

	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
03/13/2019		
	•	
	•	
	•	

The Committee on Innovation, Industry, and Technology (Brandes) recommended the following:

## Senate Amendment (with title amendment)

2 3

5

6

7 8

9

10

1

Between lines 249 and 250

4 insert:

> Section 4. Section 365.179, Florida Statutes, is created to read:

365.179 Direct radio communication between 911 public safety answering points and first responders.-

- (1) As used in this section, the term:
- (a) "First responders" includes the law enforcement

11

12

13

14 15

16

17

18

19 20

21

22

23

24

25

26

27

28

29

30

31

32

33

34 35

36

37

38

39



agencies, fire service agencies, and emergency management services providers that are designated as first responders for the service area in which a PSAP receives 911 calls.

- (b) "911 public safety answering point" or "PSAP" means a municipal or county emergency communications call center in this state which receives cellular, landline, or text 911 communications.
- (2) A PSAP must be able to directly communicate by radio with first responders. The PSAP must be able to make such communication without having to transfer a 911 call or having to relay information received during a 911 call to another PSAP or emergency communications center for dispatch.
- (3) In collaboration with all first responders in his or her county, each sheriff shall enter into a written agreement with each first responder to establish protocols under which a PSAP that does not dispatch calls for a first responder agency will directly notify the first responder agency's on-duty personnel of an emergency by radio. The agreement must require the PSAP to be able to communicate with the personnel without having to transfer the 911 call for dispatch to that agency or having to relay the information received during a 911 call by telephone or other indirect means.
- (4) Each PSAP shall install, in at least one dispatch console within its emergency communications center, the primary radio dispatch channels of each first responder in the county it serves. If there are multiple PSAPs in a county, each PSAP must have this capability.
- (5) Upon the written request of a law enforcement agency head, any other law enforcement agency head in the same county



or an adjoining jurisdiction in another county shall authorize the requesting agency to install the other agency's primary dispatch channel or channels in the requesting agency's mobile or portable radios.

(6) By January 1, 2020, each county sheriff shall certify in writing to the Department of Law Enforcement that all PSAPs in his or her county are in compliance with this section.

47 48

49

50

52

53

54

55

56

57

58

59 60

61

62

6.3 64

65

66

67

68

40

41

42

43

44

45

46

======== T I T L E A M E N D M E N T ==========

And the title is amended as follows:

Delete line 13

51 and insert:

> interest; creating s. 365.179, F.S.; defining the terms "first responders" and "911 public safety answering point" or "PSAP"; requiring a PSAP to be able to directly communicate by radio with first responders; requiring each sheriff, in collaboration with first responders in his or her county, to enter into specified written agreements; requiring each PSAP to install local first responder radio dispatch channels in its emergency communications center; requiring a law enforcement agency head to authorize the installation of his or her agency's primary dispatch channel or channels on certain other law enforcement agency's mobile or portable radios, upon request; requiring each county sheriff to certify compliance in writing with the Department of Law Enforcement by a specified date; providing an effective date.