By: Gervin-Hawkins H.B. No. 147

## A BILL TO BE ENTITLED

AN ACT
relating to the development of a statewide real-time emergency
communications platform.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Subchapter C, Chapter 418, Government Code, is
amended by adding Section 418.0475 to read as follows:
Sec. 418.0475. STATEWIDE REAL-TIME EMERGENCY
COMMUNICATIONS PLATFORM. (a) In this section, "platform" means
the statewide real-time emergency communications platform
developed under Subsection (b) to support communications between
governmental agencies and other agencies before, during, and after
a natural disaster or other emergency.
(b) The division shall develop and maintain a statewide
real-time emergency communications platform to ensure that
governmental agencies and other agencies that respond to disasters
throughout this state have access to a communications platform:
(1) capable of rapid and efficient communication in
times of disaster; and
(2) dedicated to facilitating interagency
communication regarding disaster preparedness and response.
(c) The platform must:
(1) integrate and provide for mapping, alerts, data
tracking, resource requests and management, and other capabilities

as the division determines advisable;

24

1	(2) be accessible to emergency management personnel at
2	state, regional, and local agencies, the first responders of those
3	agencies, and other first responders as determined by the division;
4	(3) be interoperable with existing state and federal
5	emergency management communication systems and networks; and
6	(4) use plain language and follow standards
7	established by this state and the federal government for use of
8	terminology in emergency management.
9	(d) The division shall incorporate the platform into the
10	comprehensive state emergency management plan prepared under
11	Section 418.042 as an appropriate means of communication and each
12	local and interjurisdictional agency shall incorporate the
13	platform into the emergency management plan prepared for its area
14	under Section 418.106 as an appropriate means of communication.
15	(e) The division shall grant the following entities access
16	to the platform:
17	(1) the Commission on State Emergency Communications;
18	(2) the General Land Office;
19	(3) the Public Utility Commission of Texas;
20	(4) the Railroad Commission of Texas;
21	(5) the Texas Commission on Environmental Quality;
22	(6) the Department of State Health Services;
23	(7) the Texas Department of Transportation;
24	(8) the Department of Public Safety of the State of
25	Texas;
26	(9) the Health and Human Services Commission;
27	(10) other stage agencies with the duty to prepare for

or respond to disasters as determined by the division; 1 2 (11) each municipality; 3 (12) each county; 4 (13) any other political subdivision with the duty to 5 prepare for or respond to disasters, as determined by the division; (14) members of the Texas Interoperable 6 7 Communications Coalition; 8 (15) each trauma service area regional advisory 9 council; and 10 (16) any other entity the division determines 11 appropriate. 12 (f) The division may collaborate with any state agency as appropriate to develop and maintain the platform. 13 14 (g) Agencies described by Subsection (e) may use any funds 15 available to cover the costs of using the platform, including for communication, information sharing, and resource requests and 16 17 management.

SECTION 2. This Act takes effect on the 91st day after the

last day of the legislative session.

18

19