

HOUSE SUBSTITUTE FOR
SENATE BILL NO. 1267

A bill to amend 1986 PA 32, entitled
"Emergency telephone service enabling act,"
by amending sections 317 and 602 (MCL 484.1317 and 484.1602),
section 602 as amended by 2003 PA 244, and by adding section
317a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 317. Name, address, and telephone number information
2 provided to a 9-1-1 system by a service supplier shall be used
3 only for the purpose of identifying the telephone location or
4 identity, or both, of a person calling the 9-1-1 emergency
5 telephone number and shall not be used or disclosed by the 9-1-1
6 system agencies, their agents, or their employees for any other
7 purpose, unless ~~such~~ **the** information is used or disclosed **as**
8 **otherwise required under this act, to a member of a public safety**
9 **agency if necessary to respond to events or situations that are**

1 dangerous or threaten individual or public safety, or pursuant to
2 a court order. A person who violates this section is guilty of a
3 misdemeanor.

4 Sec. 317a. (1) A 9-1-1 service district may implement an
5 emergency notification system that will allow emergency service
6 responders to contact service users within a specific geographic
7 area regarding an imminent danger or emergency that may affect
8 the user's health, safety, or welfare.

9 (2) A person that provides an emergency notification system
10 allowed under this section is a service supplier under section
11 604.

12 (3) A service supplier shall upon request provide to each
13 9-1-1 service district within the provider's service area the
14 telephone number and address data, including all listed,
15 unlisted, and unpublished numbers and addresses, for each service
16 user within the district.

17 (4) A service supplier may charge a reasonable rate to
18 provide the data required under subsection (3).

19 (5) A 9-1-1 service district shall not request the data
20 required under subsection (3) more than once per month.

21 (6) The data provided under subsection (3) shall be used only
22 for the purposes provided under this section.

23 (7) This section does not apply to a wireless carrier. As
24 used in this subsection, "wireless carrier" means a provider of
25 2-way cellular, broadband PCS, geographic area 800 MHz and 900
26 MHz commercial mobile radio service, wireless communications
27 service, or other commercial mobile radio service as defined in

1 47 CFR 20.3, that offers radio communications that may provide
2 fixed, mobile, radio location, or satellite communication
3 services to individuals or businesses within its assigned
4 spectrum block and geographical area or that offers real-time,
5 2-way voice or data service that is interconnected with the
6 public switched network, including a reseller of the service.

7 (8) A person who violates this section is guilty of a
8 misdemeanor.

9 Sec. 602. Except for a **dispute between a** commercial mobile
10 radio service and a local exchange provider as defined under
11 section 408, a dispute between or among 1 or more service
12 suppliers, counties, public agencies, public service agencies, or
13 any combination of those entities regarding their respective
14 rights and duties under this act shall be heard as a contested
15 case before the public service commission as provided in the
16 administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to
17 24.328.