- (a) The board may impose a 9-1-1 emergency service fee on service users in the district.
- (b) The fee may be imposed only on the base rate charge or its equivalent, excluding charges for coinoperated telephone equipment. The fee may not be imposed on more than 100 local exchange access lines
  or their equivalent for a single business entity at a single location, unless the lines are used by residents of
  the location. The fee may also not be imposed on any line that the Advisory Commission on State
  Emergency Communications excluded from the definition of a local exchange access line or an equivalent
  local exchange access line pursuant to Section 771.063. If a business service user provides residential
  facilities, each line that terminates at a residential unit and that is a communication link equivalent to a
  residential local exchange access line shall be charged the 9–1–1 emergency service fee. The fee must have
  uniform application and must be imposed in each participating jurisdiction.
- (c) The rate of the fee may not exceed six percent of the monthly base rate in a service year charged a service user by the principal service supplier in the participating jurisdiction. For purposes of this subsection, the jurisdiction of the county is the unincorporated area of the county.
- (d) The board shall set the amount of the fee each year as part of the annual budget. The board shall notify each service supplier of a change in the amount of the fee not later than the 91st day before the date the change takes effect.
- (e) In imposing the fee, the board shall attempt to match the district's revenues to its operating expenditures and to provide reasonable reserves for contingencies and for the purchase and installation of 9–1–1 emergency service equipment. If the revenue generated by the fee exceeds the amount of money needed to fund the district, the board by resolution shall reduce the rate of the fee to an amount adequate to fund the district or suspend the imposition of the fee. If the board suspends the imposition of the fee, the board by resolution may reinstitute the fee if money generated by the district is not adequate to fund the district.
- (f) In a public agency whose governing body at a later date votes to receive 9–1–1 service from the district, the fee is imposed beginning on the date specified by the board. The board may charge the incoming agency an additional amount of money to cover the initial cost of providing 9–1–1 service to that agency. The fee authorized to be charged in a district applies to new territory added to the district when the territory becomes part of the district.
- (g) For the purposes of this section, the jurisdiction of the county is the unincorporated area of the county.

Acts 1989, 71st Leg., ch. 678, § 1, eff. Sept. 1, 1989.