Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 22-1019.01 Jennifer Berman x3286

SENATE BILL 22-225

SENATE SPONSORSHIP

Zenzinger and Liston, Buckner, Fields, Ginal, Gonzales, Hansen, Lee, Moreno, Rankin, Smallwood, Story

HOUSE SPONSORSHIP

Roberts and Baisley, Bird, Caraveo, Exum, Lindsay, McCluskie, Titone, Valdez D., Will

Senate Committees

Health & Human Services Finance Appropriations

House Committees

Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING EMERGENCY MEDICAL SERVICES IN THE STATE, AND, IN
102	CONNECTION THEREWITH, CREATING AN EMERGENCY MEDICAL
103	SERVICES SYSTEM SUSTAINABILITY TASK FORCE AND REQUIRING
104	AMBULANCE SERVICES TO OBTAIN A STATE LICENSE FROM THE
105	DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT AND
106	MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Under current law, ambulance services are regulated at the local

HOUSE 3rd Reading Unamended

HOUSE Amended 2nd Reading

SENATE rd Reading Unamended May 3, 2022

SENATE Amended 2nd Reading May 2, 2022

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

level. On and after July 1, 2024, the bill requires an ambulance service to obtain a state license from the department of public health and environment (department). In licensing ambulance services, the department is authorized to conduct inspections, investigate and hold hearings regarding alleged violations, and, for any violations found, take action against an ambulance service's license or application for an initial or renewed license, impose civil penalties, or both.

On or before January 1, 2024, the state board of health (board) is required to adopt rules regarding minimum standards for ambulance services, including equipment, staffing, medical oversight, and general and vehicle liability insurance standards and, if the board deems it necessary, rules imposing application and licensing fees.

On and after July 1, 2024, a county or city and county is authorized to grant an ambulance service authorization to operate within the county's or city and county's jurisdiction and to enter into service agreements and other contracts with ambulance services operating in the county's or city and county's jurisdiction.

The bill also creates a statewide task force to make statutory, rule, and policy recommendations for how to preserve, promote, and expand consumer access to emergency medical services in the state, including recommendations:

- Regarding the regulation of ambulance service;
- To address inequities and disparities in access to emergency medical services;
- To address workforce recruiting and retention issues;
- To promote the financial sustainability of emergency medical services; and
- Regarding the long-term sustainability of emergency medical services.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 SECTION 1. In Colorado Revised Statutes, 25-3.5-102, add (4)
- 3 as follows:
- 4 **25-3.5-102. Legislative declaration.** (4) The General
- 5 ASSEMBLY ALSO FINDS THAT:
- 6 (a) COLORADO'S EMERGENCY MEDICAL SERVICES SYSTEM NOT
- 7 ONLY PROVIDES INDIVIDUALS WHO ARE ILL OR INJURED EMERGENCY
- 8 MEDICAL AND TRAUMA CARE TWENTY-FOUR HOURS PER DAY AND THREE

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1	HUNDRED SIXTY-FIVE DAYS PER YEAR, BUT ALSO SERVES AS A CRITICAL
2	SAFETY NET FOR MANY COLORADANS WHO MIGHT NOT HAVE IMMEDIATE
3	ACCESS TO OTHER HEALTH-CARE SERVICES;
4	(b) AS HIGHLIGHTED BY THE COVID-19 PANDEMIC, COLORADO'S
5	EMERGENCY MEDICAL SERVICES SYSTEM AUGMENTS COMMUNITY HEALTH,
6	PREVENTATIVE HEALTH, AND PUBLIC HEALTH PROGRAMS THROUGHOUT
7	THE STATE;
8	(c) DESPITE THE ESSENTIAL NATURE OF THE EMERGENCY MEDICAL
9	SERVICES SYSTEM AND THE ASSUMPTION HELD BY MEMBERS OF THE
10	$\hbox{\it public that, once a 911 call is placed, an ambulance will quickly}$
11	ARRIVE, EMERGENCY MEDICAL SERVICES ARE NOT A REQUIRED SERVICE IN
12	Colorado;
13	(d) WHILE EMERGENCY MEDICAL SERVICES ARE GENERALLY
14	AVAILABLE THROUGHOUT THE STATE, SOME COLORADANS NO LONGER
15	HAVE ACCESS TO A COLORADO-BASED EMERGENCY MEDICAL SERVICES
16	SYSTEM, AND OTHER COLORADO COMMUNITIES ARE AT RISK OF LOSING
17	THEIR EMERGENCY MEDICAL SERVICES;
18	(e) THE INSTABILITY AND UNSUSTAINABILITY OF EMERGENCY
19	MEDICAL SERVICES IN SOME PARTS OF THE STATE PUTS LIVES AT RISK;
20	(f) GROUND AMBULANCE SERVICE IS THE ONLY COMPONENT OF
21	COLORADO'S EMERGENCY MEDICAL SYSTEM THAT IS NOT SUBJECT TO
22	STATEWIDE STANDARDIZATION AND REGULATION, WHICH STATEWIDE
23	STANDARDIZATION AND REGULATION WOULD PROVIDE MEDICAL AND
24	OPERATIONAL BENEFITS AND CONSUMER PROTECTIONS;
25	$(g)\ The \ Lack\ of\ statewide\ standard iz at ion\ and\ regulation$
26	FOR GROUND AMBULANCE SERVICES INHIBITS CONSUMER PROTECTIONS
27	AND INVESTIGATIONS AND ADJUDICATION OF CONSUMER COMPLAINTS

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1	BECAUSE THE DEPARTMENT LACKS AUTHORITY TO INVESTIGATE AND
2	ADJUDICATE ANY COMPLAINTS RELATED TO GROUND AMBULANCES; AND
3	(h) TO ENSURE SUSTAINABILITY OF, AND EQUITABLE ACCESS TO,
4	EMERGENCY MEDICAL SERVICES IN COLORADO, A COMPREHENSIVE
5	ASSESSMENT OF THE EMERGENCY MEDICAL SERVICES SYSTEM, ALONG
6	WITH RECOMMENDATIONS FOR MODERNIZING AND SUSTAINING THE
7	EMERGENCY MEDICAL SERVICES SYSTEM, SHOULD BE PERFORMED.
8	SECTION 2. In Colorado Revised Statutes, 25-3.5-103, amend
9	(10); and add (3.1), (8.4), and (8.7) as follows:
10	25-3.5-103. Definitions. As used in this article 3.5, unless the
11	context otherwise requires:
12	(3.1) "AUTHORIZATION TO OPERATE" OR "AUTHORIZED TO
13	OPERATE" MEANS A LOCAL LICENSING AUTHORITY'S APPROVAL OF OR ACT
14	OF APPROVING AN AMBULANCE SERVICE TO OPERATE WITHIN THE
15	JURISDICTION OF THE LOCAL LICENSING AUTHORITY.
16	(8.4) "EMS SYSTEM SUSTAINABILITY TASK FORCE" OR "TASK
17	FORCE" MEANS THE EMS SYSTEM SUSTAINABILITY TASK FORCE CREATED
18	IN SECTION 25-3.5-108 (1)(a).
19	(8.7) "LOCAL LICENSING AUTHORITY" MEANS THE GOVERNING
20	BODY OF A CITY AND COUNTY OR THE BOARD OF COUNTY COMMISSIONERS
21	IN A COUNTY IN THE STATE.
22	(10) "Permit" means the authorization issued by the governing
23	body of a local government DEPARTMENT with respect to an ambulance
24	used or to be used to provide ambulance service in this THE state.
25	SECTION 3. In Colorado Revised Statutes, add 25-3.5-108 as
26	follows:
27	25-3.5-108. EMS system sustainability task force - created -

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1	powers and duties - membership - reports - repeal. (1) (a) THE EMS
2	SYSTEM SUSTAINABILITY TASK FORCE IS CREATED IN THE DEPARTMENT.
3	(b) The task force consists of the following <u>twenty</u>
4	VOTING MEMBERS:
5	(I) THE FOLLOWING TWO LEGISLATIVE MEMBERS:
6	(A) ONE MEMBER OF THE SENATE, APPOINTED BY THE PRESIDENT
7	OF THE SENATE; AND
8	(B) ONE MEMBER OF THE HOUSE OF REPRESENTATIVES, APPOINTED
9	BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
10	(II) The following $\underline{\text{eight}}$ members appointed by the director
11	OF THE DEPARTMENT:
12	(A) FOUR INDIVIDUALS REPRESENTING EMERGENCY MEDICAL
13	SERVICES AGENCIES AND REPRESENTING A MIX OF
14	FIRE-DEPARTMENT-BASED AMBULANCE SERVICES, HOSPITAL-BASED
15	AMBULANCE SERVICES, CRITICAL CARE TRANSPORT AMBULANCE SERVICES,
16	PRIVATE AMBULANCE SERVICES, FRONTIER COUNTIES, RURAL COUNTIES,
17	METROPOLITAN COUNTIES, VOLUNTEER SERVICES, AND AIR AMBULANCE
18	SERVICES;
19	(B) One individual who is a board-certified emergency
20	MEDICAL SERVICES PHYSICIAN;
21	(C) Two individuals who are certified or licensed
22	EMERGENCY MEDICAL SERVICE PROVIDERS, ONE OF WHOM IS A LICENSED
23	OR CERTIFIED PARAMEDIC AND THE OTHER OF WHOM IS A LICENSED OR
24	CERTIFIED EMERGENCY MEDICAL TECHNICIAN; AND
25	(D) ONE INDIVIDUAL REPRESENTING A COMMUNITY INTEGRATED
26	HEALTH-CARE SERVICE AGENCY, AS DEFINED IN SECTION 25-3.5-1301(1),
27	THAT IS LICENSED PURSUANT TO PART 13 OF THIS ARTICLE 3.5;

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1	=
2	(III) ONE MEMBER OF A STATEWIDE GROUP REPRESENTING
3	EMERGENCY MEDICAL SERVICE PROVIDERS, AS DESIGNATED BY THE
4	GROUP;
5	(IV) THE CHAIR OF THE COUNCIL CREATED IN SECTION 25-3.5-104
6	(1)(a) OR THE CHAIR'S DESIGNEE;
7	(V) ONE MEMBER OF A STATEWIDE GROUP REPRESENTING FIRE
8	CHIEFS, AS DESIGNATED BY THE GROUP;
9	(VI) ONE MEMBER OF A STATEWIDE GROUP REPRESENTING
10	PROFESSIONAL FIREFIGHTERS, AS DESIGNATED BY THE GROUP;
11	(VII) ONE MEMBER OF A STATEWIDE GROUP REPRESENTING
12	EMERGENCY MEDICAL SERVICE PROVIDER EDUCATORS, AS DESIGNATED BY
13	THE GROUP;
14	(VIII) ONE MEMBER OF A STATEWIDE GROUP REPRESENTING
15	SPECIAL DISTRICTS, AS DESIGNATED BY THE GROUP;
16	(IX) Two members of a statewide group representing
17	COUNTIES, AS DESIGNATED BY THE GROUP;
18	(X) One member of a statewide group representing
19	MUNICIPALITIES, AS DESIGNATED BY THE GROUP; AND
20	(XI) One member of a statewide group representing
21	HOSPITALS, AS DESIGNATED BY THE GROUP.
22	(c) THE DIRECTOR, OR THE DIRECTOR'S DESIGNEE, SERVES AS AN
23	EX OFFICIO, NONVOTING MEMBER OF THE TASK FORCE.
24	(d) EACH LEGISLATIVE MEMBER OF THE <u>TASK FORCE</u> APPOINTED
25	PURSUANT TO SUBSECTION $(1)(b)(I)$ OF THIS SECTION:
26	(I) IS ENTITLED TO COMPENSATION IN ACCORDANCE WITH SECTION
27	2-2-326;

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1	(II) MUST HAVE A PARTY AFFILIATION OR NONAFFILIATION
2	DISTINCT FROM THE OTHER LEGISLATIVE MEMBER APPOINTED TO THE TASK
3	FORCE; AND
4	(III) SERVES UNTIL THE APPOINTMENT OF A SUCCESSOR
5	LEGISLATIVE MEMBER, UPON TERMINATION OF THE LEGISLATIVE MEMBER'S
6	TERM OF OFFICE IN THE GENERAL ASSEMBLY, OR UPON COMPLETION OF THE
7	TASK FORCE'S WORK, WHICHEVER OCCURS FIRST.
8	(e) THE MEMBERSHIP OF THE TASK FORCE MUST REPRESENT BOTH
9	RURAL AND METROPOLITAN AREAS OF THE STATE AS EQUALLY AS
10	POSSIBLE.
11	(f) APPOINTING OR DESIGNATING AUTHORITIES MUST APPOINT OR
12	designate members of the task force on or before August 1, 2022.
13	(g) Members appointed pursuant to subsections (1)(b)(II) to
14	$\underline{(1)(b)(XI)}$ of this section serve for the duration of the task force.
15	AN APPOINTING OR DESIGNATING AUTHORITY SHALL FILL ANY VACANCY
16	FOR THE REMAINDER OF THE DURATION OF THE TASK FORCE. MEMBERS
17	APPOINTED OR DESIGNATED SERVE AT THE PLEASURE OF THE APPOINTING
18	OR DESIGNATING AUTHORITY AND CONTINUE TO SERVE UNTIL A
19	SUCCESSOR IS APPOINTED OR DESIGNATED. EACH NONLEGISLATIVE
20	MEMBER OF THE TASK FORCE SERVES WITHOUT COMPENSATION BUT IS
21	ENTITLED TO RECEIVE REIMBURSEMENT FOR ACTUAL AND NECESSARY
22	EXPENSES INCURRED IN THE PERFORMANCE OF DUTIES AS A MEMBER OF
23	THE TASK FORCE.
24	(2) (a) The legislative members of the task force shall
25	CONVENE THE FIRST MEETING OF THE TASK FORCE NO LATER THAN
26	SEPTEMBER 30, 2022. AT THE FIRST MEETING OF THE TASK FORCE, THE
27	VOTING MEMBERS OF THE TASK FORCE SHALL SELECT ONE OF THE

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1	LEGISLATIVE MEMBERS TO SERVE AS CHAIR OF THE TASK FORCE AND THE
2	OTHER LEGISLATIVE MEMBER TO SERVE AS VICE-CHAIR OF THE TASK
3	FORCE. THE LEGISLATIVE MEMBERS SHALL ALTERNATE BETWEEN CHAIR
4	AND VICE-CHAIR EACH YEAR THEREAFTER FOR THE DURATION OF THE TASK
5	FORCE.
6	(b) THE TASK FORCE SHALL MEET AT LEAST FOUR TIMES EACH
7	YEAR AND AT SUCH OTHER TIMES AS A MAJORITY OF THE VOTING MEMBERS
8	OF THE TASK FORCE DEEM NECESSARY. THE CHAIR AND VICE-CHAIR MAY
9	DESIGNATE SUBCOMMITTEES OF THE TASK FORCE, WHICH SUBCOMMITTEES
10	MAY INCLUDE BOTH TASK FORCE MEMBERS AND NONMEMBERS, AND
11	ESTABLISH ORGANIZATIONAL AND PROCEDURAL RULES AS ARE NECESSARY
12	FOR THE WORK OF THE TASK FORCE.
13	(c) THE TASK FORCE MAY HEAR PRESENTATIONS FROM AND SEEK
14	THE ADVICE OF OTHER INDIVIDUALS, ASSOCIATIONS, OR OTHER
15	ORGANIZATIONS WHEN, IN THE JUDGMENT OF THE TASK FORCE, IT WOULD
16	BE HELPFUL TO OBTAIN OUTSIDE EXPERTISE TO HELP THE TASK FORCE
17	MEET ITS OBLIGATIONS UNDER THIS SECTION.
18	(3) The task force shall make recommendations for
19	STATUTORY, RULE, AND POLICY CHANGES REQUIRED TO PRESERVE,
20	PROMOTE, AND EXPAND CONSUMER ACCESS TO QUALITY LIFE-PRESERVING
21	EMERGENCY MEDICAL CARE AND SERVICES. TO DEVELOP THE
22	RECOMMENDATIONS, THE TASK FORCE'S WORK MUST REFLECT AT LEAST
23	THE FOLLOWING PHASES OF TASKS:
24	(a) Phase one, which includes:
25	(I) PROVIDING INPUT ON THE REGULATORY STRUCTURE FOR
26	AMBULANCE SERVICE OVERSIGHT, INCLUDING INPUT REGARDING THE
27	MECHANISM BY WHICH THE DEPARTMENT AND LOCAL JURISDICTIONS WILL

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1	SHARE ACCOUNTABILITY FOR AMBULANCE SERVICE OVERSIGHT; AND
2	(II) OVERSEEING THE COMPLETION OF AN ENVIRONMENTAL SCAN
3	THAT WILL GENERATE A REPORT ON THE STATE OF EMERGENCY MEDICAL
4	SERVICES IN THE STATE, WHICH REPORT IS REFERRED TO IN THIS
5	SUBSECTION (3) AS THE "STATE REPORT";
6	(b) Phase two, which includes:
7	(I) REVIEWING DATA FROM THE STATE REPORT; AND
8	(II) COLLABORATING WITH STAKEHOLDERS TO FORMULATE
9	RECOMMENDATIONS THAT ADDRESS INEQUITY OR DISPARITY IN ACCESS TO
10	EMERGENCY MEDICAL SERVICES IN THE STATE;
11	(c) Phase three, which, based on the task force's review of
12	THE STATE REPORT, INCLUDES COLLABORATING WITH STAKEHOLDERS TO
13	FORMULATE RECOMMENDATIONS ADDRESSING EMERGENCY MEDICAL
14	SERVICES WORKFORCE RECRUITING AND RETENTION NEEDS IN THE STATE;
15	(d) Phase four, which, based on the task force's review of
16	THE STATE REPORT, INCLUDES COLLABORATING WITH STAKEHOLDERS TO
17	FORMULATE RECOMMENDATIONS ADDRESSING THE FINANCIAL
18	SUSTAINABILITY OF THE STATE'S EMERGENCY MEDICAL SERVICES SYSTEM;
19	AND
20	(e) Phase five, which includes reviewing the
21	IMPLEMENTATION STATUS OF PRIOR TASK FORCE RECOMMENDATIONS AND
22	MAKING RECOMMENDATIONS FOR THE LONG-TERM SUSTAINABILITY OF THE
23	EMERGENCY MEDICAL SERVICES SYSTEM.
24	(4) The task force shall submit findings and
25	RECOMMENDATIONS TO THE GENERAL ASSEMBLY AND THE DEPARTMENT
26	BASED ON THE FOLLOWING SCHEDULE:
2.7	(a) On or before September 1, 2023, the task force shall

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1	SUBMIT A REPORT SUMMARIZING ITS PHASE ONE FINDINGS AND
2	RECOMMENDATIONS REGARDING THE STATE OF EMERGENCY MEDICAL
3	SERVICES IN THE STATE;
4	(b) On or before September 1, 2024, the task force shall
5	SUBMIT A REPORT SUMMARIZING ITS PHASE TWO FINDINGS AND
6	RECOMMENDATIONS REGARDING EQUITABLE ACCESS TO EMERGENCY
7	MEDICAL SERVICES;
8	(c) On or before September 1, 2025, the task force shall
9	SUBMIT A REPORT SUMMARIZING ITS PHASE THREE FINDINGS AND
10	RECOMMENDATIONS REGARDING WORKFORCE RECRUITING AND
11	RETENTION CONSIDERATIONS;
12	(d) On or before September 1, 2026, the task force shall
13	SUBMIT A REPORT SUMMARIZING ITS PHASE FOUR FINDINGS AND
14	RECOMMENDATIONS REGARDING FINANCIAL SUSTAINABILITY OF THE
15	STATE'S EMERGENCY MEDICAL SERVICES SYSTEM; AND
16	(e) On or before January 1, 2027, the task force shall
17	SUBMIT A FINAL REPORT SUMMARIZING ITS PHASE FIVE FINDINGS AND
18	RECOMMENDATIONS REGARDING IMPLEMENTATION OF PREVIOUS
19	RECOMMENDATIONS AND ITS RECOMMENDATIONS REGARDING LONG-TERM
20	SUSTAINABILITY OF THE EMERGENCY MEDICAL SERVICES SYSTEM.
21	(5) This section is repealed, effective September 1, 2027.
22	SECTION 4. In Colorado Revised Statutes, add 25-3.5-314,
23	25-3.5-315, 25-3.5-316, 25-3.5-317, and 25-3.5-318 as follows:
24	25-3.5-314. Ambulance service - license required - exceptions
25	- rules - local authorization to operate - penalties - liability insurance.
26	(1) State license required. On and after July 1, 2024, and except as
27	PROVIDED IN SUBSECTION (2) OF THIS SECTION, A PERSON SHALL NOT

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1	OPERATE OR MAINTAIN AN AMBULANCE SERVICE WITHOUT A LICENSE
2	ISSUED BY THE DEPARTMENT AND WITHOUT AUTHORIZATION TO OPERATE
3	FROM THE LOCAL LICENSING AUTHORITY FOR THE COUNTY OR CITY AND
4	COUNTY IN WHICH THE AMBULANCE SERVICE OPERATES OR SEEKS TO
5	OPERATE.
6	(2) Exceptions. Subsection (1) of this section does not apply
7	TO THE FOLLOWING:
8	(a) The exceptional emergency use of a privately or
9	PUBLICLY OWNED VEHICLE, INCLUDING SEARCH AND RESCUE UNIT
10	VEHICLES OR AIRCRAFT NOT ORDINARILY USED IN THE ACT OF
11	TRANSPORTING PATIENTS;
12	(b) A VEHICLE RENDERING SERVICES AS AN AMBULANCE DURING
13	A MAJOR CATASTROPHE OR EMERGENCY WHEN AMBULANCES WITH
14	AUTHORIZATIONS TO OPERATE IN THE COUNTY OR CITY AND COUNTY IN
15	WHICH THE MAJOR CATASTROPHE OR EMERGENCY OCCURRED OR IS
16	OCCURRING ARE INSUFFICIENT TO RENDER THE AMBULANCE SERVICES
17	REQUIRED;
18	(c) An ambulance based outside of the state that is
19	TRANSPORTING A PATIENT INTO THE STATE;
20	(d) A VEHICLE USED OR DESIGNED FOR THE SCHEDULED
21	TRANSPORTATION OF CONVALESCENT PATIENTS, INDIVIDUALS WITH
22	DISABILITIES, OR INDIVIDUALS WHO WOULD NOT BE EXPECTED TO REQUIRE
23	SKILLED TREATMENT OR CARE WHILE IN THE VEHICLE; AND
24	(e) A VEHICLE USED SOLELY FOR THE TRANSPORTATION OF AN
25	INTOXICATED PERSON, AS DEFINED IN SECTION 27-81-102 (11), WHO IS NOT
26	OTHERWISE DISABLED OR SERIOUSLY INJURED AND WHO WOULD NOT BE
27	EXPECTED TO REQUIRE SKILLED TREATMENT OR CARE WHILE IN THE

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1	VEHICLE.
2	(3) Issuance of licenses. (a) Beginning July 1, 2024, the
3	DEPARTMENT SHALL ISSUE AN INITIAL LICENSE TO AN AMBULANCE
4	SERVICE THAT, AS OF JUNE 30, 2024, HOLDS A VALID LICENSE ISSUED BY
5	A LOCAL JURISDICTION.
6	(b) AN APPLICANT FOR A LICENSE SHALL SUBMIT TO THE
7	DEPARTMENT, IN THE FORM AND MANNER DETERMINED BY THE BOARD BY
8	RULE, EVIDENCE THAT THE AMBULANCE SERVICE THAT IS THE SUBJECT OF
9	THE APPLICATION, ITS EMPLOYEES, AND ANY CONTRACTORS THAT THE
10	AMBULANCE SERVICE USES AS STAFF ARE COVERED BY GENERAL LIABILITY
11	INSURANCE. THE BOARD, BY RULE, SHALL DETERMINE THE MINIMUM
12	AMOUNT OF GENERAL LIABILITY INSURANCE COVERAGE REQUIRED, WHICH
13	AMOUNT MUST NOT BE LESS THAN THE AMOUNT CALCULATED IN
14	ACCORDANCE WITH SECTION $24-10-114(1)(a)$ AND $(1)(b)$.
15	(4) Violations - penalties. (a) A PERSON THAT OPERATES AN
16	AMBULANCE SERVICE WITHOUT A LICENSE ISSUED PURSUANT TO THIS PART
17	3 COMMITS A PETTY OFFENSE AND SHALL BE PUNISHED AS PROVIDED IN
18	SECTION 18-1.3-503 (1.5).
19	(b) (I) AN OWNER OR OPERATOR OF AN AMBULANCE SERVICE OR
20	OTHER PERSON WHO VIOLATES THIS PART 3 OR A RULE ADOPTED PURSUANT
21	TO THIS PART 3 OR WHO OPERATES WITHOUT A VALID LICENSE IS SUBJECT
22	TO A CIVIL PENALTY OF:
23	(A) UP TO FIVE HUNDRED DOLLARS PER VIOLATION; OR
24	(B) FOR EACH DAY OF A CONTINUING VIOLATION, UP TO FIVE
25	HUNDRED DOLLARS PER DAY.
26	(II) THE DEPARTMENT SHALL ASSESS AND COLLECT THE CIVIL
27	PENALTIES. BEFORE COLLECTING A CIVIL PENALTY, THE DEPARTMENT

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1	SHALL PROVIDE THE PERSON ALLEGED TO HAVE COMMITTED THE
2	VIOLATION WITH NOTICE AND AN OPPORTUNITY TO BE HEARD IN
3	ACCORDANCE WITH ARTICLE 4 OF TITLE 24.
4	(III) THE DEPARTMENT SHALL TRANSMIT ALL CIVIL PENALTIES
5	COLLECTED TO THE STATE TREASURER, WHO SHALL CREDIT THE MONEY TO
6	THE GENERAL FUND.
7	(5) County or city and county authorization to <u>operate - rules.</u>
8	(a) (I) An ambulance service seeking to operate on a $\underline{\text{regular}}$
9	BASIS, AS DEFINED BY THE BOARD BY RULE, IN A COUNTY OR CITY AND
10	COUNTY SHALL FILE AN INTENT TO OPERATE WITH THE LOCAL LICENSING
11	AUTHORITY FOR THE COUNTY OR CITY AND COUNTY IN WHICH THE
12	AMBULANCE SERVICE INTENDS TO OPERATE ON FORMS PROVIDED BY THE
13	DEPARTMENT AND CONTAINING SUCH INFORMATION AS THE DEPARTMENT
14	MAY REQUIRE.
15	(II) AN AMBULANCE SERVICE SHALL NOT OPERATE IN A COUNTY OR
16	A CITY AND COUNTY UNLESS THE AMBULANCE SERVICE HAS OBTAINED
17	AUTHORIZATION TO OPERATE FROM THE COUNTY OR THE CITY AND
18	COUNTY.
19	(III) A COUNTY OR CITY AND COUNTY MAY ENACT AN ORDINANCE
20	OR RESOLUTION GOVERNING THE AUTHORIZATION TO OPERATE
21	AMBULANCE SERVICES WITHIN THE COUNTY OR CITY AND COUNTY. THE
22	ORDINANCE OR RESOLUTION MAY:
23	(A) LIMIT THE NUMBER OF AMBULANCE SERVICES THAT WILL BE
24	AUTHORIZED TO OPERATE WITHIN THE COUNTY'S OR CITY AND COUNTY'S
25	JURISDICTION;
26	(B) DETERMINE AND PRESCRIBE AMBULANCE SERVICE AREAS
27	WITHIN THE COUNTY'S OR CITY AND COUNTY'S JURISDICTION;

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1	(C) AUTHORIZE THE LOCAL LICENSING AUTHORITY TO CONTRACT
2	WITH AMBULANCE SERVICES;
3	(D) AUTHORIZE THE LOCAL LICENSING AUTHORITY TO ENTER INTO
4	MEMORANDA OF UNDERSTANDING, CONTRACTS, OR OTHER SUCH
5	AGREEMENTS TO IMPOSE OBLIGATIONS ON AMBULANCE SERVICES THAT
6	ARE MORE STRINGENT THAN THE OBLIGATIONS IMPOSED UNDER THIS PART
7	3 AND RULES ADOPTED PURSUANT TO THIS PART 3; AND
8	(E) ESTABLISH OTHER NECESSARY REQUIREMENTS THAT ARE
9	CONSISTENT WITH THIS PART 3 OR RULES ADOPTED PURSUANT TO THIS
10	PART 3.
11	(b) (I) On and after July 1, 2024, a county or city and
12	COUNTY THAT HAS NOT OPTED OUT OF PARTICIPATING IN THE ISSUANCE OF
13	AUTHORIZATIONS TO OPERATE PURSUANT TO SUBSECTION (5)(b)(III) OF
14	THIS SECTION SHALL NOT GRANT AN AMBULANCE SERVICE AUTHORIZATION
15	TO OPERATE IN THE COUNTY OR CITY AND COUNTY WITHOUT FIRST
16	VERIFYING THAT THE AMBULANCE SERVICE HAS A VALID LICENSE ISSUED
17	BY THE DEPARTMENT.
18	(II) Pursuant to section 25-3.5-317 (2)(a), the department
19	HAS THE SOLE RESPONSIBILITY TO CONDUCT VEHICLE INSPECTIONS OF
20	AMBULANCE SERVICES.
21	(III) Before July 1, 2024, and before July 1 of any year
22	THEREAFTER, A COUNTY OR CITY AND COUNTY MAY OPT OUT OF
23	PARTICIPATING IN THE ISSUANCE OF AUTHORIZATIONS TO OPERATE AN
24	AMBULANCE SERVICE WITHIN THE COUNTY OR CITY AND COUNTY BY
25	NOTIFYING THE DEPARTMENT IN A FORM AND MANNER DETERMINED BY
26	THE DEPARTMENT. IF A COUNTY OR CITY AND COUNTY OPTS OUT OF
27	PARTICIPATING IN THE ISSUANCE OF AUTHORIZATIONS TO OPERATE AN

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1	AMBULANCE SERVICE, AN AMBULANCE SERVICE NEED ONLY OBTAIN A
2	STATE LICENSE TO OPERATE IN THAT COUNTY OR CITY AND COUNTY.
3	(c) Except as provided in subsection $(5)(d)$ of this section,
4	A COUNTY OR CITY AND COUNTY SHALL NOT IMPOSE STANDARDS THAT ARE
5	MORE OR LESS STRINGENT THAN THE MINIMUM STANDARDS THAT THE
6	BOARD ADOPTS BY RULE PURSUANT TO SECTION 25-3.5-315.
7	<u>(d) Nothing in this part 3 prevents a county or city and</u>
8	COUNTY FROM IMPOSING OBLIGATIONS THAT EXCEED THE MINIMUM
9	STANDARDS THAT THE BOARD ADOPTS BY RULE PURSUANT TO SECTION
10	25-3.5-315 THROUGH THE USE OF MEMORANDA OF UNDERSTANDING,
11	CONTRACTS, OR OTHER SUCH AGREEMENTS.
12	(e)(I)UPONADETERMINATIONBYALOCALLICENSINGAUTHORITY
13	That a person has violated or failed to comply with this part 3 ,
14	RULES ADOPTED PURSUANT TO THIS PART 3, OR AN ORDINANCE,
15	RESOLUTION, CONTRACT, OR OTHER AGREEMENT GOVERNING THE
16	AMBULANCE SERVICE'S AUTHORITY TO OPERATE WITHIN THE COUNTY OR
17	CITY AND COUNTY, THE LOCAL LICENSING AUTHORITY MAY SUMMARILY
18	SUSPEND, FOR A PERIOD NOT TO EXCEED TEN DAYS, THE AUTHORIZATION
19	TO OPERATE ISSUED PURSUANT TO THIS SUBSECTION (5).
20	(II) A LOCAL LICENSING AUTHORITY SHALL PROVIDE WRITTEN
21	NOTICE TO THE AMBULANCE SERVICE OF A TEMPORARY SUSPENSION AND
22	SHALL HOLD A HEARING ON THE MATTER NO LATER THAN TEN DAYS AFTER
23	ISSUANCE OF THE TEMPORARY SUSPENSION. AFTER THE HEARING, THE
24	LOCAL LICENSING AUTHORITY MAY SUSPEND OR REVOKE THE AMBULANCE
25	SERVICE'S AUTHORIZATION TO OPERATE. AT THE END OF ANY PERIOD OF
26	SUSPENSION, THE PERSON WHOSE AUTHORIZATION TO OPERATE WAS
27	SUSPENDED MAY APPLY FOR A NEW AUTHORIZATION TO OPERATE IN THE

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1	COUNTY OR CITY AND COUNTY IN THE SAME MANNER AS THE PERSON
2	APPLIED FOR THE INITIAL AUTHORIZATION TO OPERATE.
3	(III) IF AN AMBULANCE SERVICE COMMITS A SECOND VIOLATION
4	OR FAILURE TO COMPLY WITH THIS PART 3, RULES ADOPTED PURSUANT TO
5	THIS PART 3, OR AN ORDINANCE, RESOLUTION, CONTRACT, OR OTHER
6	AGREEMENT GOVERNING THE AMBULANCE SERVICE'S AUTHORITY TO
7	OPERATE WITHIN THE COUNTY OR CITY AND COUNTY, THE LOCAL
8	LICENSING AUTHORITY MAY REVOKE THE AMBULANCE SERVICE'S
9	AUTHORIZATION TO OPERATE IN THE COUNTY OR CITY AND COUNTY.
10	(IV) A LOCAL LICENSING AUTHORITY THAT SUSPENDS OR REVOKES
11	AN AMBULANCE SERVICE'S AUTHORIZATION TO OPERATE IN THE COUNTY
12	OR CITY AND COUNTY SHALL NOTIFY THE DEPARTMENT OF THE
13	SUSPENSION OR REVOCATION WITHIN THIRTY DAYS AFTER ISSUING THE
14	SUSPENSION OR REVOCATION AND PROVIDE SUPPORTING DOCUMENTATION
15	FOR THE DEPARTMENT'S REVIEW OF THE POSSIBLE EFFECT THAT THE
16	SUSPENSION OR REVOCATION HAS ON THE AMBULANCE SERVICE'S STATE
17	LICENSE.
18	25-3.5-315. Minimum standards for ambulance services -
19	rules. (1) On or before January 1, 2024, the board shall adopt
20	RULES ESTABLISHING MINIMUM STANDARDS FOR THE OPERATION OF AN
21	AMBULANCE SERVICE WITHIN THE STATE. THE RULES MUST ADDRESS THE
22	FOLLOWING:
23	(a) MINIMUM EQUIPMENT TO BE CARRIED ON AN AMBULANCE;
24	(b) STAFFING REQUIREMENTS FOR AMBULANCES;
25	(c) Medical oversight and quality assurance of
26	AMBULANCE SERVICES;
27	(d) THE ISSUANCE OF LICENSES;

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1	(e) THE PROCESS USED TO INVESTIGATE COMPLAINTS AGAINST AN
2	AMBULANCE SERVICE;
3	(f) Data collection and reporting to the department by an
4	AMBULANCE SERVICE;
5	(g) INSPECTION OF AMBULANCE SERVICES BY THE DEPARTMENT OR
6	THE DEPARTMENT'S DESIGNATED REPRESENTATIVE;
7	(h) MINIMUM EDUCATION, TRAINING, AND EXPERIENCE
8	STANDARDS FOR THE ADMINISTRATOR OF AN AMBULANCE SERVICE;
9	(i) THE AMOUNT OF GENERAL LIABILITY INSURANCE COVERAGE
10	THAT AN AMBULANCE SERVICE SHALL MAINTAIN IN ACCORDANCE WITH
11	SECTION 25-3.5-314 (3)(c) AND THE MANNER IN WHICH AN AMBULANCE
12	SERVICE SHALL DEMONSTRATE PROOF OF INSURANCE TO THE
13	DEPARTMENT. THE BOARD MAY ESTABLISH BY RULE THAT AN AMBULANCE
14	SERVICE MAY OBTAIN A SURETY BOND IN LIEU OF LIABILITY INSURANCE
15	COVERAGE.
16	(j) QUALIFICATIONS, TRAINING, AND ROLES AND RESPONSIBILITIES
17	FOR A MEDICAL DIRECTOR OF AN AMBULANCE SERVICE;
18	(k) COMMUNICATION EQUIPMENT, REPORTING CAPABILITIES,
19	PATIENT SAFETY, AND SAFETY AND STAFFING OF CREW MEMBERS;
20	(1) MANAGEMENT OF PATIENT SAFETY WITH REGARD TO MINIMUM
21	CLINICAL STAFFING;
22	(m) ADMINISTRATIVE AND OPERATIONAL STANDARDS FOR
23	GOVERNANCE, PATIENT RECORDS AND RECORD RETENTION, PERSONNEL,
24	AND POLICIES AND PROCEDURES;
25	(n) MANDATORY INCIDENT REPORTING TO THE DEPARTMENT,
26	INCLUDING SPECIFYING THE ACTS OR EVENTS THAT TRIGGER MANDATORY
2.7	REPORTING:

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I	(0) FEES FOR AMBULANCE SERVICE APPLICATIONS AND LICENSES,
2	IF DEEMED NECESSARY TO COVER THE DEPARTMENT'S DIRECT AND
3	INDIRECT COSTS IN IMPLEMENTING AND ADMINISTERING THIS PART 3;
4	(p) REQUIREMENTS FOR MOTOR VEHICLE LIABILITY INSURANCE, AS
5	REQUIRED BY SECTION 10-4-619;
6	(q) Vehicle standards to ensure minimum safety
7	STANDARDS;
8	(r) Criteria for waivers to the rules; and
9	(s) ANY OTHER RULES AS NECESSARY TO IMPLEMENT THIS PART 3.
10	25-3.5-316. Ambulance service cash fund - created. (1) THERE
11	IS HEREBY CREATED THE AMBULANCE SERVICES CASH FUND, REFERRED TO
12	IN THIS SECTION AS THE "FUND". THE DEPARTMENT SHALL TRANSMIT ANY
13	FEES COLLECTED PURSUANT TO THIS PART 3 TO THE STATE TREASURER,
14	WHO SHALL CREDIT THE FEES TO THE FUND. THE FUND CONSISTS OF THE
15	CREDITED FEES AND ANY MONEY THAT THE GENERAL ASSEMBLY MAY
16	TRANSFER OR APPROPRIATE TO THE FUND.
17	(2) The money in the fund is subject to annual
18	APPROPRIATION BY THE GENERAL ASSEMBLY TO THE DEPARTMENT FOR
19	THE DEPARTMENT'S DIRECT AND INDIRECT COSTS IN IMPLEMENTING AND
20	ADMINISTERING THIS PART 3.
21	(3) The state treasurer shall credit all interest and
22	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
23	FUND TO THE FUND. ANY UNENCUMBERED OR UNEXPENDED MONEY IN THE
24	FUND AT THE END OF A STATE FISCAL YEAR REMAINS IN THE FUND AND IS
25	NOT TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND.
26	25-3.5-317. License - application - inspection - criminal history
27	record check - issuance - investigation. (1) AN AMBULANCE SERVICE

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LICENSE EXPIRES AFTER TWO YEARS. THE DEPARTMENT SHALL DETERMINE
 THE FORM AND MANNER OF INITIAL AND RENEWAL LICENSE APPLICATIONS.

- (2) (a) TO ENSURE THE HEALTH, SAFETY, AND WELFARE OF AMBULANCE SERVICE PATIENTS, THE DEPARTMENT SHALL INSPECT AN AMBULANCE SERVICE, INCLUDING ALL VEHICLES USED IN PROVIDING THE AMBULANCE SERVICE, IN ACCORDANCE WITH THIS PART 3 AND BOARD RULES ADOPTED BY THE BOARD PURSUANT TO THIS PART 3 AND AS THE DEPARTMENT DEEMS NECESSARY. IF THE DEPARTMENT FINDS ONE OR MORE VIOLATIONS AS A RESULT OF AN INSPECTION, THE AMBULANCE SERVICE SHALL SUBMIT TO THE DEPARTMENT IN WRITING, IN THE FORM AND MANNER DETERMINED BY THE DEPARTMENT, A PLAN DETAILING THE MEASURES THAT THE AMBULANCE SERVICE WILL TAKE TO CORRECT THE VIOLATIONS FOUND.
 - (b) THE DEPARTMENT SHALL KEEP CONFIDENTIAL ALL MEDICAL RECORDS AND PERSONALLY IDENTIFYING INFORMATION OBTAINED DURING AN INSPECTION OF AN AMBULANCE SERVICE.

(3) (a) (I) When submitting an application for a license pursuant to this section, or within ten days after a change in owner or operator of an ambulance service, each owner or operator of an ambulance service shall submit a complete set of the owner's or operator's fingerprints to the Colorado bureau of investigation for the purpose of conducting a state and national fingerprint-based criminal history record check. The Colorado bureau of investigation shall forward the fingerprints to the federal bureau of investigation for the purpose of conducting fingerprint-based criminal history record checks.

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(II) EACH OWNER OR OPERATOR OF AN AMBULANCE SERVICE IS
RESPONSIBLE FOR PAYING THE FEE ESTABLISHED BY THE COLORADO
BUREAU OF INVESTIGATION FOR CONDUCTING THE FINGERPRINT-BASED
CRIMINAL HISTORY RECORD CHECK TO THE BUREAU.

- (b) THE DEPARTMENT MAY DENY A LICENSE OR RENEWAL OF A LICENSE IF THE RESULTS OF A CRIMINAL HISTORY RECORD CHECK OF AN OWNER OR OPERATOR DEMONSTRATE THAT THE OWNER OR OPERATOR HAS BEEN CONVICTED OF A FELONY OR A MISDEMEANOR INVOLVING CONDUCT THAT THE DEPARTMENT DETERMINES COULD POSE A RISK TO THE HEALTH, SAFETY, OR WELFARE OF AMBULANCE SERVICE PATIENTS.
- (c) (I) IF AN AMBULANCE SERVICE APPLYING FOR AN INITIAL LICENSE IS TEMPORARILY UNABLE TO SATISFY ALL OF THE REQUIREMENTS FOR LICENSURE, THE DEPARTMENT MAY ISSUE A PROVISIONAL LICENSE TO THE AMBULANCE SERVICE; EXCEPT THAT THE DEPARTMENT SHALL NOT ISSUE A PROVISIONAL LICENSE TO AN AMBULANCE SERVICE IF OPERATION OF THE AMBULANCE SERVICE WILL ADVERSELY AFFECT THE HEALTH, SAFETY, OR WELFARE OF THE AMBULANCE SERVICE'S PATIENTS.
- (II) THE DEPARTMENT MAY REQUIRE AN AMBULANCE SERVICE APPLYING FOR A PROVISIONAL LICENSE TO DEMONSTRATE TO THE DEPARTMENT'S SATISFACTION THAT THE AMBULANCE SERVICE IS TAKING SUFFICIENT STEPS TO SATISFY ALL OF THE REQUIREMENTS FOR FULL LICENSURE. A PROVISIONAL LICENSE IS VALID FOR NINETY DAYS AND MAY BE RENEWED ONE TIME AT THE DEPARTMENT'S DISCRETION.
- (4) (a) IN INVESTIGATING ALLEGED VIOLATIONS OF THIS PART 3 OR RULES ADOPTED PURSUANT TO THIS PART 3, THE DEPARTMENT MAY ADMINISTER OATHS TO, OR TAKE AFFIRMATIONS OF, WITNESSES, AND ISSUE SUBPOENAS TO COMPEL THE ATTENDANCE OF WITNESSES AND THE

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1 PRODUCTION OF ALL RELEVANT RECORDS AND DOCUMEN
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- (b) Upon the failure of a witness to comply with a subpoena, the department may apply to a district court for an order requiring the person to appear before the department or an administrative law judge, to produce the relevant records or documents, or to give testimony or evidence related to the matter under investigation. When applying for a district court order, the department shall apply to the district court of the county in which the subpoenaed person resides or conducts business. The court may punish a failure to comply with a subpoena issued by the department as a contempt of court.
- (5) A PERSON ACTING AS A WITNESS OR CONSULTANT TO THE DEPARTMENT, A WITNESS TESTIFYING, OR A PERSON, INCLUDING AN EMPLOYER, THAT REPORTS MISCONDUCT TO THE DEPARTMENT UNDER THIS SECTION IS IMMUNE FROM LIABILITY IN ANY CIVIL ACTION BROUGHT FOR ACTS OCCURRING WHILE TESTIFYING, PRODUCING EVIDENCE, OR REPORTING MISCONDUCT UNDER THIS SECTION IF THE PERSON WAS ACTING IN GOOD FAITH AND WITH A REASONABLE BELIEF OF THE FACTS TESTIFIED TO, PRODUCED AS PART OF EVIDENCE, OR REPORTED.
- (6) ALL RECORDS, DOCUMENTS, TESTIMONY, OR EVIDENCE OBTAINED PURSUANT TO THIS SECTION REMAINS CONFIDENTIAL EXCEPT TO THE EXTENT NECESSARY TO SUPPORT THE ADMINISTRATIVE ACTION TAKEN BY THE DEPARTMENT, TO REFER THE MATTER TO ANOTHER LOCAL GOVERNMENT, STATE, OR FEDERAL AGENCY WITH REGULATORY AUTHORITY, OR TO REFER THE MATTER TO A LAW ENFORCEMENT AGENCY FOR CRIMINAL PROSECUTION.

25-3.5-318. License denial, suspension, revocation, or refusal

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1	to renew. (1) IN DENYING A LICENSE APPLICATION, THE DEPARTMENT
2	SHALL ISSUE ITS DENIAL IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24.
3	(2) (a) The department may suspend, revoke, or refuse to
4	RENEW THE LICENSE OF AN AMBULANCE SERVICE THAT IS OUT OF
5	COMPLIANCE WITH THE REQUIREMENTS OF THIS PART 3 OR RULES ADOPTED
6	PURSUANT TO THIS PART 3. EXCEPT AS PROVIDED IN SUBSECTION (2)(b) OF
7	THIS SECTION, BEFORE TAKING FINAL ACTION TO SUSPEND OR REVOKE A
8	LICENSE, THE DEPARTMENT SHALL CONDUCT A HEARING ON THE MATTER
9	IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24.
10	(b) The department may summarily suspend a license
11	BEFORE A HEARING IN ACCORDANCE WITH SECTION 24-4-104 (4)(a).
12	(3) AFTER CONDUCTING A HEARING PURSUANT TO SUBSECTION
13	(2)(a) OF THIS SECTION AND IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24,
14	THE DEPARTMENT MAY REVOKE OR REFUSE TO RENEW AN AMBULANCE
15	SERVICE LICENSE IF AN OWNER OR OPERATOR OF THE AMBULANCE SERVICE
16	HAS BEEN CONVICTED OF A FELONY OR MISDEMEANOR INVOLVING
17	CONDUCT THAT THE DEPARTMENT DETERMINES COULD POSE A RISK TO THE
18	HEALTH, SAFETY, OR WELFARE OF THE AMBULANCE SERVICE'S PATIENTS.
19	(4) (a) The department may impose intermediate
20	RESTRICTIONS OR CONDITIONS ON AN AMBULANCE SERVICE, WHICH
21	RESTRICTIONS OR CONDITIONS MAY REQUIRE THE AMBULANCE SERVICE TO:
22	(I) RETAIN A CONSULTANT TO ADDRESS CORRECTIVE MEASURES;
23	(II) BE MONITORED BY THE DEPARTMENT FOR A SPECIFIC PERIOD;
24	(III) PROVIDE ADDITIONAL TRAINING TO ITS EMPLOYEES,
25	CONTRACTORS, OWNERS, OR OPERATORS;
26	(IV) COMPLY WITH A DIRECTED WRITTEN PLAN TO CORRECT THE
27	VIOLATION IN ACCORDANCE WITH PROCEDURES ESTABLISHED PURSUANT

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1	TO SECTION 25-27.5-108 (2)(b); OR
2	(V) PAY A CIVIL PENALTY OF UP TO FIVE HUNDRED DOLLARS PER
3	VIOLATION.
4	(b) (I) WITH RESPECT TO ANY CIVIL PENALTIES THAT THE
5	DEPARTMENT ASSESSES AGAINST AN AMBULANCE SERVICE PURSUANT TO
6	SUBSECTION (4)(a)(V) OF THIS SECTION, THE DEPARTMENT, AFTER
7	PROVIDING THE AMBULANCE SERVICE WITH NOTICE AND AN OPPORTUNITY
8	FOR A HEARING PURSUANT TO SECTION 24-4-105, SHALL TRANSMIT ANY
9	PENALTIES COLLECTED FROM THE AMBULANCE SERVICE TO THE STATE
10	TREASURER, WHO SHALL CREDIT THE MONEY TO THE GENERAL FUND.
11	(II) UPON REQUEST OF THE AMBULANCE SERVICE ASSESSED CIVIL
12	PENALTIES PURSUANT TO THIS SUBSECTION (4), THE DEPARTMENT SHALL
13	GRANT A STAY OF PAYMENT OF THE CIVIL PENALTIES UNTIL FINAL
14	DISPOSITION OF THE INTERMEDIATE RESTRICTIONS OR CONDITIONS
15	IMPOSED ON THE AMBULANCE SERVICE PURSUANT TO THIS SUBSECTION (4).
16	SECTION 5. In Colorado Revised Statutes, repeal 25-3.5-106 as
17	follows:
18	25-3.5-106. Local standards - uninterrupted service.
19	(1) Nothing in this article shall be construed to prevent a municipality or
20	special district from adopting standards more stringent than those
21	provided in this article.
22	(2) In no event shall the providing of service to sick or injured
23	persons be interrupted, between point of origin and point of destination,
24	when an ambulance run traverses one or more jurisdictions whose
25	adopted standards are more stringent than those adopted in the
26	jurisdiction where such ambulance run originates.
27	SECTION 6. In Colorado Revised Statutes, amend 25-3.5-202

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2	25-3.5-202. Personnel - basic requirements. Emergency medical
3	service providers employed or utilized in connection with an ambulance
4	service shall meet the qualifications established by resolution, by the
5	board of county commissioners of the county in which the ambulance is
6	based BY RULE in order to be certified or licensed. For ambulance drivers,
7	the minimum requirements include the possession of a valid driver's
8	license and other requirements established by the board by rule under
9	section 25-3.5-308 SECTION 25-3.5-315. For any person responsible for
10	providing direct emergency medical care and treatment to patients
11	transported in an ambulance, the minimum requirement is possession of
12	an emergency medical service provider certificate or license issued by the
13	department. In the case of an emergency in an ambulance service area
14	where no person possessing the qualifications required by this section is
15	present or available to respond to a call for the emergency transportation
16	of patients by ambulance, any person may operate the ambulance to
17	transport any sick, injured, or otherwise incapacitated or helpless person
18	in order to stabilize the medical condition of the person pending the
19	availability of medical care.
20	SECTION 7. In Colorado Revised Statutes, 25-3.5-301, repeal
21	(1), (2), and (5) as follows:
22	25-3.5-301. Number of individuals needed for ambulance
23	operation - exception. (1) After January 1, 1978, no person shall
24	provide ambulance service publicly or privately in this state unless that
25	person holds a valid license to do so issued by the board of county
26	commissioners of the county in which the ambulance service is based,
27	except as provided in subsection (5) of this section. Licenses, permits, and

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renewals thereof, issued under this part 3, shall require the payment of
fees in amounts to be determined by the board to reflect the direct and
indirect costs incurred by the department in implementing such licensure,
but the board may waive payment of such fees for ambulance services
operated by municipalities or special districts.
(2) (a) (I) Each ambulance operated by an ambulance service shall
be issued a permit and, in order to be approved, shall bear evidence that
its equipment meets or is equivalent to the minimum requirements set
forth in the minimum equipment list established by the council and
approved by the state board of health. The board of county commissioners
of any county may impose by resolution additional requirements for
ambulances based in such county.
(II) Repealed.
(a.1) Repealed.
(b) The council shall make available to the board of county
commissioners guidelines for ambulance design criteria for use in
developing standards for vehicle replacement.
(5) The provisions of subsections (1) to (3) of this section shall
not apply to the following:
(a) The exceptional emergency use of a privately or publicly
owned vehicle, including search and rescue unit vehicles, or aircraft not
ordinarily used in the formal act of transporting patients;
(b) A vehicle rendering services as an ambulance in case of a
major catastrophe or emergency when ambulances with permits based in
the localities of the catastrophe or emergency are insufficient to render
the services required;
(c) Ambulances based outside this state which are transporting a

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- (d) Vehicles used or designed for the scheduled transportation of convalescent patients, individuals with disabilities, or persons who would not be expected to require skilled treatment or care while in the vehicle;
- (e) Vehicles used solely for the transportation of intoxicated persons or persons incapacitated by alcohol as defined in section 27-81-102, C.R.S., but who are not otherwise disabled or seriously injured and who would not be expected to require skilled treatment or care while in the vehicle.
- **SECTION 8.** In Colorado Revised Statutes, **repeal** 25-3.5-302 as follows:
- 25-3.5-302. Issuance of licenses and permits term requirements. (1) (a) After receipt of an original application for a license to provide ambulance service, the board of county commissioners shall review the application and the applicant's record and provide for the inspection of equipment to determine compliance with the provisions of this part 3.
- (b) The board of county commissioners shall issue a license to the applicant to provide ambulance service and a permit for each ambulance used, both of which shall be valid for twelve months following the date of issue, upon a finding that the applicant's staff, vehicle, and equipment comply with the provisions of this part 3 and any other requirement established by said board.
- (2) Any such license or permit, unless revoked by the board of county commissioners, may be renewed by filing an application as in the case of an original application for such license or permit. Applications for renewal shall be filed annually but not less than thirty days before the date

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1	the license or permit expires.
2	(3) No license or permit issued pursuant to this section shall be
3	sold, assigned, or otherwise transferred.
4	SECTION 9. In Colorado Revised Statutes, repeal 25-3.5-303 as
5	follows:
6	25-3.5-303. Vehicular liability insurance required. No
7	ambulance shall operate in this state unless it is covered by a complying
8	policy as defined in section 10-4-601 (2), C.R.S.
9	SECTION <u>10.</u> In Colorado Revised Statutes, repeal 25-3.5-304
10	as follows:
11	25-3.5-304. Suspension - revocation - hearings. (1) Upon a
12	determination by the board of county commissioners that any person has
13	violated or failed to comply with any provisions of this part 3, the board
14	may temporarily suspend, for a period not to exceed thirty days, any
15	license or permit issued pursuant to this part 3. The licensee shall receive
16	written notice of such temporary suspension, and a hearing shall be held
17	no later than ten days after such temporary suspension. After such
18	hearing, the board may suspend any license or permit, issued pursuant to
19	this part 3, for any portion of or for the remainder of its life. At the end
20	of such period, the person whose license or permit was suspended may
21	apply for a new license or permit as in the case of an original application.
22	(2) Upon a second violation or failure to comply with any
23	provision of this part 3 by any licensee, the board of county
24	commissioners may permanently revoke such license or permit.
25	SECTION 11. In Colorado Revised Statutes, 25-3.5-305, amend
26	(2) as follows:
2.7	25-3.5-305. Alleged negligence. (2) In the event a judgment is

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1	entered against any such licensee, he A PERSON ISSUED A LICENSE
2	PURSUANT TO THIS PART 3, THE PERSON shall, within thirty days thereof
3	AFTER THE JUDGMENT IS ENTERED, file a copy of the findings of fact,
4	conclusions of law, and order in such THE case with the clerk and
5	recorder of the county issuing the license. Said board DEPARTMENT, AND
6	THE DEPARTMENT shall take note of such THE judgment for purposes of
7	investigation and appropriate action TO DETERMINE if THE PERSON
8	COMMITTED a violation of this part 3. is present. Any and all complaints
9	received directly by said board shall be THE DEPARTMENT ARE subject to
10	review.
11	SECTION <u>12.</u> In Colorado Revised Statutes, repeal 25-3.5-308
12	as follows:
13	25-3.5-308. Rules. (1) The board shall adopt rules establishing
14	the minimum requirements for ground ambulance service licensing,
15	including but not limited to:
16	(a) Minimum equipment to be carried on an ambulance pursuant
17	to section 25-3.5-104;
18	(b) Staffing requirements for ambulances as required in section
19	25-3.5-104;
20	(c) Medical oversight and quality improvement of ambulance
21	services pursuant to section 25-3.5-704 (2)(h);
22	(d) The process used to investigate complaints against an
23	ambulance service; and
24	(e) Data collection and reporting to the department by an
25	ambulance service.
26	SECTION <u>13.</u> In Colorado Revised Statutes, repeal 25-3.5-502
2.7	as follows:

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1	25-3.5-502. Forms and reports. The department shall provide the
2	necessary forms and copies of quarterly statistical report forms for local
3	and state evaluation of ambulance service unless specifically exempted
4	by the board of county commissioners of a particular county for that
5	county.
6	SECTION 14. In Colorado Revised Statutes, 25-3.5-605, amend
7	(2)(a) as follows:
8	25-3.5-605. Improvement of county emergency medical and
9	trauma services - eligibility for county funding - manner of
10	distributing funds. (2) In order to qualify for money under this section,
11	a county must:
12	(a) Comply with all provisions of part 3 of this article ARTICLE 3.5
13	regarding the inspection and licensing of ambulances that are based
14	AUTHORIZATION TO OPERATE AMBULANCE SERVICES in the county;
15	SECTION 15. Appropriation. (1) For the 2022-23 state fiscal
16	year, \$254,622 is appropriated to the department of public health and
17	environment for use by the health facilities and emergency management
18	services division. This appropriation is from the general fund and is based
19	on an assumption that the division will require an additional 1.0 FTE. <u>To</u>
20	implement this act, the division may use this appropriation for
21	administration and operations.
22	(2) For the 2022-23 state fiscal year, \$1,882 is appropriated to the
23	legislative department. This appropriation is from the general fund. To
24	implement this act, the department may use this appropriation for use by
25	the legislative council.
26	SECTION <u>16.</u> Effective date. This act takes effect upon passage;
27	except that sections 5 through 14 of this act take effect on July 1, 2024.

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- 1 **SECTION <u>17.</u>** Safety clause. The general assembly hereby finds,
- determines, and declares that this act is necessary for the immediate
- 3 preservation of the public peace, health, or safety.

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