2025S0466-1 08/06/25

By:  Bettencourt S.B. No. 2

A BILL TO BE ENTITLED

AN ACT

relating to outdoor warning sirens in flood-prone areas.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1.  Chapter 16, Water Code, is amended by adding Subchapter M to read as follows:

SUBCHAPTER M. OUTDOOR WARNING SIRENS

Sec. 16.501.  DEFINITIONS. In this subchapter:

(1)  "Flood-prone area" means:

(A)  an area of this state included in the governor's disaster declaration of July 22, 2025, issued for the July 2025 floods; or

(B)  any other areas of the state as identified by Senate Bill No. 3, 89th Legislature, First Called Session, 2025.

(2)  "Outdoor warning siren" means a system that produces a sound designed to alert a person who is outdoors of an imminent disaster and encourage that person to immediately seek shelter or move to higher ground.

Sec. 16.502.  OUTDOOR WARNING SIRENS REQUIRED IN FLOOD-PRONE AREAS. (a) The board shall identify each area of this state that:

(1)  has a history of consistent or severe flooding; and

(2)  based on the history under Subdivision (1) and any other factor the board considers relevant, warrants the installation, maintenance, and operation of one or more outdoor warning sirens.

(b)  Other relevant factors the board may consider in making determinations under Subsection (a)(2) include, as to each area:

(1)  loss of human life to flooding;

(2)  the existence of residences or other dwelling structures in the flood-prone area; and

(3)  the potential damage to real or personal property resulting from a flood.

(c)  Except as provided by Subsection (d), for each flood-prone area, the board shall require the appropriate municipality or county to install, maintain, and operate one or more outdoor warning sirens in accordance with the rules adopted by the board under this section. If the site of the installation is:

(1)  in the boundaries of a municipality, the municipality shall install, maintain, and operate the siren; or

(2)  in the unincorporated area of a county, the county shall install, maintain, and operate the siren.

(d)  The board may not require an outdoor warning siren for an area in which a governmental entity already maintains and operates an outdoor warning siren that meets the minimum standards adopted by board rule.

(e)  Municipalities, counties, and other governmental entities by written agreement may jointly install, maintain, or operate an outdoor warning siren in a flood-prone area.

(f)  The board shall require each county or municipality with an outdoor warning siren required under this section or any other governmental entity with an outdoor warning siren in a flood-prone area to regularly test the functionality of the outdoor warning siren and document the results of those tests.

(g)  The board's determinations under this section on whether an area is a flood-prone area or requires an outdoor warning siren are final and binding.

(h)  The board shall adopt rules and procedures to implement this section, including:

(1)  procedures for the operation of an outdoor warning siren in a flood-prone area of this state;

(2)  minimum standards for an outdoor warning siren installed, maintained, or operated in a flood-prone area; and

(3)  minimum standards for a backup operating system capable of powering an outdoor warning siren in a flood-prone area that is different from the primary operating system.

(i)  The board may consult with other entities when adopting rules and procedures to implement this section.

Sec. 16.503.  GRANT PROGRAM FOR REQUIRED OUTDOOR WARNING SIRENS. (a) Using any money available for that purpose, the board shall establish and administer a grant program to assist municipalities, counties, and other governmental entities with covering the costs of installing outdoor warning sirens required under Section 16.502.

(b)  The board shall establish:

(1)  eligibility criteria for grant applicants;

(2)  grant application procedures;

(3)  guidelines relating to grant amounts;

(4)  procedures for evaluating grant applications; and

(5)  procedures for monitoring the use of a grant awarded under the program and ensuring compliance with any conditions of a grant.

SECTION 2.  This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect on the 91st day after the last day of the legislative session.