After consideration on the merits, the Committee recommends the following:

HB20-1293 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 13, before line 18, insert:

"(5) The Commission may consider the data collected pursuant to subsection (4) of this section as part of its evaluation of applications made by a governing body pursuant to subsection (2)(c) of this section to increase the emergency telephone charge imposed by the governing body beyond the threshold amount authorized by the Commission, including considerations related to efficiency of operations.".

Page 17, line 25, after "(I)" insert "(A)".

Page 18, line 8, strike "PROVIDERS" and substitute "EXCEPT AS PROVIDED IN SUBSECTION (2)(d)(I)(B) OF THIS SECTION, PROVIDERS".

Page 18, after line 12, insert:

"(B) A provider that pays 911 fees on federally supported services or programs pursuant to a Commission order or agreement in connection with such provider's eligible telecommunications carrier designation that is in effect as of the effective date of this subsection (2)(d)(I)(B) shall continue to remit fees in accordance with that agreement. Through a formal docket process, the Commission may change such
AGREEMENTS NO MORE FREQUENTLY THAN ANNUALLY. NO LATER THAN
October 1, 2021, the Commission shall complete a docket to
establish the 911 fee for federally supported services or
programs at one and six-tenths percent of the value of the
service provided by the carrier. On any subsequent docket, the
911 fee for federally supported services or programs must not
exceed one and nine-tenths percent of the value of the service
provided by the carrier.".