchange company, and its officers, directors, employees, vendors, or agents, have under Federal and State law applicable in such jurisdiction with respect to wireline services, including in connection with an act or omission involving—
(1) development, design, installation, operation, maintenance, performance, or provision of wireless service;

(2) transmission errors, failures, network outages, or other technical difficulties that may arise in the course of transmitting or handling emergency calls or providing emergency services (including wireless 911 service); and

(3) release to a PSAP, emergency medical service provider or emergency dispatch provider, public safety, fire service or law enforcement official, or hospital emergency or trauma care facility of subscriber information related to emergency calls or emergency services involving use of wireless services.

(b) User Parity.—A person using wireless 911 service shall have immunity or other protection from liability in a particular jurisdiction of a scope and extent that is not less than the scope and extent of immunity or other protection from liability under Federal or State law applicable in such jurisdiction in similar circumstances of a person using 911 service that is not wireless.

(c) Exception for State Legislative Action.—The immunity or other protection from liability required by subsection (a)(1) shall not apply in any State that, prior to the expiration of 2 years after the date of the
enactment of this Act, enacts a statute that specifically refers to this section and establishes a different standard of immunity or other protection from liability with respect to an act or omission involving development, design, installation, operation, maintenance, performance, or provision of wireless service (other than wireless 911 service). The enactment of such a State statute shall not affect the immunity or other protection from liability required by such subsection (a)(1) with respect to acts or omissions occurring before the date of the enactment of such State statute.

SEC. 5. AUTHORITY TO PROVIDE CUSTOMER INFORMATION.

Section 222 of the Communications Act of 1934 (47 U.S.C. 222) is amended—

(1) in subsection (d)—

(A) by striking “or” at the end of paragraph (2);

(B) by striking the period at the end of paragraph (3) and inserting a semicolon;

(C) by adding at the end the following new paragraphs:

“(4) to provide call location information concerning the user of a commercial mobile service (as such term is defined in section 332(d))—
“(A) to a public safety answering point, emergency medical service provider or emergency dispatch provider, public safety, fire service, or law enforcement official, or hospital emergency or trauma care facility, in order to respond to the user’s call for emergency services;

“(B) to inform the user’s legal guardian or members of the user’s immediate family of the user’s location in an emergency situation that involves the risk of death or serious physical harm; or

“(C) to providers of information or database management services solely for purposes of assisting in the delivery of emergency services in response to an emergency; or

“(5) to transmit automatic crash notification information as part of the operation of an automatic crash notification system.”;

(2) by redesignating subsection (f) as subsection (h) and by inserting before such subsection the following new subsections:

“(f) AUTHORITY TO USE WIRELESS LOCATION INFORMATION.—For purposes of subsection (c)(1), without the express prior authorization of the customer, a cus-
tomer shall not be considered to have approved the use or disclosure of or access to—

“(1) call location information concerning the user of a commercial mobile service (as such term is defined in section 332(d)), other than in accordance with subsection (d)(4); or

“(2) automatic crash notification information to any person other than for use in the operation of an automatic crash notification system.

“(g) Subscriber Listed and Unlisted Information for Emergency Services.—Notwithstanding subsections (b), (c), and (d), a telecommunications carrier that provides telephone exchange service shall provide information described in subsection (h)(3)(A) (including information pertaining to subscribers whose information is unlisted or unpublished) that is in its possession or control (including information pertaining to subscribers of other carriers) on a timely and unbundled basis, under non-discriminatory and reasonable rates, terms, and conditions to providers of emergency services, and providers of emergency support services, solely for purposes of delivering or assisting in the delivery of emergency services.”;

(3) in subsection (h)(1)(A) (as redesignated by paragraph (2)), by inserting “location,” after “destination,”; and
(4) in such subsection (h), by adding at the end
the following new paragraphs:

“(4) Public safety answering point.—The
term ‘public safety answering point’ means a facility
that has been designated to receive emergency calls
and route them to emergency service personnel.

“(5) Emergency services.—The term ‘emer-
gency services’ means 911 emergency services and
emergency notification services.

“(6) Emergency notification services.—
The term ‘emergency notification services’ means
services that notify the public of an emergency.

“(7) Emergency support services.—The
term ‘emergency support services’ means informa-
tion or data base management services used in sup-
port of emergency services.”.

SEC. 6. DEFINITIONS.

As used in this Act:

(1) The term “State” means any of the several
States, the District of Columbia, or any territory or
possession of the United States.

(2) The term “public safety answering point”
or “PSAP” means a facility that has been des-
ignated to receive emergency calls and route them to
emergency service personnel.
(3) The term “wireless carrier” means a provider of commercial mobile services or any other radio communications service that the Federal Communications Commission requires to provide wireless emergency service.

(4) The term “enhanced wireless 911 service” means any enhanced 911 service so designated by the Federal Communications Commission in the proceeding entitled “Revision of the Commission’s Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems” (CC Docket No. 94–102; RM–8143), or any successor proceeding.

(5) The term “wireless 911 service” means any 911 service provided by a wireless carrier, including enhanced wireless 911 service.

Passed the House of Representatives February 24, 1999.

Attest: JEFF TRANDAHL, Clerk.