S4835-1

# **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

# S.F. No. 4835

DATE	D-PG	OFFICIAL STATUS
03/11/2024	12137	Introduction and first reading
		Referred to Health and Human Services
03/14/2024	12271	Author added Mitchell
03/18/2024		Comm report: To pass as amended and re-refer to State and Local Government and Veterans

1.1	A bill for an act
1.2 1.3	relating to health; establishing an Office of Emergency Medical Services to replace the Emergency Medical Services Regulatory Board; specifying duties for the
1.4	office; transferring duties; establishing advisory councils; establishing an alternative
1.5	emergency medical services response pilot program; making conforming changes; amending Minnesota Statutes 2022, sections 62J.49, subdivision 1; 144E.001, by
1.6 1.7	adding subdivisions; 144E.16, subdivision 5; 144E.19, subdivision 3; 144E.27,
1.8	subdivision 5; 144E.28, subdivisions 5, 6; 144E.285, subdivision 6; 144E.287;
1.9	144E.305, subdivision 3; 214.025; 214.04, subdivision 2a; 214.29; 214.31; 214.355;
1.10	Minnesota Statutes 2023 Supplement, sections 15A.0815, subdivision 2; 43A.08,
1.11	subdivision 1a; 152.126, subdivision 6; proposing coding for new law in Minnesota
1.12 1.13	Statutes, chapter 144E; repealing Minnesota Statutes 2022, sections 144E.001, subdivision 5; 144E.01; 144E.123, subdivision 5; 144E.50, subdivision 3.
1.14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.15	ARTICLE 1
1.16	OFFICE OF EMERGENCY MEDICAL SERVICES
1.17	Section 1. Minnesota Statutes 2022, section 144E.001, is amended by adding a subdivision
1.18	to read:
1.19	Subd. 17. Director. "Director" means the director of the Office of Emergency Medical
1.20	Services.
1.21	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.
1.22	Sec. 2. Minnesota Statutes 2022, section 144E.001, is amended by adding a subdivision
1.23	to read:
1.24	Subd. 18. Office. "Office" means the Office of Emergency Medical Services.
1.25	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.

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Article 1 Sec. 2.

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2.1	Sec. 3. [144E.011] OFFICE OF EMERGENCY MEDICAL SERVICES.
2.2	Subdivision 1. Establishment. The Office of Emergency Medical Services is established
2.3	with the powers and duties established in law. In administering this chapter, the office must
2.4	promote the public health and welfare, protect the safety of the public, and effectively
2.5	regulate and support the operation of the emergency medical services system in this state.
2.6	Subd. 2. Director. The governor must appoint a director for the office with the advice
2.7	and consent of the senate. The director must be in the unclassified service and must serve
2.8	at the pleasure of the governor. The salary of the director shall be determined according to
2.9	section 15A.0815. The director shall direct the activities of the office.
2.10	Subd. 3. Powers and duties. The director has the following powers and duties:
2.11	(1) to administer and enforce this chapter and adopt rules as needed to implement this
2.12	chapter. Rules for which notice is published in the State Register before July 1, 2026, may
2.13	be adopted using the expedited rulemaking process in section 14.389;
2.14	(2) to license ambulance services in the state and regulate their operation;
2.15	(3) to establish and modify primary service areas;
2.16	(4) to designate an ambulance service as authorized to provide service in a primary
2.17	service area and to remove an ambulance service's authorization to provide service in a
2.18	primary service area;
2.19	(5) to register medical response units in the state and regulate their operation;
2.20	(6) to certify emergency medical technicians, advanced emergency medical technicians,
2.21	community emergency medical technicians, paramedics, and community paramedics and
2.22	to register emergency medical responders;
2.23	(7) to approve education programs for ambulance service personnel and emergency
2.24	medical responders and to administer qualifications for instructors of education programs;
2.25	(8) to administer grant programs related to emergency medical services;
2.26	(9) to make recommendations to the legislature on improving access to emergency
2.27	medical services, improving service delivery by ambulance services and medical response
2.28	units, and improving the effectiveness of the state's emergency medical services system;
2.29	(10) to investigate complaints against and hold hearings regarding ambulance services,
2.30	ambulance service personnel, and emergency medical responders and to impose disciplinary
2.31	action or otherwise resolve complaints; and

(11) to perform other duties related to the provision of emergency medical services in the state. Subd. 4. Employees. The director may employ personnel in the classified service and unclassified personnel as necessary to carry out the duties of this chapter. Subd. 5. Work plan. The director must prepare a work plan to guide the work of the office. The work plan must be updated biennially. EFFECTIVE DATE. This section is effective January 1, 2025. Sec. 4. [144E.015] MEDICAL SERVICES DIVISION. A Medical Services Division is created in the Office of Emergency Medical Services. The Medical Services Division shall be under the supervision of a deputy director of medical services appointed by the director. The deputy director, under the direction of the director, which may include overseeing the clinical aspects of prehospital medical care and education programs for emergency medical service personnel. Sec. 5. [144E.016] AMBULANCE SERVICES DIVISION. An Ambulance Services Division is created in the Office of Emergency Medical Services. The Ambulance Services Division is created in the Office of assigned by the director of ambulance services Division shall be under the supervision of a deputy director of ambulance services Division is created in the Office of Emergency Medical Services of the director, shall enforce and coordinate the laws, rules, and policies assigned by the director of a ambulance services appointed by the director. The deputy director, under the direction of the director, shall enforce and coordinate the laws, rules, and policies assigned by the director graves; registration and operation of medical response units; establishment and modification of primary service areas; authorization, coordination of ambulance services within regions and across the state; and administration of grants. Sec. 6. [144E.017] EMERGENCY MEDICAL SERVICE PROVIDERS DIVISION. An Emergency Medical Service Providers Division is created in the Office of Emergency	SF4835	REVISOR	AGW	S4835-1	1st Engrossment
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Medical Services. The Emergency Medical Service Providers Division shall be under the supervision of a deputy director of emergency medical service providers appointed by the director. The deputy director, under the direction of the director, shall enforce and coordinate the laws, rules, and policies assigned by the director, which may include certification and	Sec. 6. [14	4E.017] EMERGEI	NCY MEDICA	L SERVICE PROVI	DERS DIVISION.
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director. The deputy director, under the direction of the director, shall enforce and coordinate the laws, rules, and policies assigned by the director, which may include certification and		<b>—</b> •			
director. The deputy director, under the direction of the director, shall enforce and coordinate the laws, rules, and policies assigned by the director, which may include certification and			-		
the laws, rules, and policies assigned by the director, which may include certification and		• •		•	•• •
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4.1	worker well-	being, and working	conditions; inv	estigation of workplace	violations;
4.2				ninistration of grants.	
4.3	Sec. 7. [14	4E.03] EMERGEN	CY MEDICA	L SERVICES ADVIS	ORY COUNCIL.
4.4	Subdivisi	on 1. Establishment	; membership.	The Emergency Medica	ll Services Advisory
4.5	Council is es	stablished and consis	ts of the follow	ing members:	
4.6	<u>(1) one e</u>	mergency medical te	chnician curren	ntly practicing with a lie	censed ambulance
4.7	service, appo	ointed by the Minnes	ota Ambulance	e Association;	
4.8	<u>(2) one p</u>	aramedic currently p	racticing with	a licensed ambulance se	ervice or a medical
4.9	response uni	t, appointed jointly b	y the Minneso	ta Professional Fire Fig	hters Association
4.10	and the Min	nesota Ambulance A	ssociation;		
4.11	<u>(3) one n</u>	nedical director of a l	icensed ambul	ance service, appointed	by the Minnesota
4.12	Ambulance .	Association;			
4.13	(4) one fi	refighter currently se	erving as an en	nergency medical respon	nder, appointed by
4.14	the Minneso	ta State Fire Chiefs A	Association;		
4.15	<u>(5) one re</u>	gistered nurse who is	certified or cur	rently practicing as a flig	ght nurse, appointed
4.16	by the Board	l of Nursing;			
4.17	<u>(6) one h</u>	ospital administrator	, appointed by	the Minnesota Hospital	Association;
4.18	(7) one se	ocial worker, appoint	ted by the Boar	d of Social Work;	
4.19	<u>(8) one n</u>	nember of a federally	recognized Tr	bal Nation in Minnesot	a, appointed by the
4.20	Minnesota II	ndian Affairs Counci	<u>l;</u>		
4.21	(9) three	public members, app	pointed by the g	governor;	
4.22	<u>(10) one</u>	member with experie	ence working a	s a labor union represer	ntative representing
4.23	paramedics of	or emergency medica	ll technicians, a	appointed by; and	
4.24	(11) one 1	member of the house	of representativ	es and one member of th	ne senate, appointed
4.25	according to	subdivision 2.			
4.26	Subd. 2.	Legislative member	rs. The speaker	of the house must appo	oint one member of
4.27	the house of	representatives to ser	rve on the advi	sory council and the ser	nate majority leader
4.28	must appoint	one member of the se	enate to serve of	n the advisory council. L	egislative members
4.29	appointed ur	der this subdivision	serve until succ	essors are appointed. L	egislative members
4.30	may receive	per diem compensati	on and reimbu	rsement for expenses ac	cording to the rules
4.31	of their resp	ective bodies.			

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5.1	Subd. 3.	. Terms, compensatio	on, removal, va	icancies, and expiratio	on. Compensation
5.2				pointed under subdivis	
5.3				s of members; and, exc	· · ·
5.4	appointmen	nts, membership terms	are governed b	y section 15.059. Notw	ithstanding section
5.5	<u>15.059, sub</u>	division 6, the adviso	ry council does	not expire.	
5.6	Subd. 4	Officers; meetings.	(a) The advisor	y council must elect a c	hair and vice-chair
5.7	from among	g its membership and	may elect other	officers as the advisor	y council deems
5.8	necessary.				
5.9	<u>(b) The</u>	advisory council mus	t meet quarterly	v or at the call of the ch	air.
5.10	<u>(c) Mee</u>	tings of the advisory of	council are subj	ect to chapter 13D.	
5.11	Subd. 5.	Duties. The advisory	y council must r	eview and make recom	mendations to the
5.12	director and	l the deputy director o	f ambulance ser	vices on the administrat	tion of this chapter;
5.13	the regulati	on of ambulance serv	ices and medica	al response units; the op	peration of the
5.14	emergency	medical services syste	em in the state; a	and other topics as direc	ted by the director.
5.15	<b>EFFEC</b>	TIVE DATE. This se	ection is effectiv	ve January 1, 2025.	
5.16	Sec. 8. [14	14E.035] EMERGEN	CY MEDICAL	L SERVICES PHYSIC	CIAN ADVISORY
5.17	COUNCIL	<u></u>			
5.18	Subdivis	sion 1. Establishment	; membership. ˈ	The Emergency Medical	l Services Physician
5.19	Advisory C	ouncil is established	and consists of	the following members	<u>:</u>
5.20	(1) eight	physicians who meet	the qualification	s for medical directors in	n section 144E.265,
5.21	subdivision	1, with one physician	n appointed by a	each of the regional em	ergency medical
5.22	services sys	stems designated unde	er section 144E.	50, subdivision 5;	
5.23	<u>(2) one p</u>	physician who meets t	he qualifications	s for medical directors in	n section 144E.265,
5.24	subdivision	1, appointed by the N	Minnesota State	Fire Chiefs Association	<u>n;</u>
5.25	(3) one	physician who is boar	d-certified in po	ediatrics, appointed by	the Minnesota
5.26	Emergency	Medical Services for	Children progr	am; and	
5.27	(4) the r	nedical director mem	ber of the Emerg	gency Medical Services	Advisory Council
5.28	appointed u	inder section 144E.03	, subdivision 1,	clause (3).	
5.29	Subd. 2.	Terms, compensation	on, removal, va	cancies, and expiration	on. Compensation
5.30	and reimbu	rsement for expenses,	removal of me	mbers, filling of vacand	cies of members,
5.31	and, except	for initial appointme	nts, membership	o terms are governed by	y section 15.059.
5.32	Notwithsta	nding section 15 059	subdivision 6. t	he advisory committee	shall not expire

6.1	Subd. 3. Officers; meetings. (a) The advisory committee must elect a chair and vice-chair
6.2	from among its membership and may elect other officers as it deems necessary.
6.3	(b) The advisory committee must meet twice per year or upon the call of the chair.
6.4	(c) Meetings of the advisory committee are subject to chapter 13D.
6.5	Subd. 4. Duties. The advisory committee must:
6.6	(1) review and make recommendations to the director and deputy director of medical
6.7	services on clinical aspects of prehospital medical care. In doing so, the advisory committee
6.8	must incorporate information from medical literature, advances in bedside clinical practice,
6.9	and advisory committee member experience; and
6.10	(2) serve as subject matter experts for the director and deputy director of medical services
6.11	on evolving topics in clinical medicine, including but not limited to infectious disease,
6.12	pharmaceutical and equipment shortages, and implementation of new therapeutics.
6.13	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.
6.14	Sec. 9. [144E.04] LABOR AND EMERGENCY MEDICAL SERVICE PROVIDERS
6.15	ADVISORY COUNCIL.
6.16	Subdivision 1. Establishment; membership. The Labor and Emergency Medical Service
6.17	Providers Advisory Council is established and consists of the following members:
6.18	(1) one emergency medical services provider of any type from each of the designated
6.19	regional emergency medical services systems, appointed by their respective regional
6.20	emergency services boards;
6.21	(2) one emergency medical technician instructor, appointed by;
6.22	(3) two members with experience working as a labor union representative representing
6.23	emergency medical service providers, appointed by;
6.24	(4) one emergency medical service provider based in a fire department, appointed by
6.25	; and
6.26	(5) one emergency medical service provider not based in a fire department, appointed
6.27	<u>by</u>
6.28	Subd. 2. Terms, compensation, removal, vacancies, and expiration. Compensation
6.29	and reimbursement for expenses for members appointed under subdivision 1; removal of
6.30	members; filling of vacancies of members; and, except for initial appointments, membership

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7.1	terms are gover	rned by section 15	5.059. Notwithsta	unding section 15.059, s	subdivision 6, the
7.2	Labor and Eme	rgency Medical S	Service Providers	Advisory Council does	s not expire.
7.3	Subd. 3. Of	ficers; meetings.	(a) The Labor an	nd Emergency Medical	Service Providers
7.4			<u></u>	ir from among its mem	
7.5	elect other offic	cers as the advisor	ry council deems	necessary.	
7.6	(b) The Lab	or and Emergenc	y Medical Servic	e Providers Advisory C	Council must meet
7.7	quarterly or at t	the call of the cha	ir.		
7.8	(c) Meeting	s of the Labor and	l Emergency Med	lical Service Providers	Advisory Council
7.9	are subject to c	hapter 13D.			
7.10	<u>Subd. 4.</u> <b>Du</b>	ties. The Labor ar	nd Emergency Me	edical Service Providers	Advisory Council
7.11	must review an	d make recomme	ndations to the d	irector and deputy direc	tor of emergency
7.12	medical service	providers on the l	aws, rules, and po	olicies assigned to the Er	nergency Medical
7.13	Service Provide	ers Division and c	other topics as di	ected by the director.	
7.14	EFFECTIV	<b>E DATE.</b> This s	ection is effectiv	e January 1, 2025.	
7.15	Sec. 10. <b>[144</b> F	E.105] ALTERNA	ATIVE EMS RES	SPONSE MODEL PIL	OT PROGRAM.
7.16				of this section, the follow	
7.17	the meanings g	·	a) i oi puiposes e		wing terms have
7.18	<u> </u>			basic life support ambu	
7.19	the advanced li	fe support ambula	ance service that	partner to jointly respon	nd to emergency
7.20	ambulance call	s under the pilot p	program.		
7.21	(c) "Pilot pro	ogram" means the	alternative EMS	response model pilot pr	ogram established
7.22	under this section	on.			
7.23	<u>Subd. 2.</u> Pil	ot program estal	blished. The boa	rd must establish and ac	lminister an
7.24	alternative EM	S response model	pilot program. U	Inder the pilot program	, the board may
7.25	authorize basic	life support ambu	ulance services to	partner with advanced	life support
7.26	ambulance serv	vices to provide ex	xpanded advance	d life support service in	tercept capability
7.27	and staffing sup	oport for emergen	cy ambulance ca	<u>lls.</u>	
7.28	<u>Subd. 3.</u> Ap	plication. A basi	c life support am	bulance service that wis	shes to participate
7.29	in the pilot prog	gram must apply (	to the board. An	application from a basic	: life support
7.30	ambulance serv	vice must be subm	nitted jointly with	the advanced life supp	ort ambulance
7.31	service with wh	nich the basic life	support ambular	ce service proposes to	partner. The

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8.1	application mu	ast identify the am	bulance service	s applying to be partneri	ng ambulance
8.2	services and m	-			
8.3	(1) approva	al to participate in t	he pilot program	n from the medical directo	ors of the proposed
8.4	partnering amb	bulance services;			
8.5	(2) procedu	ares the basic life	support ambula	nce service will impleme	ent to respond to
8.6	<u></u>			upport ambulance servic	
8.7	the minimum s	taffing requiremen	ts under section	144E.101, subdivision 6,	, and the partnering
8.8	advanced life s	support ambulance	e service is unav	vailable to jointly respon	d to emergency
8.9	ambulance cal	<u>ls;</u>			
8.10	(3) an agree	ement between the	proposed partn	ering ambulance services	s specifying which
8.11	ambulance ser	vice is responsible	e for:		
8.12	(i) workers	compensation ins	surance;		
8.13	<u>(ii) motor v</u>	vehicle insurance;	and		
8.14	(iii) billing,	, identifying which	if any ambuland	ce service will bill the pat	ient or the patient's
8.15	insurer and spe	ecifying how payn	nents received v	vill be distributed among	g the proposed
8.16	partnering amb	bulance services;			
8.17	<u>(4) commu</u>	nication procedure	es to coordinate	and make known the rea	ıl-time availability
8.18	of the advance	d life support amb	ulance service t	o its proposed partnering	g basic life support
8.19	ambulance ser	vices and public s	afety answering	points;	
8.20	(5) an ackn	owledgment that th	ne proposed part	mering ambulance servic	es must coordinate
8.21	compliance wi	th the prehospital	care data requi	rements in section 144E.	123; and
8.22	<u>(6)</u> an ackn	nowledgment that t	the proposed pa	rtnering ambulance serv	ices remain
8.23	responsible for	r providing continu	al service as rec	uired under section 144	E.101, subdivision
8.24	<u>3.</u>				
8.25	<u>Subd. 4.</u> O	peration. Under the	he pilot progran	n, an advanced life supp	ort ambulance
8.26	service may pa	artner with one or	more basic life	support ambulance servi	ces. Under this
8.27	partnership, th	e advanced life su	pport ambulanc	e service and basic life s	upport ambulance
8.28	service must jo	intly respond to en	nergency ambul	ance calls originating in t	he primary service
8.29	area of the bas	ic life support am	bulance service.	. The advanced life supp	ort ambulance
8.30	service must re	espond to emerger	icy ambulance o	calls with either an ambu	lance or a
8.31	nontransportin	g vehicle fully equ	uipped with the	advanced life support co	omplement of
8.32	equipment and	l medications requ	ired for that not	ntransporting vehicle by	that ambulance
8.33	service's medie	cal director.			

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9.1	Subd. 5.	Staffing. (a) When 1	responding to a	n emergency ambuland	ce call and when an
9.2	ambulance o	or nontransporting ve	hicle from the p	partnering advanced life	e support ambulance
9.3	service is co	nfirmed to be available	ble and is respo	onding to the call:	
9.4	(1) the ba	asic life support amb	ulance must be	staffed with a minimu	m of one emergency
9.5	medical tech	inician; and			
9.6	(2) the ac	lvanced life support a	ambulance or ne	ontransporting vehicle	must be staffed with
9.7	a minimum	of one paramedic.			
9.8	<u>(b)</u> The s	taffing specified in p	aragraph (a) is	deemed to satisfy the s	taffing requirements
9.9	in section 14	44E.101, subdivision	s 6 and 7.		
9.10	<u>Subd. 6.</u>	Medical director ov	v <b>ersight.</b> The n	nedical director for an	ambulance service
9.11	participating	; in the pilot program	retains respons	sibility for the ambulan	ce service personnel
9.12	of their amb	ulance service. When	n a paramedic f	from the partnering adv	vanced life support
9.13	ambulance s	ervice makes contac	t with the patie	nt, the standing orders	, clinical policies,
9.14	protocols, ar	nd triage, treatment, a	and transportati	on guidelines for the a	dvanced life support
9.15	ambulance s	ervice shall direct pa	atient care relat	ed to the encounter.	
9.16	<u>Subd. 7.</u>	Waivers and varia	nces. The board	l may issue any waiver	s of or variances to
9.17	this chapter	or Minnesota Rules,	chapter 4690, 1	to partnering ambulanc	e services that are
9.18	needed to im	plement the pilot pro	ogram, provide	d the waiver or varianc	e does not adversely
9.19	affect the pu	blic health or welfar	<u>e.</u>		
9.20	Subd. 8.	Data and evaluatior	<b>1.</b> In administer	ing the pilot program, tl	ne board shall collect
9.21	from partner	ing ambulance servic	es, data needed	to evaluate the impacts	of the pilot program
9.22	on response	times, patient outcom	nes, and patient	experience for emerger	ncy ambulance calls.
9.23	<u>Subd. 9.</u>	Transfer of authori	i <b>ty.</b> Effective Ja	nuary 1, 2025, the dut	ies and authority
9.24	assigned to t	the board in this sect	ion are transfer	red to the director.	
9.25	<u>Subd. 10</u>	. Expiration. This se	ection expires J	June 30, 2026.	
9.26	EFFEC	<b>FIVE DATE.</b> This se	ection is effecti	ve July 1, 2024.	
9.27	Sec. 11. M	innesota Statutes 202	22, section 144	E.16, subdivision 5, is	amended to read:
9.28	Subd. 5.	Local government's	<b>s powers.</b> (a) L	local units of governme	ent may, with the
9.29	approval of	the <del>board</del> director, es	stablish standar	ds for ambulance servi	ices which impose
9.30	additional re	quirements upon suc	h services. Loc	al units of government	intending to impose
9.31	additional re	equirements shall cor	nsider whether	any benefit accruing to	the public health
9.32	would outwo	eigh the costs associa	ated with the ad	lditional requirements.	

(b) Local units of government that desire to impose additional requirements shall, prior
to adoption of relevant ordinances, rules, or regulations, furnish the board director with a
copy of the proposed ordinances, rules, or regulations, along with information that
affirmatively substantiates that the proposed ordinances, rules, or regulations:
(1) will in no way conflict with the relevant rules of the board office;
(2) will establish additional requirements tending to protect the public health;
(3) will not diminish public access to ambulance services of acceptable quality; and

10.8 (4) will not interfere with the orderly development of regional systems of emergency10.9 medical care.

10.10 (c) The board director shall base any decision to approve or disapprove local standards
10.11 upon whether or not the local unit of government in question has affirmatively substantiated
10.12 that the proposed ordinances, rules, or regulations meet the criteria specified in paragraph
10.13 (b).

# 10.14 **EFFECTIVE DATE.** This section is effective January 1, 2025.

10.15 Sec. 12. Minnesota Statutes 2022, section 144E.19, subdivision 3, is amended to read:

10.16 Subd. 3. **Temporary suspension.** (a) In addition to any other remedy provided by law, 10.17 the <u>board director</u> may temporarily suspend the license of a licensee after conducting a 10.18 preliminary inquiry to determine whether the <u>board director</u> believes that the licensee has 10.19 violated a statute or rule that the <u>board director</u> is empowered to enforce and determining 10.20 that the continued provision of service by the licensee would create an imminent risk to 10.21 public health or harm to others.

(b) A temporary suspension order prohibiting a licensee from providing ambulance
service shall give notice of the right to a preliminary hearing according to paragraph (d)
and shall state the reasons for the entry of the temporary suspension order.

(c) Service of a temporary suspension order is effective when the order is served on the
licensee personally or by certified mail, which is complete upon receipt, refusal, or return
for nondelivery to the most recent address provided to the board director for the licensee.

(d) At the time the board director issues a temporary suspension order, the board director
shall schedule a hearing, to be held before a group of its members designated by the board,
that shall begin within 60 days after issuance of the temporary suspension order or within
15 working days of the date of the board's director's receipt of a request for a hearing from
a licensee, whichever is sooner. The hearing shall be on the sole issue of whether there is

a reasonable basis to continue, modify, or lift the temporary suspension. A hearing underthis paragraph is not subject to chapter 14.

(e) Evidence presented by the board director or licensee may be in the form of an affidavit.
The licensee or the licensee's designee may appear for oral argument.

(f) Within five working days of the hearing, the board director shall issue its order and,
if the suspension is continued, notify the licensee of the right to a contested case hearing
under chapter 14.

(g) If a licensee requests a contested case hearing within 30 days after receiving notice
under paragraph (f), the board director shall initiate a contested case hearing according to
chapter 14. The administrative law judge shall issue a report and recommendation within
30 days after the closing of the contested case hearing record. The board director shall issue
a final order within 30 days after receipt of the administrative law judge's report.

#### 11.13 **EFFECTIVE DATE.** This section is effective January 1, 2025.

11.14 Sec. 13. Minnesota Statutes 2022, section 144E.27, subdivision 5, is amended to read:

Subd. 5. Denial, suspension, revocation. (a) The board director may deny, suspend,
revoke, place conditions on, or refuse to renew the registration of an individual who the
board director determines:

(1) violates sections 144E.001 to 144E.33 or the rules adopted under those sections, an
agreement for corrective action, or an order that the board director issued or is otherwise
empowered to enforce;

11.21 (2) misrepresents or falsifies information on an application form for registration;

(3) is convicted or pleads guilty or nolo contendere to any felony; any gross misdemeanor
relating to assault, sexual misconduct, theft, or the illegal use of drugs or alcohol; or any
misdemeanor relating to assault, sexual misconduct, theft, or the illegal use of drugs or
alcohol;

(4) is actually or potentially unable to provide emergency medical services with
reasonable skill and safety to patients by reason of illness, use of alcohol, drugs, chemicals,
or any other material, or as a result of any mental or physical condition;

(5) engages in unethical conduct, including, but not limited to, conduct likely to deceive,
defraud, or harm the public, or demonstrating a willful or careless disregard for the health,
welfare, or safety of the public;

11.32 (6) maltreats or abandons a patient;

12.1 (7) violates any state or federal controlled substance law;

(8) engages in unprofessional conduct or any other conduct which has the potential for
causing harm to the public, including any departure from or failure to conform to the
minimum standards of acceptable and prevailing practice without actual injury having to
be established;

12.6 (9) provides emergency medical services under lapsed or nonrenewed credentials;

(10) is subject to a denial, corrective, disciplinary, or other similar action in another
jurisdiction or by another regulatory authority;

(11) engages in conduct with a patient that is sexual or may reasonably be interpreted
by the patient as sexual, or in any verbal behavior that is seductive or sexually demeaning
to a patient; or

(12) makes a false statement or knowingly provides false information to the board
 <u>director</u>, or fails to cooperate with an investigation of the board <u>director</u> as required by
 section 144E.30-; or

(13) fails to engage with the health professionals services program or diversion program
 required under section 144E.287 after being referred to the program, violates the terms of
 the program participation agreement, or leaves the program except upon fulfilling the terms
 for successful completion of the program as set forth in the participation agreement.

(b) Before taking action under paragraph (a), the board director shall give notice to an
individual of the right to a contested case hearing under chapter 14. If an individual requests
a contested case hearing within 30 days after receiving notice, the board director shall initiate
a contested case hearing according to chapter 14.

(c) The administrative law judge shall issue a report and recommendation within 30
days after closing the contested case hearing record. The board director shall issue a final
order within 30 days after receipt of the administrative law judge's report.

(d) After six months from the board's director's decision to deny, revoke, place conditions
on, or refuse renewal of an individual's registration for disciplinary action, the individual
shall have the opportunity to apply to the board director for reinstatement.

# 12.29 **EFFECTIVE DATE.** This section is effective January 1, 2025.

13.1 Sec. 14. Minnesota Statutes 2022, section 144E.28, subdivision 5, is amended to read:

Subd. 5. Denial, suspension, revocation. (a) The board <u>director</u> may deny certification
or take any action authorized in subdivision 4 against an individual who the board <u>director</u>
determines:

(1) violates sections 144E.001 to 144E.33 or the rules adopted under those sections, or
an order that the board director issued or is otherwise authorized or empowered to enforce,
or agreement for corrective action;

13.8 (2) misrepresents or falsifies information on an application form for certification;

(3) is convicted or pleads guilty or nolo contendere to any felony; any gross misdemeanor
relating to assault, sexual misconduct, theft, or the illegal use of drugs or alcohol; or any
misdemeanor relating to assault, sexual misconduct, theft, or the illegal use of drugs or
alcohol;

(4) is actually or potentially unable to provide emergency medical services with
reasonable skill and safety to patients by reason of illness, use of alcohol, drugs, chemicals,
or any other material, or as a result of any mental or physical condition;

(5) engages in unethical conduct, including, but not limited to, conduct likely to deceive,
defraud, or harm the public or demonstrating a willful or careless disregard for the health,
welfare, or safety of the public;

13.19 (6) maltreats or abandons a patient;

13.20 (7) violates any state or federal controlled substance law;

(8) engages in unprofessional conduct or any other conduct which has the potential for
causing harm to the public, including any departure from or failure to conform to the
minimum standards of acceptable and prevailing practice without actual injury having to
be established;

13.25 (9) provides emergency medical services under lapsed or nonrenewed credentials;

(10) is subject to a denial, corrective, disciplinary, or other similar action in another
jurisdiction or by another regulatory authority;

(11) engages in conduct with a patient that is sexual or may reasonably be interpreted
by the patient as sexual, or in any verbal behavior that is seductive or sexually demeaning
to a patient; or

- (12) makes a false statement or knowingly provides false information to the board director
  or fails to cooperate with an investigation of the board director as required by section
  14.3 144E.30-; or
- (13) fails to engage with the health professionals services program or diversion program
   required under section 144E.287 after being referred to the program, violates the terms of
   the program participation agreement, or leaves the program except upon fulfilling the terms
   for successful completion of the program as set forth in the participation agreement.
- (b) Before taking action under paragraph (a), the board director shall give notice to an
  individual of the right to a contested case hearing under chapter 14. If an individual requests
  a contested case hearing within 30 days after receiving notice, the board director shall initiate
  a contested case hearing according to chapter 14 and no disciplinary action shall be taken
  at that time.
- (c) The administrative law judge shall issue a report and recommendation within 30
  days after closing the contested case hearing record. The board director shall issue a final
  order within 30 days after receipt of the administrative law judge's report.
- (d) After six months from the board's director's decision to deny, revoke, place conditions
  on, or refuse renewal of an individual's certification for disciplinary action, the individual
  shall have the opportunity to apply to the board director for reinstatement.
- 14.19 **EFFECTIVE DATE.** This section is effective January 1, 2025.
- 14.20 Sec. 15. Minnesota Statutes 2022, section 144E.28, subdivision 6, is amended to read:

Subd. 6. **Temporary suspension.** (a) In addition to any other remedy provided by law, the <u>board director</u> may temporarily suspend the certification of an individual after conducting a preliminary inquiry to determine whether the <u>board director</u> believes that the individual has violated a statute or rule that the <u>board director</u> is empowered to enforce and determining that the continued provision of service by the individual would create an imminent risk to public health or harm to others.

- (b) A temporary suspension order prohibiting an individual from providing emergency
  medical care shall give notice of the right to a preliminary hearing according to paragraph
  (d) and shall state the reasons for the entry of the temporary suspension order.
- (c) Service of a temporary suspension order is effective when the order is served on the
  individual personally or by certified mail, which is complete upon receipt, refusal, or return
  for nondelivery to the most recent address provided to the <u>board director</u> for the individual.

(d) At the time the board director issues a temporary suspension order, the board director
shall schedule a hearing, to be held before a group of its members designated by the board,
that shall begin within 60 days after issuance of the temporary suspension order or within
15.4 15 working days of the date of the board's director's receipt of a request for a hearing from
the individual, whichever is sooner. The hearing shall be on the sole issue of whether there
is a reasonable basis to continue, modify, or lift the temporary suspension. A hearing under
this paragraph is not subject to chapter 14.

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(e) Evidence presented by the <u>board director</u> or the individual may be in the form of an
affidavit. The individual or individual's designee may appear for oral argument.

(f) Within five working days of the hearing, the board director shall issue its order and,
if the suspension is continued, notify the individual of the right to a contested case hearing
under chapter 14.

(g) If an individual requests a contested case hearing within 30 days of receiving notice
under paragraph (f), the board director shall initiate a contested case hearing according to
chapter 14. The administrative law judge shall issue a report and recommendation within
30 days after the closing of the contested case hearing record. The board director shall issue
a final order within 30 days after receipt of the administrative law judge's report.

#### 15.18 **EFFECTIVE DATE.** This section is effective January 1, 2025.

15.19 Sec. 16. Minnesota Statutes 2022, section 144E.285, subdivision 6, is amended to read:

Subd. 6. **Temporary suspension.** (a) In addition to any other remedy provided by law, the <u>board director</u> may temporarily suspend approval of the education program after conducting a preliminary inquiry to determine whether the <u>board director</u> believes that the education program has violated a statute or rule that the <u>board director</u> is empowered to enforce and determining that the continued provision of service by the education program swould create an imminent risk to public health or harm to others.

(b) A temporary suspension order prohibiting the education program from providing
emergency medical care training shall give notice of the right to a preliminary hearing
according to paragraph (d) and shall state the reasons for the entry of the temporary
suspension order.

(c) Service of a temporary suspension order is effective when the order is served on the
education program personally or by certified mail, which is complete upon receipt, refusal,
or return for nondelivery to the most recent address provided to the <u>board director</u> for the
education program.

(d) At the time the board director issues a temporary suspension order, the board director
shall schedule a hearing, to be held before a group of its members designated by the board,
that shall begin within 60 days after issuance of the temporary suspension order or within
15 working days of the date of the board's director's receipt of a request for a hearing from
the education program, whichever is sooner. The hearing shall be on the sole issue of whether
there is a reasonable basis to continue, modify, or lift the temporary suspension. A hearing
under this paragraph is not subject to chapter 14.

(e) Evidence presented by the <u>board director</u> or the individual may be in the form of an
affidavit. The education program or counsel of record may appear for oral argument.

(f) Within five working days of the hearing, the board director shall issue its order and,
if the suspension is continued, notify the education program of the right to a contested case
hearing under chapter 14.

(g) If an education program requests a contested case hearing within 30 days of receiving
notice under paragraph (f), the board director shall initiate a contested case hearing according
to chapter 14. The administrative law judge shall issue a report and recommendation within
30 days after the closing of the contested case hearing record. The board director shall issue
a final order within 30 days after receipt of the administrative law judge's report.

#### 16.18 **EFFECTIVE DATE.** This section is effective January 1, 2025.

16.19 Sec. 17. Minnesota Statutes 2022, section 144E.287, is amended to read:

#### 16.20 **144E.287 DIVERSION PROGRAM.**

The board director shall either conduct a health professionals service services program under sections 214.31 to 214.37 or contract for a diversion program under section 214.28 for professionals regulated by the board under this chapter who are unable to perform their duties with reasonable skill and safety by reason of illness, use of alcohol, drugs, chemicals, or any other materials, or as a result of any mental, physical, or psychological condition.

# 16.26 **EFFECTIVE DATE.** This section is effective January 1, 2025.

16.27 Sec. 18. Minnesota Statutes 2022, section 144E.305, subdivision 3, is amended to read:

Subd. 3. **Immunity.** (a) An individual, licensee, health care facility, business, or organization is immune from civil liability or criminal prosecution for submitting in good faith a report to the board <u>director</u> under subdivision 1 or 2 or for otherwise reporting in good faith to the board <u>director</u> violations or alleged violations of sections 144E.001 to 144E.33. Reports are classified as confidential data on individuals or protected nonpublic data under section 13.02 while an investigation is active. Except for the board's <u>director's</u>
final determination, all communications or information received by or disclosed to the board
<u>director</u> relating to disciplinary matters of any person or entity subject to the board's <u>director's</u>
regulatory jurisdiction are confidential and privileged and any disciplinary hearing shall be
closed to the public.

(b) Members of the board <u>The director</u>, persons employed by the <u>board director</u>, persons
engaged in the investigation of violations and in the preparation and management of charges
of violations of sections 144E.001 to 144E.33 on behalf of the <u>board director</u>, and persons
participating in the investigation regarding charges of violations are immune from civil
liability and criminal prosecution for any actions, transactions, or publications, made in
good faith, in the execution of, or relating to, their duties under sections 144E.001 to 144E.33.

17.12 (c) For purposes of this section, a member of the board is considered a state employee
17.13 under section 3.736, subdivision 9.

17.14 **EFFECTIVE DATE.** This section is effective January 1, 2025.

# 17.15 Sec. 19. <u>INITIAL MEMBERS AND FIRST MEETING; EMERGENCY MEDICAL</u> 17.16 <u>SERVICES ADVISORY COUNCIL.</u>

- 17.17 (a) Initial appointments of members to the Emergency Medical Services Advisory
- 17.18 Council must be made by January 1, 2025. The terms of initial appointees shall be determined
- 17.19 by lot by the secretary of state and shall be as follows:
- 17.20 (1) seven members shall serve two-year terms; and
- 17.21 (2) seven members shall serve three-year terms.
- 17.22 (b) The medical director appointee must convene the first meeting of the Emergency
- 17.23 Medical Services Advisory Council by February 1, 2025.
- 17.24 **EFFECTIVE DATE.** This section is effective July 1, 2024.

# 17.25 Sec. 20. <u>INITIAL MEMBERS AND FIRST MEETING; EMERGENCY MEDICAL</u> 17.26 SERVICES PHYSICIAN ADVISORY COUNCIL.

- 17.27 (a) Initial appointments of members to the Emergency Medical Services Physician
- 17.28 Advisory Council must be made by January 1, 2025. The terms of initial appointees shall
- 17.29 <u>be determined by lot by the secretary of state and shall be as follows:</u>
- 17.30 (1) five members shall serve two-year terms;
- 17.31 (2) five members shall serve three-year terms; and

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18.1	(3) the te	rm for the medical d	irector appointe	e to the advisory comm	ittee shall coincide
18.2	<u> </u>	ember's term on the a			
18.3	(b) The r	nedical director appo	vintee must con	vene the first meeting o	f the Emergency
18.4	<u> </u>			e by February 1, 2025.	I the Emergency
		•	•		
18.5	<u>EFFEC</u>	<b>FIVE DATE.</b> This se	ection is effecti	ve July 1, 2024.	
18.6	Sec. 21. <u>IN</u>	ITIAL MEMBERS	AND FIRST M	EETING; LABOR AN	<b>DEMERGENCY</b>
18.7	MEDICAL	SERVICE PROVI	DERS ADVIS	ORY COUNCIL.	
18.8	<u>(a) Initia</u>	l appointments of me	embers to the L	abor and Emergency M	edical Service
18.9	Providers Ac	dvisory Council must	be made by Jan	uary 1, 2025. The terms of	of initial appointees
18.10	shall be dete	rmined by lot by the	secretary of sta	ate and shall be as follow	WS:
18.11	<u>(1) six m</u>	nembers shall serve to	wo-year terms;	and	
18.12	<u>(2) sever</u>	n members shall serv	e three-year ter	ms.	
18.13	<u>(b)</u> The e	mergency medical tec	chnician instruct	or appointee must conve	ne the first meeting
18.14	of the Labor	and Emergency Me	dical Service Pr	coviders Advisory Coun	cil by February 1,
18.15	<u>2025.</u>				
18.16	EFFEC	<b>FIVE DATE.</b> This se	ection is effecti	ve July 1, 2024.	
18.17	Sec. 22. <u>T</u>	RANSITION.			
18.18	Subdivis	ion 1. Appointment	of director; o	<b>peration of office.</b> No la	ater than October
18.19	1, 2024, the	governor shall appoin	nt a director-des	signee of the Office of E	mergency Medical
18.20	Services. Th	e individual appoint	ed as the direct	or-designee of the Offic	e of Emergency
18.21	Medical Ser	vices shall become th	he governor's a	opointee as director of t	he Office of
18.22	Emergency	Medical Services on	January 1, 202	5. Effective January 1, 2	2025, the
18.23	<u>responsibilit</u>	ies to regulate emerge	ency medical set	rvices in the state under M	Minnesota Statutes,
18.24	chapter 1441	E, and Minnesota Ru	les, chapter 469	90, are transferred from	the Emergency
18.25	Medical Ser	vices Regulatory Bo	ard to the Offic	e of Emergency Medica	l Services and the
18.26	director of the	he Office of Emerger	ncy Medical Se	rvices.	
18.27	<u>Subd. 2.</u>	Transfer of respons	sibilities. Minne	esota Statutes, section 1	5.039, applies to
18.28	the transfer	of responsibilities fro	om the Emerger	ncy Medical Services Ro	egulatory Board to
18.29	the Office of	f Emergency Medica	l Services requ	ired by this act. The con	nmissioner of
18.30	administration	on, with the approval	l of the governo	or, may issue reorganiza	tion orders under
18.31	Minnesota S	tatutes, section 16B.	37, as necessary	to carry out the transfer	of responsibilities

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19.1	required by	this act. The provisi	on of Minnesota	Statutes, section 16B.3	7, subdivision 1,
19.2	which states	that transfers under	that section may	be made only to an ag	ency that has been
19.3	in existence	for at least one year	, does not apply	to transfers in this act to	o the Office of
19.4	Emergency 1	Medical Services.			
19.5	EFFECT	<b>FIVE DATE.</b> This s	ection is effectiv	e July 1, 2024.	
19.6	Sec. 23. <u>R</u>	EVISOR INSTRU	CTION.		
19.7	<u>(a)</u> In Mi	nnesota Statutes, ch	apter 144E, the r	vevisor of statutes shall	replace "board"
19.8	with "directo	or"; "board's" with "d	irector's"; "Emerg	gency Medical Services	Regulatory Board"
19.9	or "Minneso	ta Emergency Medi	cal Services Reg	ulatory Board" with "d	irector"; and
19.10	"board-appro	oved" with "director	-approved," exce	ept that:	
19.11	<u>(1) in Mi</u>	innesota Statutes, se	ction 144E.11, th	e revisor of statutes sha	all not modify the
19.12	term "county	y board," "communi	ty health board,"	or "community health	boards";
19.13	<u>(2) in Mi</u>	innesota Statutes, se	ctions 144E.40, s	subdivision 2; 144E.42,	subdivision 2;
19.14	144E.44; and	d 144E.45, subdivisi	on 2, the revisor	of statutes shall not mod	lify the term "State
19.15	Board of Inv	vestment"; and			
19.16	<u>(3) in Mi</u>	innesota Statutes, se	ctions 144E.50 a	nd 144E.52, the revisor	of statutes shall
19.17	not modify th	ne term "regional emo	ergency medical s	services board," "regiona	al board," "regional
19.18	emergency r	nedical services boa	rd's," or "regiona	al boards."	
19.19	<u>(b)</u> In the	e following sections	of Minnesota Sta	atutes, the revisor of sta	tutes shall replace
19.20	"Emergency	Medical Services Re	egulatory Board"	with "director of the Of	fice of Emergency
19.21	Medical Serv	vices": sections 13.7	7, subdivision 10	); 62J.49, subdivision 2;	144.604; 144.608;
19.22	<u>147.09; 156.</u>	.12, subdivision 2; 1	69.686, subdivis	ion 3; and 299A.41, su	bdivision 4.
19.23	<u>(c)</u> In the	e following sections	of Minnesota Sta	atutes, the revisor of sta	tutes shall replace
19.24	"Emergency	Medical Services R	egulatory Board	" with "Office of Emer	gency Medical
19.25	Services": se	ections 144.603 and	161.045, subdiv	ision 3.	
19.26	<u>(d)</u> In ma	aking the changes sp	ecified in this se	ction, the revisor of sta	tutes may make
19.27	technical and	d other necessary ch	anges to sentenc	e structure to preserve	the meaning of the
19.28	text.				
19.29	EFFEC	<b>FIVE DATE.</b> This s	ection is effectiv	re July 1, 2024.	

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20.1	Sec. 24. <u>REP</u>	EALER.			
20.2	Minnesota S	Statutes 2022, see	ctions 144E.001,	, subdivision 5; 144E.0	1; 144E.123,
20.3	subdivision 5; and 144E.50, subdivision 3, are repealed.				
20.4	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.				
20.5			ARTICL	E 2	
20.6	<b>CONFORMING CHANGES</b>				
20.7	Section 1. Mi	nnesota Statutes	2023 Suppleme	nt, section 15A.0815, s	ubdivision 2, is
20.8	amended to rea	d:			
20.9	Subd. 2. Ag	ency head salar	ies. The salary fo	or a position listed in th	is subdivision shall
20.10	be determined l	by the Compensa	tion Council und	ler section 15A.082. Th	ne commissioner of
20.11	management ar	nd budget must p	ublish the salarie	es on the department's	website. This
20.12	subdivision app	olies to the follow	ving positions:		
20.13	Commission	ner of administra	tion;		
20.14	Commission	ner of agriculture	;;		
20.15	Commission	ner of education;			
20.16	Commission	ner of children, y	outh, and famili	es;	
20.17	Commission	ner of commerce	•		
20.18	Commission	ner of corrections	5;		
20.19	Commission	ner of health;			
20.20	Commission	ner, Minnesota O	ffice of Higher l	Education;	
20.21	Commission	ner, Minnesota II	Γ Services;		
20.22	Commission	ner, Housing Fina	ance Agency;		
20.23	Commission	ner of human rig	hts;		
20.24	Commission	ner of human ser	vices;		
20.25	Commission	ner of labor and i	ndustry;		
20.26	Commission	ner of manageme	ent and budget;		
20.27	Commission	ner of natural res	ources;		
20.28	Commission	ner, Pollution Co	ntrol Agency;		

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21.1	Commis	sioner of public safe	ty;			
21.2	Commis	Commissioner of revenue;				
21.3	Commis	Commissioner of employment and economic development;				
21.4	Commis	Commissioner of transportation;				
21.5	Commissioner of veterans affairs;					
21.6	Executive director of the Gambling Control Board;					
21.7	Executive director of the Minnesota State Lottery;					
21.8	Commis	sioner of Iron Range	resources and r	ehabilitation;		
21.9	Commis	sioner, Bureau of Me	ediation Services	s;		
21.10	Ombudsman for mental health and developmental disabilities;					
21.11	Ombuds	person for correction	ıs;			
21.12	Chair, M	letropolitan Council;				
21.13	Chair, M	letropolitan Airports	Commission;			
21.14	School t	rust lands director;				
21.15	Executiv	ve director of pari-mu	tuel racing; and	ł		
21.16	Commis	sioner, Public Utilitie	es Commission <del>.</del>	; and		
21.17	Director	of the Office of Eme	ergency Medical	Services.		
21.18	<b>EFFEC</b>	TIVE DATE. This s	ection is effectiv	ve January 1, 2025.		
<ul> <li>Sec. 2. Minnesota Statutes 2023 Supplement, section 43A.08, subdivision 1a, is amended</li> <li>to read:</li> </ul>						

Subd. 1a. Additional unclassified positions. Appointing authorities for the following 21.21 agencies may designate additional unclassified positions according to this subdivision: the 21.22 Departments of Administration; Agriculture; Children, Youth, and Families; Commerce; 21.23 Corrections; Direct Care and Treatment; Education; Employment and Economic 21.24 Development; Explore Minnesota Tourism; Management and Budget; Health; Human 21.25 Rights; Human Services; Labor and Industry; Natural Resources; Public Safety; Revenue; 21.26 Transportation; and Veterans Affairs; the Housing Finance and Pollution Control Agencies; 21.27 the State Lottery; the State Board of Investment; the Office of Administrative Hearings; the 21.28

21.29 Department of Information Technology Services; the Offices of the Attorney General,

Secretary of State, and State Auditor; the Minnesota State Colleges and Universities; the 22.1 Minnesota Office of Higher Education; the Perpich Center for Arts Education; and the 22.2 Minnesota Zoological Board; and the Office of Emergency Medical Services. 22.3 A position designated by an appointing authority according to this subdivision must 22.4 22.5 meet the following standards and criteria: (1) the designation of the position would not be contrary to other law relating specifically 22.6 to that agency; 22.7 (2) the person occupying the position would report directly to the agency head or deputy 22.8 agency head and would be designated as part of the agency head's management team; 22.9 (3) the duties of the position would involve significant discretion and substantial 22.10 involvement in the development, interpretation, and implementation of agency policy; 22.11 (4) the duties of the position would not require primarily personnel, accounting, or other 22.12 technical expertise where continuity in the position would be important; 22.13 (5) there would be a need for the person occupying the position to be accountable to, 22.14 loyal to, and compatible with, the governor and the agency head, the employing statutory 22.15 board or commission, or the employing constitutional officer; 22.16 (6) the position would be at the level of division or bureau director or assistant to the 22.17 agency head; and 22.18 (7) the commissioner has approved the designation as being consistent with the standards 22.19 and criteria in this subdivision. 22.20 **EFFECTIVE DATE.** This section is effective January 1, 2025. 22.21 Sec. 3. Minnesota Statutes 2022, section 62J.49, subdivision 1, is amended to read: 22.22 Subdivision 1. Establishment. The director of the Office of Emergency Medical Services 22.23 Regulatory Board established under chapter 144 144E shall establish a financial data 22.24 collection system for all ambulance services licensed in this state. To establish the financial 22.25

- 22.26 database, the Emergency Medical Services Regulatory Board director may contract with
- 22.27 an entity that has experience in ambulance service financial data collection.
- 22.28 **EFFECTIVE DATE.** This section is effective January 1, 2025.

1st Engrossment

23.1 Sec. 4. Minnesota Statutes 2023 Supplement, section 152.126, subdivision 6, is amended
23.2 to read:

Subd. 6. Access to reporting system data. (a) Except as indicated in this subdivision,
the data submitted to the board under subdivision 4 is private data on individuals as defined
in section 13.02, subdivision 12, and not subject to public disclosure.

(b) Except as specified in subdivision 5, the following persons shall be considered
permissible users and may access the data submitted under subdivision 4 in the same or
similar manner, and for the same or similar purposes, as those persons who are authorized
to access similar private data on individuals under federal and state law:

(1) a prescriber or an agent or employee of the prescriber to whom the prescriber has
delegated the task of accessing the data, to the extent the information relates specifically to
a current patient, to whom the prescriber is:

23.13 (i) prescribing or considering prescribing any controlled substance;

23.14 (ii) providing emergency medical treatment for which access to the data may be necessary;

(iii) providing care, and the prescriber has reason to believe, based on clinically validindications, that the patient is potentially abusing a controlled substance; or

(iv) providing other medical treatment for which access to the data may be necessary
for a clinically valid purpose and the patient has consented to access to the submitted data,
and with the provision that the prescriber remains responsible for the use or misuse of data
accessed by a delegated agent or employee;

(2) a dispenser or an agent or employee of the dispenser to whom the dispenser has
delegated the task of accessing the data, to the extent the information relates specifically to
a current patient to whom that dispenser is dispensing or considering dispensing any
controlled substance and with the provision that the dispenser remains responsible for the
use or misuse of data accessed by a delegated agent or employee;

(3) a licensed dispensing practitioner or licensed pharmacist to the extent necessary todetermine whether corrections made to the data reported under subdivision 4 are accurate;

(4) a licensed pharmacist who is providing pharmaceutical care for which access to the
data may be necessary to the extent that the information relates specifically to a current
patient for whom the pharmacist is providing pharmaceutical care: (i) if the patient has
consented to access to the submitted data; or (ii) if the pharmacist is consulted by a prescriber
who is requesting data in accordance with clause (1);

(5) an individual who is the recipient of a controlled substance prescription for which
data was submitted under subdivision 4, or a guardian of the individual, parent or guardian
of a minor, or health care agent of the individual acting under a health care directive under
chapter 145C. For purposes of this clause, access by individuals includes persons in the
definition of an individual under section 13.02;

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(6) personnel or designees of a health-related licensing board listed in section 214.01,
subdivision 2, or of the <u>Office of Emergency Medical Services Regulatory Board</u>, assigned
to conduct a bona fide investigation of a complaint received by that board <u>or office that</u>
alleges that a specific licensee is impaired by use of a drug for which data is collected under
subdivision 4, has engaged in activity that would constitute a crime as defined in section
152.025, or has engaged in the behavior specified in subdivision 5, paragraph (a);

24.12 (7) personnel of the board engaged in the collection, review, and analysis of controlled
24.13 substance prescription information as part of the assigned duties and responsibilities under
24.14 this section;

(8) authorized personnel under contract with the board, or under contract with the state
of Minnesota and approved by the board, who are engaged in the design, evaluation,
implementation, operation, or maintenance of the prescription monitoring program as part
of the assigned duties and responsibilities of their employment, provided that access to data
is limited to the minimum amount necessary to carry out such duties and responsibilities,
and subject to the requirement of de-identification and time limit on retention of data specified
in subdivision 5, paragraphs (d) and (e);

24.22 (9) federal, state, and local law enforcement authorities acting pursuant to a valid search
24.23 warrant;

(10) personnel of the Minnesota health care programs assigned to use the data collected
under this section to identify and manage recipients whose usage of controlled substances
may warrant restriction to a single primary care provider, a single outpatient pharmacy, and
a single hospital;

24.28 (11) personnel of the Department of Human Services assigned to access the data pursuant
24.29 to paragraph (k);

(12) personnel of the health professionals services program established under section
24.31 214.31, to the extent that the information relates specifically to an individual who is currently
enrolled in and being monitored by the program, and the individual consents to access to
that information. The health professionals services program personnel shall not provide this

data to a health-related licensing board or the Emergency Medical Services Regulatory
 Board, except as permitted under section 214.33, subdivision 3;

(13) personnel or designees of a health-related licensing board other than the Board of
Pharmacy listed in section 214.01, subdivision 2, assigned to conduct a bona fide
investigation of a complaint received by that board that alleges that a specific licensee is
inappropriately prescribing controlled substances as defined in this section. For the purposes
of this clause, the health-related licensing board may also obtain utilization data; and

(14) personnel of the board specifically assigned to conduct a bona fide investigation
of a specific licensee or registrant. For the purposes of this clause, the board may also obtain
utilization data.

(c) By July 1, 2017, every prescriber licensed by a health-related licensing board listed 25.11 in section 214.01, subdivision 2, practicing within this state who is authorized to prescribe 25.12 controlled substances for humans and who holds a current registration issued by the federal 25.13 Drug Enforcement Administration, and every pharmacist licensed by the board and practicing 25.14 within the state, shall register and maintain a user account with the prescription monitoring 25.15 program. Data submitted by a prescriber, pharmacist, or their delegate during the registration 25.16 application process, other than their name, license number, and license type, is classified 25.17 as private pursuant to section 13.02, subdivision 12. 25.18

(d) Notwithstanding paragraph (b), beginning January 1, 2021, a prescriber or an agent
or employee of the prescriber to whom the prescriber has delegated the task of accessing
the data, must access the data submitted under subdivision 4 to the extent the information
relates specifically to the patient:

(1) before the prescriber issues an initial prescription order for a Schedules II throughIV opiate controlled substance to the patient; and

(2) at least once every three months for patients receiving an opiate for treatment ofchronic pain or participating in medically assisted treatment for an opioid addiction.

25.27 (e) Paragraph (d) does not apply if:

25.28 (1) the patient is receiving palliative care, or hospice or other end-of-life care;

25.29 (2) the patient is being treated for pain due to cancer or the treatment of cancer;

(3) the prescription order is for a number of doses that is intended to last the patient fivedays or less and is not subject to a refill;

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26.1 (4) the prescriber and patient have a current or ongoing provider/patient relationship of
a duration longer than one year;

(5) the prescription order is issued within 14 days following surgery or three days
following oral surgery or follows the prescribing protocols established under the opioid
prescribing improvement program under section 256B.0638;

26.6 (6) the controlled substance is prescribed or administered to a patient who is admitted26.7 to an inpatient hospital;

(7) the controlled substance is lawfully administered by injection, ingestion, or any other
means to the patient by the prescriber, a pharmacist, or by the patient at the direction of a
prescriber and in the presence of the prescriber or pharmacist;

26.11 (8) due to a medical emergency, it is not possible for the prescriber to review the data26.12 before the prescriber issues the prescription order for the patient; or

26.13 (9) the prescriber is unable to access the data due to operational or other technological26.14 failure of the program so long as the prescriber reports the failure to the board.

(f) Only permissible users identified in paragraph (b), clauses (1), (2), (3), (4), (7), (8), 26.15 (10), and (11), may directly access the data electronically. No other permissible users may 26.16 directly access the data electronically. If the data is directly accessed electronically, the 26.17 permissible user shall implement and maintain a comprehensive information security program 26.18 that contains administrative, technical, and physical safeguards that are appropriate to the 26.19 user's size and complexity, and the sensitivity of the personal information obtained. The 26.20 permissible user shall identify reasonably foreseeable internal and external risks to the 26.21 security, confidentiality, and integrity of personal information that could result in the 26.22 unauthorized disclosure, misuse, or other compromise of the information and assess the 26.23 sufficiency of any safeguards in place to control the risks. 26.24

26.25 (g) The board shall not release data submitted under subdivision 4 unless it is provided
26.26 with evidence, satisfactory to the board, that the person requesting the information is entitled
26.27 to receive the data.

(h) The board shall maintain a log of all persons who access the data for a period of at
least three years and shall ensure that any permissible user complies with paragraph (c)
prior to attaining direct access to the data.

(i) Section 13.05, subdivision 6, shall apply to any contract the board enters into pursuant
to subdivision 2. A vendor shall not use data collected under this section for any purpose
not specified in this section.

(j) The board may participate in an interstate prescription monitoring program data
exchange system provided that permissible users in other states have access to the data only
as allowed under this section, and that section 13.05, subdivision 6, applies to any contract

or memorandum of understanding that the board enters into under this paragraph.
(k) With available appropriations, the commissioner of human services shall establish
and implement a system through which the Department of Human Services shall routinely
access the data for the purpose of determining whether any client enrolled in an opioid

27.8 treatment program licensed according to chapter 245A has been prescribed or dispensed a 27.9 controlled substance in addition to that administered or dispensed by the opioid treatment 27.10 program. When the commissioner determines there have been multiple prescribers or multiple 27.11 prescriptions of controlled substances, the commissioner shall:

(1) inform the medical director of the opioid treatment program only that the
commissioner determined the existence of multiple prescribers or multiple prescriptions of
controlled substances; and

(2) direct the medical director of the opioid treatment program to access the data directly,
review the effect of the multiple prescribers or multiple prescriptions, and document the
review.

If determined necessary, the commissioner of human services shall seek a federal waiver
of, or exception to, any applicable provision of Code of Federal Regulations, title 42, section
27.20 2.34, paragraph (c), prior to implementing this paragraph.

(1) The board shall review the data submitted under subdivision 4 on at least a quarterly
basis and shall establish criteria, in consultation with the advisory task force, for referring
information about a patient to prescribers and dispensers who prescribed or dispensed the
prescriptions in question if the criteria are met.

(m) The board shall conduct random audits, on at least a quarterly basis, of electronic 27.25 access by permissible users, as identified in paragraph (b), clauses (1), (2), (3), (4), (7), (8), 27.26 (10), and (11), to the data in subdivision 4, to ensure compliance with permissible use as 27.27 defined in this section. A permissible user whose account has been selected for a random 27.28 audit shall respond to an inquiry by the board, no later than 30 days after receipt of notice 27.29 that an audit is being conducted. Failure to respond may result in deactivation of access to 27.30 the electronic system and referral to the appropriate health licensing board, or the 27.31 commissioner of human services, for further action. The board shall report the results of 27.32 random audits to the chairs and ranking minority members of the legislative committees 27.33

with jurisdiction over health and human services policy and finance and government datapractices.

(n) A permissible user who has delegated the task of accessing the data in subdivision
4 to an agent or employee shall audit the use of the electronic system by delegated agents
or employees on at least a quarterly basis to ensure compliance with permissible use as
defined in this section. When a delegated agent or employee has been identified as
inappropriately accessing data, the permissible user must immediately remove access for
that individual and notify the board within seven days. The board shall notify all permissible
users associated with the delegated agent or employee of the alleged violation.

(o) A permissible user who delegates access to the data submitted under subdivision 4
to an agent or employee shall terminate that individual's access to the data within three
business days of the agent or employee leaving employment with the permissible user. The
board may conduct random audits to determine compliance with this requirement.

### 28.14 **EFFECTIVE DATE.** This section is effective January 1, 2025.

28.15 Sec. 5. Minnesota Statutes 2022, section 214.025, is amended to read:

# 28.16 **214.025 COUNCIL OF HEALTH BOARDS.**

The health-related licensing boards may establish a Council of Health Boards consisting of representatives of the health-related licensing boards and the Emergency Medical Services Regulatory Board. When reviewing legislation or legislative proposals relating to the regulation of health occupations, the council shall include the commissioner of health or a designee and the director of the Office of Emergency Medical Services or a designee.

# 28.22 **EFFECTIVE DATE.** This section is effective January 1, 2025.

28.23 Sec. 6. Minnesota Statutes 2022, section 214.04, subdivision 2a, is amended to read:

Subd. 2a. Performance of executive directors. The governor may request that a 28.24 health-related licensing board or the Emergency Medical Services Regulatory Board review 28.25 the performance of the board's executive director. Upon receipt of the request, the board 28.26 28.27 must respond by establishing a performance improvement plan or taking disciplinary or other corrective action, including dismissal. The board shall include the governor's 28.28 representative as a voting member of the board in the board's discussions and decisions 28.29 28.30 regarding the governor's request. The board shall report to the governor on action taken by the board, including an explanation if no action is deemed necessary. 28.31

# 28.32 **EFFECTIVE DATE.** This section is effective January 1, 2025.

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29.1 Sec. 7. Minnesota Statutes 2022, section 214.29, is amended to read:

# 29.2 **214.29 PROGRAM REQUIRED.**

29.3 Each health-related licensing board, including the Emergency Medical Services

29.4 **Regulatory Board under chapter 144E**, shall either conduct a health professionals service

29.5 program under sections 214.31 to 214.37 or contract for a diversion program under section
29.6 214.28.

29.7 **EFFECTIVE DATE.** This section is effective January 1, 2025.

29.8 Sec. 8. Minnesota Statutes 2022, section 214.31, is amended to read:

# 29.9 **214.31 AUTHORITY.**

Two or more of the health-related licensing boards listed in section 214.01, subdivision 29.10 2, may jointly conduct a health professionals services program to protect the public from 29.11 persons regulated by the boards who are unable to practice with reasonable skill and safety 29.12 by reason of illness, use of alcohol, drugs, chemicals, or any other materials, or as a result 29.13 of any mental, physical, or psychological condition. The program does not affect a board's 29.14 authority to discipline violations of a board's practice act. For purposes of sections 214.31 29.15 to 214.37, the emergency medical services regulatory board shall be included in the definition 29.16 of a health-related licensing board under chapter 144E. 29.17

29.18 **EFFECTIVE DATE.** This section is effective January 1, 2025.

29.19 Sec. 9. Minnesota Statutes 2022, section 214.355, is amended to read:

# 29.20 **214.355 GROUNDS FOR DISCIPLINARY ACTION.**

29.21 Each health-related licensing board<del>, including the Emergency Medical Services</del>

29.22 Regulatory Board under chapter 144E, shall consider it grounds for disciplinary action if a
29.23 regulated person violates the terms of the health professionals services program participation
29.24 agreement or leaves the program except upon fulfilling the terms for successful completion
29.25 of the program as set forth in the participation agreement.

29.26 **EFFECTIVE DATE.** This section is effective January 1, 2025.

#### APPENDIX Repealed Minnesota Statutes: S4835-1

#### 144E.001 DEFINITIONS.

Subd. 5. Board. "Board" means the Emergency Medical Services Regulatory Board.

### 144E.01 EMERGENCY MEDICAL SERVICES REGULATORY BOARD.

Subdivision 1. **Membership.** (a) The Emergency Medical Services Regulatory Board consists of the following members, all of whom must work in Minnesota, except for the person listed in clause (14):

(1) an emergency physician certified by the American Board of Emergency Physicians;

(2) a representative of Minnesota hospitals;

(3) a representative of fire chiefs;

(4) a full-time firefighter who serves as an emergency medical responder on or within a nontransporting or nonregistered agency and who is a member of a professional firefighter's union;

(5) a volunteer firefighter who serves as an emergency medical responder on or within a nontransporting or nonregistered agency;

(6) an attendant currently practicing on a licensed ambulance service who is a paramedic or an emergency medical technician;

(7) an ambulance director for a licensed ambulance service;

(8) a representative of sheriffs;

(9) a member of a community health board to represent community health services;

(10) two representatives of regional emergency medical services programs, one of whom must be from the metropolitan regional emergency medical services program;

(11) a registered nurse currently practicing in a hospital emergency department;

(12) a pediatrician, certified by the American Board of Pediatrics, with experience in emergency medical services;

(13) a family practice physician who is currently involved in emergency medical services;

(14) a public member who resides in Minnesota; and

(15) the commissioners of health and public safety or their designees.

(b) The governor shall appoint members under paragraph (a). Appointments under paragraph (a), clauses (1) to (9) and (11) to (13), are subject to the advice and consent of the senate. In making appointments under paragraph (a), clauses (1) to (9) and (11) to (13), the governor shall consider recommendations of the American College of Emergency Physicians, the Minnesota Hospital Association, the Minnesota and State Fire Chief's Association, the Minnesota Ambulance Association, the Minnesota Emergency Medical Services Association, the Minnesota State Sheriff's Association, the Association of Minnesota Counties, the Minnesota Nurses Association, and the Minnesota chapter of the Academy of Pediatrics.

(c) At least seven members appointed under paragraph (a) must reside outside of the seven-county metropolitan area, as defined in section 473.121.

Subd. 2. **Ex officio members.** The speaker of the house and the Committee on Rules and Administration of the senate shall appoint one representative and one senator to serve as ex officio, nonvoting members.

Subd. 3. **Chair.** The governor shall designate one of the members appointed under subdivision 1 as chair of the board.

Subd. 4. **Compensation; terms.** Membership terms, compensation, and removal of members appointed under subdivision 1, are governed by section 15.0575.

Subd. 5. **Staff.** The board shall appoint an executive director who shall serve in the unclassified service and may appoint other staff. The service of the executive director shall be subject to the terms described in section 214.04, subdivision 2a.

Subd. 6. Duties of board. (a) The Emergency Medical Services Regulatory Board shall:

#### APPENDIX Repealed Minnesota Statutes: S4835-1

(1) administer and enforce the provisions of this chapter and other duties as assigned to the board;

(2) advise applicants for state or federal emergency medical services funds, review and comment on such applications, and approve the use of such funds unless otherwise required by federal law;

(3) make recommendations to the legislature on improving the access, delivery, and effectiveness of the state's emergency medical services delivery system; and

(4) establish procedures for investigating, hearing, and resolving complaints against emergency medical services providers.

(b) The Emergency Medical Services Board may prepare an initial work plan, which may be updated biennially. The work plan may include provisions to:

(1) prepare an emergency medical services assessment which addresses issues affecting the statewide delivery system;

(2) establish a statewide public information and education system regarding emergency medical services;

(3) create, in conjunction with the Department of Public Safety, a statewide injury and trauma prevention program; and

(4) designate an annual emergency medical services personnel recognition day.

Subd. 7. **Conflict of interest.** No member of the Emergency Medical Services Board may participate or vote in board proceedings in which the member has a direct conflict of interest, financial or otherwise.

#### 144E.123 PREHOSPITAL CARE DATA.

Subd. 5. **Working group.** By October 1, 2011, the board must convene a working group composed of six members, three of which must be appointed by the board and three of which must be appointed by the Minnesota Ambulance Association, to redesign the board's policies related to collection of data from licenses. The issues to be considered include, but are not limited to, the following: user-friendly reporting requirements; data sets; improved accuracy of reported information; appropriate use of information gathered through the reporting system; and methods for minimizing the financial impact of data reporting on licenses, particularly for rural volunteer services. The working group must report its findings and recommendations to the board no later than July 1, 2012.

#### 144E.50 EMERGENCY MEDICAL SERVICES FUND.

Subd. 3. **Definition.** For purposes of this section, "board" means the Emergency Medical Services Regulatory Board.