# As Passed by the House

# 125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 85

Representatives Raussen, Raga, Wagner, McGregor, Kearns, Husted, Ujvagi, Allen, Schneider, Reinhard, Schlichter, Daniels, Barrett, Beatty, Brown, Carmichael, Chandler, Cirelli, Clancy, Collier, Domenick, Driehaus, C. Evans, Flowers, Gibbs, Harwood, Hughes, Jolivette, Miller, Niehaus, S. Patton, Perry, Price, Reidelbach, Schmidt, Seitz, Skindell, J. Stewart, Taylor, Williams, Woodard

# A BILL

То	amend sections 307.051, 307.055, 505.37, 505.375,	1
	505.72, 4503.49, 4513.263, 4766.01, 4766.02,	2
	4766.03, 4766.04, 4766.05, 4766.06, 4766.07,	3
	4766.08, 4766.09, 4766.10, 4766.11, 4766.12,	4
	4766.13, and 5503.12 and to enact sections	5
	4766.15, 4766.17, and 4766.20 of the Revised Code	б
	to authorize the Ohio Ambulance Licensing Board to	7
	license medical service organizations that operate	8
	ambulette vehicles for the transportation of	9
	persons who require the use of a wheelchair and	10
	air medical service organizations that operate air	11
	medical transportation, to add four members to the	12
	Board, to rename the Board the Ohio Medical	13
	Transportation Board, and to amend the version of	14
	section 4513.263 of the Revised Code that is	15
	scheduled to take effect January 1, 2004, to	16
	continue the provisions of this act on and after	17
	that effective date.	18

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 307.051, 307.055, 505.37, 505.375,19505.72, 4503.49, 4513.263, 4766.01, 4766.02, 4766.03, 4766.04,204766.05, 4766.06, 4766.07, 4766.08, 4766.09, 4766.10, 4766.11,214766.12, 4766.13, and 5503.12 be amended and sections 4766.15,224766.17, and 4766.20 of the Revised Code be enacted to read as23follows:24

sec. 307.051. As used in this section, "emergency medical 25
service organization" has the same meaning as in section 4766.01 26
of the Revised Code. 27

A board of county commissioners, by adoption of an 28 appropriate resolution, may choose to have the Ohio ambulance 29 licensing medical transportation board license any emergency 30 medical service organization it operates. If a board adopts such a 31 resolution, Chapter 4766. of the Revised Code, except for sections 32 4766.06 and 4766.99 of the Revised Code, applies to the county 33 emergency medical service organization. All rules adopted under 34 the applicable sections of that chapter also apply to the 35 organization. A board, by adoption of an appropriate resolution, 36 may remove its emergency medical service organization from the 37 jurisdiction of the Ohio ambulance licensing medical 38 transportation board. 39

sec. 307.055. (A) Subject to the terms and conditions of the 40
joint resolution creating it, each joint emergency medical 41
services district may furnish ambulance services and emergency 42
medical services by one of the following methods: 43

(1) By operating an emergency medical service organization asdefined in section 4765.01 of the Revised Code;45

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(2) By contracting for the operation of one or more 46 facilities pursuant to division (C) or (D) of this section; 47

(3) By providing necessary services and equipment to the 48 district either directly or under a contract entered into pursuant 49 to division (B) of this section; 50

(4) By providing service through any combination of methods 51 described in divisions (A)(1) to (3) of this section. 52

(B) In order to obtain ambulance service, to obtain 53 additional ambulance service in times of emergency, or to obtain 54 emergency medical services, a joint emergency medical services 55 district may enter into a contract, for a period not to exceed 56 three years, with one or more counties, townships, municipal 57 corporations, joint fire districts, other governmental units that 58 provide ambulance service or emergency medical services, nonprofit 59 corporations, or private ambulance owners, regardless of whether 60 the entities contracted with are located within or outside this 61 state, upon such terms as are agreed to, to furnish or receive 62 ambulance services or the interchange of ambulance services or 63 emergency medical services within the several territories of the 64 contracting subdivisions, if the contract is first authorized by 65 all boards of trustees and legislative authorities in the 66 territories to be served. 67

Such a contract may provide for a fixed annual charge to be 68 paid at the times agreed upon and stipulated in the contract; or 69 for compensation based on a stipulated price for each run, call, 70 or emergency or based on the elapsed time of service required for 71 each run, call, or emergency, or based on any combination of 72 these.

Expenditures of a district for ambulance service or emergency 74 medical service, whether pursuant to contract or otherwise, are 75 lawful expenditures, regardless of whether the district or the 76

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of the service.

or by the contractor.

77 party with which it contracts charges an additional fee to users 78 (C) The board of trustees may enter into a contract with any 79 person, municipal corporation, township, or other political 80 subdivision, and any political subdivision may contract with the 81 board, for the operation and maintenance of emergency medical 82 services facilities regardless of whether the facilities used are 83 owned or leased by the district, by another political subdivision, 84 85 (D) The district may purchase, lease, and maintain all 86 materials, buildings, land, and equipment, including vehicles, the 87 board considers necessary for the district. 88 When the board finds, by resolution, that the district has 89 personal property that is not needed for public use, or is 90 obsolete or unfit for the use for which it was acquired, the board 91 may dispose of the property in the same manner as provided in 92

section 307.12 of the Revised Code.

(E) Any contract entered into by a joint emergency medical 94 services district shall conform to the same bidding requirements 95 that apply to county contracts under sections 307.86 to 307.92 of 96 the Revised Code. 97

(F) A county participating in a joint district may contribute 98 any of its rights or interests in real or personal property, 99 including money, and may contribute services to the district. Any 100 such contributions shall be made by a written agreement between 101 the contributing county and the district, specifying the 102 contribution as well as the rights of the participating counties 103 in the contributed property. Written agreements shall also be 104 prepared specifying the rights of participating counties in 105 property acquired by the district other than by contribution of a 106 participating county. Written agreements required by this division 107

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may be amended only by written agreement of all parties to the 108 original agreement. 109

(G) A district's board of trustees, by adoption of an 110 appropriate resolution, may choose to have the Ohio ambulance 111 licensing medical transportation board license any emergency 112 medical service organization the district operates. If a board 113 adopts such a resolution, Chapter 4766. of the Revised Code, 114 except for sections 4766.06 and 4766.99 of the Revised Code, 115 applies to the district emergency medical service organization. 116 All rules adopted under the applicable sections of that chapter 117 also apply to the organization. A board, by adoption of an 118 appropriate resolution, may remove the district emergency medical 119 service organization from the jurisdiction of the Ohio ambulance 120 licensing medical transportation board. 121

Sec. 505.37. (A) The board of township trustees may establish 122 all necessary rules to guard against the occurrence of fires and 123 to protect the property and lives of the citizens against damage 124 and accidents, and may, with the approval of the specifications by 125 the prosecuting attorney or, if the township has adopted limited 126 home rule government under chapter Chapter 5047. of the Revised 127 Code, with the approval of the specifications by the township's 128 law director, purchase or otherwise provide any fire apparatus, 129 mechanical resuscitators, or other equipment, appliances, 130 materials, fire hydrants, and water supply for fire-fighting 131 purposes that seems advisable to the board. The board shall 132 provide for the care and maintenance of fire equipment, and, for 133 these purposes, may purchase, lease, or construct and maintain 134 necessary buildings, and it may establish and maintain lines of 135 fire-alarm communications within the limits of the township. The 136 board may employ one or more persons to maintain and operate 137 fire-fighting equipment, or it may enter into an agreement with a 138 volunteer fire company for the use and operation of fire-fighting 139

equipment. The board may compensate the members of a volunteer 140 fire company on any basis and in any amount that it considers 141 equitable. 142

(B) The boards of township trustees of any two or more 143 townships, or the legislative authorities of any two or more 144 political subdivisions, or any combination thereof, may, through 145 joint action, unite in the joint purchase, maintenance, use, and 146 operation of fire-fighting equipment, or for any other purpose 147 designated in sections 505.37 to 505.42 of the Revised Code, and 148 may prorate the expense of the joint action on any terms that are 149 mutually agreed upon. 150

(C) The board of township trustees of any township may, by 151 resolution, whenever it is expedient and necessary to quard 152 against the occurrence of fires or to protect the property and 153 lives of the citizens against damages resulting from their 154 occurrence, create a fire district of any portions of the township 155 that it considers necessary. The board may purchase or otherwise 156 provide any fire apparatus, appliances, materials, fire hydrants, 157 and water supply for fire-fighting purposes, or may contract for 158 the fire protection for the fire district as provided in section 159 9.60 of the Revised Code. The fire district so created shall be 160 given a separate name by which it shall be known. 161

Additional unincorporated territory of the township may be 162 added to a fire district upon the board's adoption of a resolution 163 authorizing the addition. A municipal corporation that is within 164 or adjoining the township may be added to a fire district upon the 165 board's adoption of a resolution authorizing the addition and the 166 municipal legislative authority's adoption of a resolution or 167 ordinance requesting the addition of the municipal corporation to 168 the fire district. 169

If the township fire district imposes a tax, additional 170

unincorporated territory of the township or a municipal 171 corporation that is within or adjoining the township shall become 172 part of the fire district only after all of the following have 173 occurred: 174 (1) Adoption by the board of township trustees of a 175 resolution approving the expansion of the territorial limits of 176 the district and, if the resolution proposes to add a municipal 177 corporation, adoption by the municipal legislative authority of a 178 resolution or ordinance requesting the addition of the municipal 179 corporation to the district; 180 (2) Adoption by the board of township trustees of a 181 resolution recommending the extension of the tax to the additional 182 territory; 183 (3) Approval of the tax by the electors of the territory 184 proposed for addition to the district. 185 Each resolution of the board adopted under division (C)(2) of 186 this section shall state the name of the fire district, a 187 description of the territory to be added, and the rate and 188 termination date of the tax, which shall be the rate and 189 termination date of the tax currently in effect in the fire 190 district. 191 The board of trustees shall certify each resolution adopted 192 under division (C)(2) of this section to the board of elections in 193 accordance with section 5705.19 of the Revised Code. The election 194 required under division (C)(3) of this section shall be held, 195 canvassed, and certified in the manner provided for the submission 196 of tax levies under section 5705.25 of the Revised Code, except 197 that the question appearing on the ballot shall read: 198 "Shall the territory within ..... 199 (description of the proposed territory to be added) be added to 200

..... (name) fire district, and a property tax 201

at a rate of taxation not exceeding ..... (here insert tax rate)202be in effect for ...... (here insert the number of years the203tax is to be in effect or "a continuing period of time," as204applicable)?"205

If the question is approved by at least a majority of the 206 electors voting on it, the joinder shall be effective as of the 207 first day of July of the year following approval, and on that 208 date, the township fire district tax shall be extended to the 209 taxable property within the territory that has been added. If the 210 territory that has been added is a municipal corporation and if it 211 had adopted a tax levy for fire purposes, the levy is terminated 212 on the effective date of the joinder. 213

Any municipal corporation may withdraw from a township fire 214 district created under division (C) of this section by the 215 adoption by the municipal legislative authority of a resolution or 216 ordinance ordering withdrawal. On the first day of July of the 217 year following the adoption of the resolution or ordinance of 218 withdrawal, the municipal corporation withdrawing ceases to be a 219 part of the district, and the power of the fire district to levy a 220 tax upon taxable property in the withdrawing municipal corporation 221 terminates, except that the fire district shall continue to levy 222 and collect taxes for the payment of indebtedness within the 223 territory of the fire district as it was composed at the time the 224 indebtedness was incurred. 225

Upon the withdrawal of any municipal corporation from a 226 township fire district created under division (C) of this section, 227 the county auditor shall ascertain, apportion, and order a 228 division of the funds on hand, moneys and taxes in the process of 229 collection except for taxes levied for the payment of 230 indebtedness, credits, and real and personal property, either in 231 money or in kind, on the basis of the valuation of the respective 232 tax duplicates of the withdrawing municipal corporation and the 233 remaining territory of the fire district.

A board of township trustees may remove unincorporated 235 territory of the township from the fire district upon the adoption 236 of a resolution authorizing the removal. On the first day of July 237 of the year following the adoption of the resolution, the 238 unincorporated township territory described in the resolution 239 ceases to be a part of the district, and the power of the fire 240 district to levy a tax upon taxable property in that territory 241 terminates, except that the fire district shall continue to levy 242 and collect taxes for the payment of indebtedness within the 243 territory of the fire district as it was composed at the time the 244 indebtedness was incurred. 245

(D) The board of township trustees of any township, the board 246 of fire district trustees of a fire district created under section 247 505.371 of the Revised Code, or the legislative authority of any 248 municipal corporation may purchase the necessary fire-fighting 249 equipment, buildings, and sites for the township, fire district, 250 or municipal corporation and issue securities for that purpose 251 with maximum maturities as provided in section 133.20 of the 252 Revised Code. The board of township trustees, board of fire 253 district trustees, or legislative authority may also construct any 254 buildings necessary to house fire-fighting equipment and issue 255 securities for that purpose with maximum maturities as provided in 256 section 133.20 of the Revised Code. The board of township 257 trustees, board of fire district trustees, or legislative 258 authority may issue the securities of the township, fire district, 259 or municipal corporation, signed by the board or designated 260 officer of the municipal corporation and attested by the signature 261 of the township, fire district, or municipal clerk, covering any 262 deferred payments and payable at the times provided, which 263 securities shall bear interest not to exceed the rate determined 264 as provided in section 9.95 of the Revised Code, and shall not be 265

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subject to Chapter 133. of the Revised Code. The legislation266authorizing the issuance of the securities shall provide for267levying and collecting annually by taxation, amounts sufficient to268pay the interest on and principal of the securities. The269securities shall be offered for sale on the open market or given270to the vendor or contractor if no sale is made.271

(E) A board of township trustees of any township or a board 272 of fire district trustees of a fire district created under section 273 505.371 of the Revised Code may purchase a policy or policies of 274 liability insurance for the officers, employees, and appointees of 275 the fire department, fire district, or joint fire district 276 277 governed by the board that includes personal injury liability coverage as to the civil liability of those officers, employees, 278 and appointees for false arrest, detention, or imprisonment, 279 malicious prosecution, libel, slander, defamation or other 280 violation of the right of privacy, wrongful entry or eviction, or 281 other invasion of the right of private occupancy, arising out of 282 the performance of their duties. 283

When a board of township trustees cannot, by deed of gift or 284 by purchase and upon terms it considers reasonable, procure land 285 for a township fire station that is needed in order to respond in 286 reasonable time to a fire or medical emergency, the board may 287 appropriate land for that purpose under sections 163.01 to 163.22 288 of the Revised Code. If it is necessary to acquire additional 289 adjacent land for enlarging or improving the fire station, the 290 board may purchase, appropriate, or accept a deed of gift for the 291 land for these purposes. 292

(F) As used in this division, "emergency medical service 293organization" has the same meaning as in section 4766.01 of the 294Revised Code. 295

A board of township trustees, by adoption of an appropriate 296 resolution, may choose to have the Ohio ambulance licensing 297 medical transportation board license any emergency medical service 298 it operates. If the board adopts such a resolution, Chapter 4766. 299 of the Revised Code, except for sections 4766.06 and 4766.99 of 300 the Revised Code, applies to the organization. All rules adopted 301 under the applicable sections of that chapter also apply to the 302 organization. A board of township trustees, by adoption of an 303 appropriate resolution, may remove its emergency medical service 304 organization from the jurisdiction of the Ohio ambulance licensing 305 medical transportation board. 306

Sec. 505.375. (A) The board of a joint ambulance district 307 created under section 505.71 of the Revised Code and the board of 308 a joint fire district created under section 505.371 of the Revised 309 Code may negotiate in accordance with this section to combine 310 their two joint districts into a single district, called a fire 311 and ambulance district, for the delivery of both fire and 312 ambulance services, if the geographic area covered by the 313 combining joint districts is exactly the same. Both boards shall 314 adopt a joint resolution ratifying the agreement and setting a 315 date on which the fire and ambulance district shall come into 316 317 being. On that date, the joint fire district and the joint ambulance district shall cease to exist, and the power of each to 318 levy a tax upon taxable property shall terminate, except that any 319 levy of a tax for the payment of indebtedness within the territory 320 of the joint fire or joint ambulance district as it was composed 321 at the time the indebtedness was incurred shall continue to be 322 collected by the successor fire and ambulance district if the 323 indebtedness remains unpaid. 324

All funds and other property of the joint districts that 325 combined into the fire and ambulance district shall become the 326 property of the fire and ambulance district, unless otherwise 327 provided in the negotiated agreement. The agreement shall provide 328 for the settlement of all debts and obligations of the joint 329

(B) The governing body of the fire and ambulance district 331 shall be a board of trustees of at least three but no more than 332 nine members, appointed as provided in the agreement creating the 333 district. Members of the board of trustees may be compensated at a 334 rate not to exceed thirty dollars per meeting for not more than 335 fifteen meetings per year, and may be reimbursed for all necessary 336 expenses incurred, as provided in the agreement creating the 337 district. 338

The board shall employ a clerk and other employees as it 339 considers best, including a fire chief or fire prevention 340 officers, and shall fix their compensation. Neither this section 341 nor any other section of the Revised Code requires, or shall be 342 construed to require, that the fire chief of a fire and ambulance 343 district be a resident of the district. 344

Before entering upon the duties of office, the clerk shall 345 execute a bond, in the amount and with surety to be approved by 346 the board, payable to the state, conditioned for the faithful 347 performance of all of the clerk's official duties. The clerk shall 348 deposit the bond with the presiding officer of the board, who 349 shall file a copy of it, certified by the presiding officer, with 350 the county auditor of the county containing the most territory in 351 the district. 352

The board shall also provide for the appointment of a fiscal 353 officer for the district. The board may also enter into agreements 354 with volunteer fire companies for the use and operation of 355 fire-fighting equipment. Volunteer firefighters acting under such 356 an agreement are subject to the requirements for volunteer 357 firefighters set forth in division (A) of section 505.38 of the 358 Revised Code. 359

Employees of the district shall not be removed from office 360

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except as provided by sections 733.35 to 733.39 of the Revised 361 Code, except that, to initiate removal proceedings, the board 362 shall designate a private citizen or, if the employee is employed 363 as a firefighter, the board may designate the fire chief, to 364 investigate, conduct the proceedings, and prepare the necessary 365 charges in conformity with sections 733.35 to 733.39 of the 366 Revised Code, and except that the board shall perform the 367 functions and duties specified for the municipal legislative 368 authority under those sections. The board may pay reasonable 369 compensation to any private citizen hired for services rendered in 370 the matter. 371

No person shall be appointed as a permanent full-time paid 372 member of the district whose duties include fire fighting, or be 373 appointed as a volunteer firefighter, unless that person has 374 received a certificate issued under former section 3303.07 or 375 section 4765.55 of the Revised Code evidencing satisfactory 376 completion of a firefighter training program. The board may send 377 its officers and firefighters to schools of instruction designed 378 to promote the efficiency of firefighters and, if authorized in 379 advance, may pay their necessary expenses from the funds used for 380 the maintenance and operation of the district. 381

The board may choose, by adoption of an appropriate 382 resolution, to have the Ohio ambulance licensing medical 383 transportation board license any emergency medical service 384 organization it operates. If the board adopts such a resolution, 385 Chapter 4766. of the Revised Code, except for sections 4766.06 and 386 4766.99 of the Revised Code, applies to the organization. All 387 rules adopted under the applicable sections of that chapter also 388 apply to the organization. The board may likewise, by resolution, 389 remove its emergency medical service organization from the 390 jurisdiction of the Ohio ambulance licensing medical 391 transportation board. 392 (C) The board may exercise the following powers: 393

(1) Purchase or otherwise provide any fire apparatus,
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 mechanical resuscitators, or other fire or ambulance equipment,
 appliances, or materials; fire hydrants; and water supply for
 fire-fighting purposes that seems advisable to the board;
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(2) Provide for the care and maintenance of equipment and,
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for that purpose, purchase, lease, or construct and maintain
and maintain</li

(3) Establish and maintain lines of fire-alarm communications401within the limits of the district;402

(4) Appropriate land for a fire station or medical emergency
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 unit needed in order to respond in reasonable time to a fire or
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 medical emergency, in accordance with Chapter 163. of the Revised
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 Code;
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(5) Purchase, appropriate, or accept a deed or gift of land407to enlarge or improve a fire station or medical emergency unit;408

(6) Purchase, lease, maintain, and use all materials,
equipment, vehicles, buildings, and land necessary to perform its
duties;
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(7) Contract for a period not to exceed three years with one 412 or more townships, municipal corporations, counties, joint fire 413 districts, governmental agencies, nonprofit corporations, or 414 private ambulance owners located either within or outside the 415 state, to furnish or receive ambulance services or emergency 416 medical services within the several territories of the contracting 417 parties, if the contract is first authorized by all boards of 418 trustees and legislative authorities concerned; 419

(8) Establish reasonable charges for the use of ambulance or
emergency medical services under the same conditions under which a
board of fire district trustees may establish those charges under
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section 505.371 of the Revised Code;

(9) Establish all necessary rules to guard against the
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occurrence of fires and to protect property and lives against
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damage and accidents;
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(10) Adopt a standard code pertaining to fire, fire hazards, 427 and fire prevention prepared and promulgated by the state or by a 428 public or private organization that publishes a model or standard 429 code; 430

(11) Provide for charges for false alarms at commercial
establishments in the same manner as joint fire districts are
authorized to do under section 505.391 of the Revised Code;
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(12) Issue bonds and other evidences of indebtedness, subject 434 to Chapter 133. of the Revised Code, but only after approval by a 435 vote of the electors of the district as provided by section 133.18 436 of the Revised Code; 437

(13) To provide the services and equipment it considers
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necessary, levy a sufficient tax, subject to Chapter 5705. of the
Revised Code, on all the taxable property in the district.
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(D) Any municipal corporation or township may join an 441 existing fire and ambulance district by its legislative 442 authority's adoption of a resolution requesting the membership and 443 upon approval of the board of the district. Any municipal 444 corporation or township may withdraw from a district by its 445 legislative authority's adoption of a resolution ordering 446 withdrawal. Upon its withdrawal, the municipal corporation or 447 township ceases to be a part of the district, and the district's 448 power to levy a tax on taxable property in the withdrawing 449 township or municipal corporation terminates, except that the 450 district shall continue to levy and collect taxes for the payment 451 of indebtedness within the territory of the district as it was 452 composed at the time the indebtedness was incurred. 453

Upon the withdrawal of any township or municipal corporation 454 from a district, the county auditor of the county containing the 455 most territory in the district shall ascertain, apportion, and 456 order a division of the funds on hand, including funds in the 457 ambulance and emergency medical services fund, moneys and taxes in 458 the process of collection, except for taxes levied for the payment 459 of indebtedness, credits, and real and personal property on the 460 basis of the valuation of the respective tax duplicates of the 461 withdrawing municipal corporation or township and the remaining 462 territory of the district. 463

(E) As used in this section:

(1) "Governmental agency" includes all departments, boards, 465
offices, commissions, agencies, colleges, universities, 466
institutions, and other instrumentalities of this or another 467
state. 468

(2) "Emergency medical service organization" has the samemeaning as in section 4766.01 of the Revised Code.470

Sec. 505.72. (A) The board of trustees of a joint ambulance 471 district shall provide for the employment of such employees as it 472 considers best, and shall fix their compensation. Such employees 473 shall continue in office until removed as provided by sections 474 733.35 to 733.39 of the Revised Code. To initiate removal 475 proceedings, and for such purpose, the board shall designate a 476 private citizen to investigate the conduct and prepare the 477 necessary charges in conformity with sections 733.35 to 733.39 of 478 the Revised Code. The board may pay reasonable compensation to 479 such person for the person's services. 480

In case of the removal of an employee of the district, an 481 appeal may be had from the decision of the board to the court of 482 common pleas of the county in which such district, or part of it, 483

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is situated, to determine the sufficiency of the cause of removal. 484
Such appeal from the findings of the board shall be taken within 485
ten days. 486

(B) As used in this division, "emergency medical service
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 organization" has the same meaning as in section 4765.01 of the
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 Revised Code.
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(1) In order to obtain the services of ambulance service 490 organizations, to obtain additional services from ambulance 491 service organizations in times of emergency, or to obtain the 492 services of emergency medical service organizations, a district 493 may enter into a contract, for a period not to exceed three years, 494 with one or more townships, municipal corporations, joint fire 495 districts, nonprofit corporations, any other governmental unit 496 that provides ambulance services or emergency medical services, or 497 with private ambulance owners, regardless of whether such 498 townships, municipal corporations, joint fire districts, nonprofit 499 corporations, governmental unit, or private ambulance owners are 500 located within or without this state, upon such terms as are 501 agreed to, to furnish or receive services from ambulance or 502 503 emergency medical service organizations or the interchange of services from ambulance or emergency medical service organizations 504 within the several territories of the contracting subdivisions, if 505 such contract is first authorized by all boards of trustees and 506 legislative authorities concerned. 507

The contract may provide for a fixed annual charge to be paid 508 at the times agreed upon and stipulated in the contract, or for 509 compensation based upon a stipulated price for each run, call, or 510 emergency, or the elapsed time of service required in such run, 511 call, or emergency, or any combination thereof. 512

(2) Expenditures of a district for the services of ambulance
 service organizations or emergency medical service organizations,
 whether pursuant to contract or otherwise, are lawful
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expenditures, regardless of whether the district or the party with 516 which it contracts charges additional fees to users of the 517 services. 518 (3) A district's board of trustees, by adoption of an 519 appropriate resolution, may choose to have the Ohio ambulance 520 licensing medical transportation board license any emergency 521 medical service organization the district operates. If a board 522 adopts such a resolution, Chapter 4766. of the Revised Code, 523 except for sections 4766.06 and 4766.99 of the Revised Code, 524 applies to the district emergency medical service organization. 525 All rules adopted under the applicable sections of that chapter 526 also apply to the organization. A board, by adoption of an 527 appropriate resolution, may remove the district emergency medical 528 service organization from the jurisdiction of the Ohio ambulance 529 licensing medical transportation board. 530

(C) Ambulance services or emergency medical services rendered 531 for a joint ambulance district under this section and section 532 505.71 of the Revised Code shall be deemed services of the 533 district. These sections do not authorize suits against a district 534 or any township or municipal corporation providing or receiving, 535 or contracting to provide or receive, such services under these 536 sections for damages for injury or loss to persons or property or 537 for wrongful death caused by persons providing such services. 538

Sec. 4503.49. (A) As used in this section, "ambulance,"539"ambulette,""emergency medical service organization," "medical540service organization,"and "nontransport vehicle" have the same541meanings as in section 4766.01 of the Revised Code.542

(B) Each private emergency medical service organization and
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 medical service organization shall apply to the registrar of motor
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 vehicles for the registration of any ambulance, ambulette, or
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 nontransport vehicle it owns or leases. The application shall be
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accompanied by a copy of the certificate of licensure issued to 547 the organization by the Ohio ambulance licensing medical 548 transportation board and the following fees: 549 (1) The regular license tax as prescribed under section 550 4503.04 of the Revised Code; 551 (2) Any local license tax levied under Chapter 4504. of the 552 Revised Code; 553 (3) An additional fee of seven dollars and fifty cents. The 554 additional fee shall be for the purpose of compensating the bureau 555 of motor vehicles for additional services required to be performed 556 under this section and shall be transmitted by the registrar to 557 the treasurer of state for deposit in the state bureau of motor 558 vehicles fund created by section 4501.25 of the Revised Code. 559 (C) On receipt of a complete application, the registrar shall 560

issue to the applicant the appropriate certificate of registration 561 for the vehicle and do one of the following: 562

(1) Issue a set of license plates with a validation sticker
and a set of stickers to be attached to the plates as an
identification of the vehicle's classification as an ambulance,
ambulette, or nontransport vehicle;

(2) Issue a validation sticker alone when so required by 567section 4503.191 of the Revised Code. 568

sec. 4513.263. (A) As used in this section and in section 569
4513.99 of the Revised Code: 570

(1) "Automobile" means any commercial tractor, passenger car, 571
commercial car, or truck that is required to be factory-equipped 572
with an occupant restraining device for the operator or any 573
passenger by regulations adopted by the United States secretary of 574
transportation pursuant to the "National Traffic and Motor Vehicle 575
Safety Act of 1966," 80 Stat. 719, 15 U.S.C.A. 1392. 576

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(2) "Occupant restraining device" means a seat safety belt,
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shoulder belt, harness, or other safety device for restraining a
person who is an operator of or passenger in an automobile and
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that satisfies the minimum federal vehicle safety standards
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established by the United States department of transportation.
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(3) "Passenger" means any person in an automobile, other than
 its operator, who is occupying a seating position for which an
 occupant restraining device is provided.

(4) "Commercial tractor," "passenger car," and "commercial 585
car" have the same meanings as in section 4501.01 of the Revised 586
Code. 587

(5) "Vehicle" and "motor vehicle," as used in the definitions
of the terms set forth in division (A)(4) of this section, have
the same meanings as in section 4511.01 of the Revised Code.
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(B) No person shall do any of the following:

(1) Operate an automobile on any street or highway unless 592 that person is wearing all of the available elements of a properly 593 adjusted occupant restraining device, or operate a school bus that 594 has an occupant restraining device installed for use in its 595 operator's seat unless that person is wearing all of the available 596 elements of the device, as properly adjusted; 597

(2) Operate an automobile on any street or highway unless
each passenger in the automobile who is subject to the requirement
set forth in division (B)(3) of this section is wearing all of the
available elements of a properly adjusted occupant restraining
device;

(3) Occupy, as a passenger, a seating position on the front
seat of an automobile being operated on any street or highway
unless that person is wearing all of the available elements of a
properly adjusted occupant restraining device;

(4) Operate a taxicab on any street or highway unless all
 factory-equipped occupant restraining devices in the taxicab are
 maintained in usable form.

(C) Division (B)(3) of this section does not apply to a 610 person who is required by section 4511.81 of the Revised Code to 611 be secured in a child restraint device. Division (B)(1) of this 612 section does not apply to a person who is an employee of the 613 United States postal service or of a newspaper home delivery 614 service, during any period in which the person is engaged in the 615 operation of an automobile to deliver mail or newspapers to 616 addressees. Divisions (B)(1) and (3) of this section do not apply 617 to a person who has an affidavit signed by a physician licensed to 618 practice in this state under Chapter 4731. of the Revised Code or 619 a chiropractor licensed to practice in this state under Chapter 620 4734. of the Revised Code that states that the person has a 621 physical impairment that makes use of an occupant restraining 622 device impossible or impractical. 623

(D) Notwithstanding any provision of law to the contrary, no 624 law enforcement officer shall cause an operator of an automobile 625 being operated on any street or highway to stop the automobile for 626 the sole purpose of determining whether a violation of division 627 (B) of this section has been or is being committed or for the sole 628 purpose of issuing a ticket, citation, or summons for a violation 629 of that nature or causing the arrest of or commencing a 630 prosecution of a person for a violation of that nature, and no law 631 enforcement officer shall view the interior or visually inspect 632 any automobile being operated on any street or highway for the 633 sole purpose of determining whether a violation of that nature has 634 been or is being committed. 635

(E) All fines collected for violations of division (B) of
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 this section, or for violations of any ordinance or resolution of
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 a political subdivision that is substantively comparable to that
 638

division, shall be forwarded to the treasurer of state for deposit 639
as follows:
 (1) Eight per cent shall be deposited into the seat belt 641
education fund, which is hereby created in the state treasury, and 642
shall be used by the department of public safety to establish a 643
seat belt education program. 644

(2) Eight per cent shall be deposited into the elementary
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school program fund, which is hereby created in the state
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treasury, and shall be used by the department of public safety to
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establish and administer elementary school programs that encourage
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seat safety belt use.

(3) Two per cent shall be deposited into the Ohio ambulance
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licensing medical transportation trust fund created by section
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4766.05 of the Revised Code.
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(4) Twenty-eight per cent shall be deposited into the trauma
and emergency medical services fund, which is hereby created in
the state treasury, and shall be used by the department of public
safety for the administration of the division of emergency medical
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services and the state board of emergency medical services.

(5) Fifty-four per cent shall be deposited into the trauma
and emergency medical services grants fund, which is hereby
created in the state treasury, and shall be used by the state
board of emergency medical services to make grants, in accordance
with section 4765.07 of the Revised Code and rules the board
adopts under section 4765.11 of the Revised Code.

(F)(1) Subject to division (F)(2) of this section, the 664 failure of a person to wear all of the available elements of a 665 properly adjusted occupant restraining device or to ensure that 666 each passenger of an automobile being operated by the person is 667 wearing all of the available elements of such a device, in 668 violation of division (B) of this section, shall not be considered 669 or used as evidence of negligence or contributory negligence, 670 shall not diminish recovery for damages in any civil action 671 involving the person arising from the ownership, maintenance, or 672 operation of an automobile; shall not be used as a basis for a 673 criminal prosecution of the person other than a prosecution for a 674 violation of this section; and shall not be admissible as evidence 675 in any civil or criminal action involving the person other than a 676 prosecution for a violation of this section. 677

(2) If, at the time of an accident involving a passenger car 678 equipped with occupant restraining devices, any occupant of the 679 passenger car who sustained injury or death was not wearing an 680 available occupant restraining device, was not wearing all of the 681 available elements of such a device, or was not wearing such a 682 device as properly adjusted, then, consistent with the Rules of 683 Evidence, the fact that the occupant was not wearing the available 684 occupant restraining device, was not wearing all of the available 685 elements of such a device, or was not wearing such a device as 686 properly adjusted is admissible in evidence in relation to any 687 claim for relief in a tort action to the extent that the claim for 688 relief satisfies all of the following: 689

(a) It seeks to recover damages for injury or death to the690occupant.691

(b) The defendant in question is the manufacturer, designer, 692distributor, or seller of the passenger car. 693

(c) The claim for relief against the defendant in question is
that the injury or death sustained by the occupant was enhanced or
aggravated by some design defect in the passenger car or that the
passenger car was not crashworthy.

(3) As used in division (F)(2) of this section, "tort action"
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means a civil action for damages for injury, death, or loss to
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person or property. "Tort action" includes a product liability
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claim that is subject to sections 2307.71 to 2307.80 of the 701 Revised Code, but does not include a civil action for damages for 702 a breach of a contract or another agreement between persons. 703 Sec. 4766.01. As used in this chapter: 704 (A) "Advanced life support" means treatment described in 705 section 4765.39 of the Revised Code that a paramedic is certified 706 to perform. 707 (B) "Air medical service organization" means a person or 708 government entity that provides air medical transportation to the 709 public. 710 (C) "Air medical transportation" is the use of a rotorcraft 711 air ambulance or fixed wing air ambulance to provide 712 transportation and advanced life support to seriously ill, 713 injured, wounded, or otherwise incapacitated or helpless 714 individuals who require use of a stretcher from airport to airport 715 or from an emergency scene to a hospital or other medical care 716 <u>setting.</u> 717 (D) "Ambulance" means any motor vehicle that is specifically 718 designed, constructed, or modified and equipped and is intended to 719 be used for the to provide basic life support, intermediate life 720 support, advanced life support, or mobile intensive care unit 721 services and transportation upon the streets or highways of this 722 state of persons who are seriously ill, injured, wounded, or 723 otherwise incapacitated or helpless. "Ambulance" does not include 724 air medical transportation or a vehicle designed and used solely 725 for the transportation of nonstretcher-bound persons, whether 726 hospitalized or handicapped or whether ambulatory or confined to a 727 wheelchair. 728

(C) (E) "Ambulette" means a motor vehicle that is specifically 729 designed, constructed, or modified and equipped and is intended to 730

be used for transportation upon the streets or highways of this	731
state of persons who require use of a wheelchair.	732
(F) "Basic life support" means treatment described in section	733
4765.37 of the Revised Code that an EMT-basic is certified to	734
perform.	735
(D)(G) "Disaster situation" means any condition or situation	736
described by rule of the Ohio ambulance licensing medical	737
transportation board as a mass casualty, major emergency, natural	738
disaster, or national emergency.	739
(E)(H) "Emergency medical service organization" means an	740
organization that uses EMTs-basic, EMTs-I, or paramedics, or a	741
combination thereof, to provide medical care to victims of illness	742
or injury. An emergency medical service organization includes, but	743
is not limited to, a commercial ambulance service organization, a	744
hospital, and a funeral home.	745
<del>(F)<u>(</u>])</del> "EMT-basic," "EMT-I," and "paramedic" have the same	746
meanings as in section 4765.01 of the Revised Code.	747
(G)(J) "Fixed wing air ambulance" means a fixed wing aircraft	748
operated as a means of air medical transportation.	749
(K) "Intermediate life support" means treatment described in	750
section 4765.38 of the Revised Code that an EMT-I is certified to	751
perform.	752
(H)(L) "Major emergency" means any emergency event that	753
cannot be resolved through the use of locally available emergency	754
resources.	755
$\frac{(I)(M)}{(M)}$ "Mass casualty" means an emergency event that results	756
in ten or more persons being injured, incapacitated, made ill, or	757
killed.	758
<del>(J)<u>(N)</u> "Medical emergency" means an unforeseen event</del>	759
affecting an individual in such a manner that a need for immediate	760

790

care is created.	761
(0)(1) "Medical service organization" means a person or	762
government entity that does both of the following:	763
(a) Provides services to the public on a regular basis for	764
the purpose of transporting individuals who require the use of a	765
wheelchair or are confined to a wheelchair to receive health care	766
services at health care facilities or health care practitioners'	767
offices in nonemergency circumstances;	768
(b) Provides the services for a fee, regardless of whether	769
the fee is paid by the person being transported, a third party	770
payer, as defined in section 3702.51 of the Revised Code, or any	771
other person or government entity.	772
(2) "Medical service organization" does not include a health	773
care facility, as defined in section 1751.01 of the Revised Code,	774
that provides ambulette services only to patients of that	775
facility.	776
(K)(P) "Mobile intensive care unit" means an ambulance used	777
only for maintaining specialized or intensive care treatment and	778
used primarily for interhospital transports of patients whose	779
conditions require care beyond the scope of a paramedic as	780
provided in section 4765.39 of the Revised Code.	781
(L)(O) "Nontransport vehicle" means a motor vehicle operated	782
by a licensed emergency medical service organization not as an	783
ambulance, but as a vehicle for providing services in conjunction	784
with the ambulances operated by the organization or other	785
emergency medical service organizations.	786
(M)(R) "Patient" means any individual who as a result of	787
illness or injury needs medical attention, whose physical or	788
mental condition is such that there is imminent danger of loss of	789

life or significant health impairment, or who may be otherwise incapacitated or helpless as a result of a physical or mental 791

condition, or whose physical condition requires the use of a	792
wheelchair.	793
(S) "Rotorcraft air ambulance" means a helicopter or other	794
aircraft capable of vertical takeoffs, vertical landings, and	795
hovering.	796

sec. 4766.02. (A) There is hereby created the Ohio ambulance 797 licensing medical transportation board, consisting of five nine 798 voting members and one nonvoting member who shall be residents of 799 this state and appointed by the governor with the advice and 800 consent of the senate. Except as provided in division (B) of this 801 section, members shall serve terms of two years. One voting member 802 shall be a member of the Ohio ambulance association; two voting 803 members, one of whom shall be a licensed funeral director, shall 804 be owners or operators of private emergency medical service 805 organizations operating in this state; one voting member shall be 806 a consumer of emergency medical services who is not associated 807 with any public or private emergency medical service organization; 808 and one voting member shall be an official with a public emergency 809 medical service organization; two voting members shall be owners 810 or operators of medical service organizations that provide 811 ambulette services only, and two voting members shall be members 812 of the Ohio association of critical care transport, one member 813 representing air-based services and the other representing a 814 ground-based mobile intensive care unit organization. A physician 815 who holds a certificate to practice issued under Chapter 4731. of 816 the Revised Code who is a member of the American college of 817 emergency physicians shall serve as the nonvoting member. The 818 board shall annually select from its membership a chair and a 819 vice-chair to act as chair in the chair's absence. 820

(B) Of the members initially appointed, three shall be
 821
 appointed for terms of one year and three for terms of two years.
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Any member appointed to fill a vacancy occurring prior to the 823 expiration date of the term for which the member's predecessor was 824 appointed shall hold office for the remainder of that term. Every 825 member shall continue in office subsequent to the expiration date 826 of the member's term until the member's successor takes office, or 827 until a period of sixty days has elapsed, whichever occurs first. 828

(C) Three voting Five members shall constitute a quorum for 829 the transaction of business, and the affirmative vote of three 830 five members is required for the board to take any official 831 action. The board, after notice and hearing, may remove a member 832 by majority vote for malfeasance, misfeasance, or nonfeasance. 833

Members of the board shall be reimbursed for actual and 834 necessary expenses incurred in attending meetings of the board and 835 in the performance of their official duties. The board may hire 836 such employees as are necessary to enable it to execute its 837 duties. 838

(D) The division of emergency medical services within the 839 department of public safety shall provide the board with office 840 space, but the board shall not be a part of the division or the 841 department. 842

(E) The board is the sole supervisory body regarding the 843 licensing of private ambulance service organizations in this 844 state. 845

(F) The board is the sole supervisory body regarding the 846 licensing of medical service organizations in this state. 847

(G) The board is the sole supervisory body regarding the 848 licensing of air medical service organizations in this state. 849

sec. 4766.03. (A) The Ohio ambulance licensing medical 850 transportation board shall adopt rules, in accordance with Chapter 851 119. of the Revised Code, implementing the requirements of this 852

chapter. The rules shall include provisions relating to the	853
following:	854
(1) Requirements for an emergency medical service	855
organization to receive a permit for an ambulance or nontransport	856
vehicle;	857
(2) Requirements for an emergency medical service	858
organization to receive a license as a basic life-support,	859
intermediate life-support, <del>or</del> advanced life-support <u>, or mobile</u>	860
intensive care unit organization;	861
(3) Requirements for a medical service organization to	862
receive a permit for an ambulette vehicle;	863
(4) Requirements for a medical service organization to	864
<u>receive a license for an ambulette service;</u>	865
(5) Requirements for an air medical service organization to	866
receive a permit for a rotorcraft air ambulance or fixed wing air	867
ambulance;	868
(6) Requirements for licensure of air medical service	869
organizations;	870
(7) Forms for applications and renewals of licenses and	871
permits;	872
(4)(8) Requirements for record keeping of service responses	873
made by licensed emergency medical service organizations;	874
(5)(9) Fee amounts for licenses and permits, and renewals	875
thereof;	876
(6)(10) Inspection requirements for licensees' vehicles or	877
<u>aircraft</u> , records, and physical facilities;	878
(7)(11) Fee amounts for inspections of ambulances,	879
ambulettes, rotorcraft air ambulances, fixed wing air ambulances,	880
and nontransport vehicles;	881

(8)(12) Requirements for ambulances and nontransport vehicles 882 used by licensed emergency medical service organizations, for 883 ambulette vehicles used by licensed medical service organizations, 884 and for rotorcraft air ambulances or fixed wing air ambulances 885 used by licensed air medical service organizations that specify 886 for each type of vehicle or aircraft the types of equipment that 887 must be carried, the communication systems that must be 888 maintained, and the personnel who must staff the vehicle or 889 aircraft; 890

(9)(13)The level of care each type of emergency medical891service organization, medical service organization, and air892medical service organization is authorized to provide;893

(10)(14) Eligibility requirements for employment as an894ambulette driver, including grounds for disqualification due to895the results of a motor vehicle law violation check, chemical test,896or criminal records check. The rule may require that an applicant897for employment as an ambulette driver provide a set of898fingerprints to law enforcement authorities if the applicant comes899under final consideration for employment.900

(15) Any other rules that the board determines necessary for 901 the implementation and enforcement of this chapter. 902

(B) In the rules for ambulances and nontransport vehicles
adopted under division (A)(8)(12) of this section, the board may
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establish requirements that vary according to whether the
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emergency medical service organization using the vehicles is
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licensed as a basic life-support, intermediate life-support, or
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advanced life-support, or mobile intensive care unit organization.

(C) A mobile intensive care unit that <u>is not dually certified</u>
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 <u>to provide advanced life-support and</u> meets the requirements of the
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 rules adopted under this section is not required to carry
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 immobilization equipment, including board splint kits, traction
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splints, backboards, backboard straps, cervical immobilization 913
devices, cervical collars, stairchairs, folding cots, or other 914
types of immobilization equipment determined by the board to be 915
unnecessary for mobile intensive care units. 916

917 A mobile intensive care unit is exempt from the emergency medical technician staffing requirements of division (B) of 918 section 4765.43 of the Revised Code when it is staffed by at least 919 one physician or registered nurse and another person, designated 920 by a physician, who holds a valid license or certificate to 921 practice in a health care profession, and when at least one of the 922 persons staffing the mobile intensive care unit is a registered 923 nurse whose training meets or exceeds the training required for a 924 paramedic. 925

Sec. 4766.04. (A) Except as otherwise provided in this 926 chapter, no person or, where applicable, government entity, shall 927 furnish, operate, conduct, maintain, advertise, engage in, or 928 propose or profess to engage in the business or service in this 929 state of transporting persons who are seriously ill, injured, or 930 otherwise incapacitated in this state or who require the use of a 931 wheelchair or are confined to a wheelchair unless the person or 932 government entity is licensed pursuant to this section. 933

(B) To qualify for a license as a basic life-support,
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 intermediate life-support, or advanced life-support service, or
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 mobile intensive care unit organization, an emergency medical
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 service organization shall do all of the following:
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(1) Apply for a permit for each ambulance and nontransport
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vehicle owned or leased as provided in section 4766.07 of the
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Revised Code;
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(2) Meet all requirements established in rules adopted by the
 941
 Ohio ambulance licensing medical transportation board regarding
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 ambulances and nontransport vehicles, including requirements
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pertaining to equipment, communications systems, staffing, and	944
level of care the particular organization is permitted to render;	945
(3) Maintain the appropriate type and amount of insurance <del>or</del>	946
self-insurance as specified in section 4766.06 of the Revised	947
Code;	948
(4) Meet all other requirements established under rules	949
adopted by the board for the particular license.	950
(C) To apply gualify for a license to provide ambulette	951
service, a medical service organization shall do all of the	952
<u>following:</u>	953
(1) Apply for a permit for each ambulette owned or leased as	954
provided in section 4766.07 of the Revised Code;	955
(2) Meet all requirements established in rules adopted by the	956
Ohio medical transportation board regarding ambulettes, including	957
requirements pertaining to equipment, communication systems,	958
staffing, and level of care the organization is permitted to	959
render;	960
(3) Maintain the appropriate type and amount of insurance as	961
specified in section 4766.06 of the Revised Code;	962
(4) Meet all other requirements established under rules	963
adopted by the board for the license.	964
(D) To qualify for a license to provide air medical	965
transportation, an air medical service organization shall do all	966
of the following:	967
(1) Apply for a permit for each rotorcraft air ambulance and	968
fixed wing air ambulance owned or leased as provided in section	969
4766.07 of the Revised Code;	970
(2) Meet all requirements established in rules adopted by the	971
Ohio medical transportation board regarding rotorcraft air	972
	070

ambulances and fixed air ambulances, including requirements 973

pertaining to equipment, communication systems, staffing, and	974
level of care the organization is permitted to render;	975
(3) Maintain the appropriate type and amount of insurance as	976
specified in section 4766.06 of the Revised Code;	977
(4) Meet all other requirements established under rules	978
adopted by the board for the license.	979
(E) An emergency medical service organization that applies	980
for a license as a basic life-support, intermediate life-support,	981
<del>or</del> advanced life-support <del>service</del> , or mobile intensive care unit	982
organization, an emergency medical service organization; a medical	983
service organization that applies for a license to provide	984
ambulette service; or an air medical service organization that	985
applies for a license to provide air medical transportation shall	986
submit a completed application to the board, on a form provided by	987
the board for each particular license, together with the	988
appropriate fees established under section 4766.05 of the Revised	989
Code. The application form shall include all of the following:	990
(1) The name and business address of the operator of the	991
organization for which licensure is sought;	992
(2) The name under which the applicant will operate the	993
organization;	994
(3) A list of the names and addresses of all officers and	995
directors of the organization;	996
(4) A For emergency medical service organizations and medical	997
service organizations, a description of each vehicle to be used,	998
including the make, model, year of manufacture, mileage, vehicle	999
identification number, and the color scheme, insignia, name,	1000
monogram, or other distinguishing characteristics to be used to	1001
designate the applicant's vehicle;	1002
(5) For air medical service organizations using fixed wing	1003

air ambulances, a description of each aircraft to be used,	1004
including the make, model, year of manufacture, and aircraft Hobbs	1005
meter hour reading;	1006
(6) For air medical service organizations using rotorcraft	1007
air ambulances, a description of each aircraft to be used,	1008
including the make, model, year of manufacture, aircraft Hobbs	1009
meter hour reading, aircraft identification number, and the color	1010
<u>scheme, insignia, name, monogram, or other distinguishing</u>	1011
characteristics to be used to designate the applicant's rotorcraft	1012
<u>air ambulance;</u>	1013
(7) The location and description of each place from which the	1014
organization will operate;	1015
$\frac{(6)}{(8)}$ A description of the geographic area to be served by	1016
the applicant;	1017
(7)(9) Any other information the board, by rule, determines	1018
necessary.	1019
$\frac{(D)}{(F)}$ Within sixty days after receiving a completed	1020
application for licensure as a basic life-support, intermediate	1021
life-support, <del>or</del> advanced life-support <del>service<u>,</u> or mobile</del>	1022
<u>intensive care unit</u> organization; an ambulette service; or an air	1023
medical service organization, the board shall approve or deny the	1024
application. The board shall deny an application if it determines	1025
that the applicant does not meet the requirements of this chapter	1026
or any rules adopted under it. The board shall send notice of the	1027
denial of an application by certified mail to the applicant. The	1028
applicant may request a hearing within ten days after receipt of	1029
the notice. If the board receives a timely request, it shall hold	1030
a hearing in accordance with Chapter 119. of the Revised Code.	1031
$\frac{(E)(G)}{(G)}$ If an applicant or licensee operates or plans to	1032

(E)(G) If an applicant or licensee operates or plans to 1032 operate an organization in more than one location under the same 1033 or different identities, the applicant or licensee shall apply for 1034 and meet all requirements for licensure or renewal of a license, 1035 other than payment of a license fee or renewal fee, for operating 1036 the organization at each separate location. An applicant or 1037 licensee that operates or plans to operate under the same 1038 organization identity in separate locations shall pay only a 1039 single license fee. 1040

(F)(H) An emergency medical service organization that wishes1041to provide ambulette services to the public must apply for a1042separate license under division (C) of this section.1043

(I) Each license issued under this section and each permit 1044 issued under section 4766.07 of the Revised Code expires one year 1045 after the date of issuance and may be renewed in accordance with 1046 the standard renewal procedures of Chapter 4745. of the Revised 1047 Code, except that a license or permit issued in 1998 or in 1999 1048 prior to the effective date of this amendment June 30, 1999, shall 1049 expire two years after the date of issuance. An application for 1050 renewal shall include the license or permit renewal fee 1051 established under section 4766.05 of the Revised Code. An 1052 applicant for renewal of a permit also shall submit to the board 1053 proof of an annual inspection of the vehicle or aircraft for which 1054 permit renewal is sought. The board shall renew a license if the 1055 applicant meets the requirements for licensure and shall renew a 1056 permit if the applicant and vehicle or aircraft meet the 1057 requirements to maintain a permit for that vehicle or aircraft. 1058

(G)(J)Each licensee shall maintain accurate records of all1059service responses conducted. The records shall be maintained on1060forms prescribed by the board and shall contain information as1061specified by rule by the board.1062

Sec. 4766.05. (A) The Ohio ambulance licensing medical1063transportation board shall establish by rule a license fee, a1064permit fee for each ambulance, ambulette, rotorcraft air1065

ambulance, fixed wing air ambulance, and nontransport vehicle 1066 owned or leased by the licensee that is or will be used as 1067 provided in section 4766.07 of the Revised Code, and fees for 1068 renewals of licenses and permits, taking into consideration the 1069 actual costs incurred by the board in carrying out its duties 1070 under this chapter. However, the fee for each license and each 1071 renewal of a license shall not exceed one hundred dollars, and the 1072 fee for each permit and each renewal of a permit shall not exceed 1073 one hundred dollars for each ambulance, rotorcraft air ambulance, 1074 fixed wing air ambulance, and nontransport vehicle. The fee for 1075 each permit and each renewal of a permit shall be twenty-five 1076 dollars for each ambulette for one year after the effective date 1077 of this amendment. Thereafter, the board shall determine by rule 1078 the fee, which shall not exceed fifty dollars, for each permit and 1079 each renewal of a permit for each ambulette. For purposes of 1080 establishing fees, "actual costs" includes the costs of salaries, 1081 expenses, inspection equipment, supervision, and program 1082 administration. 1083

(B) The board shall deposit all fees and other moneys
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collected pursuant to sections 4766.04, 4766.07, and 4766.08 of
the Revised Code in the state treasury to the credit of the
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ambulance licensing Ohio medical transportation trust fund, which
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is hereby created. All moneys from the fund shall be used solely
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for the salaries and expenses of the board incurred in
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implementing and enforcing this chapter.

(C) The board, subject to the approval of the controlling
board, may establish fees in excess of the maximum amounts allowed
under division (A) of this section, but such fees shall not exceed
those maximum amounts by more than fifty per cent.

Sec. 4766.06. (A)(1) Every emergency medical service1095organization and medical service organization licensee under this1096

chapter shall furnish adequate evidence of liability insurance1097coverage, in an amount of not less than five hundred thousand1098dollars per occurrence and not less than five hundred thousand1099dollars in the aggregate, for any cause for which the licensee1100would be liable.1101

(2) In lieu of insurance coverage as provided in division 1102  $(\Lambda)(1)$  of this section, a licensee may furnish a certificate of 1103 self-insurance evidencing that he has established a self-insurance 1104 plan approved by the superintendent of insurance that is 1105 equivalent to or greater than the insurance coverage required in 1106 division (A)(1) of this section Every air medical service 1107 organization licensee under this chapter shall furnish adequate 1108 evidence of liability insurance coverage, in an amount not less 1109 than twenty million dollars per occurrence and not less than 1110 twenty million dollars in the aggregate, for any cause for which 1111 the licensee would be liable. 1112

(B) (1) In addition to the insurance requirements of division 1113 (A) of this section, every licensee shall carry bodily injury and 1114 property damage insurance with solvent and responsible insurers 1115 licensed to do business in this state for any loss or damage 1116 resulting from any occurrence arising out of or caused by the 1117 operation or use of any ambulance, ambulette, rotorcraft air 1118 ambulance, fixed wing air ambulance, or nontransport vehicle. The 1119 insurance shall insure each vehicle for the sum of not less than 1120 one hundred thousand dollars for bodily injury to or death of any 1121 one person arising out of any one accident and the sum of not less 1122 than three hundred thousand dollars for bodily injury to or death 1123 of more than one person in any one accident and for the sum of 1124 fifty thousand dollars for damage to property arising from any one 1125 accident. 1126

(2) In lieu of the insurance coverage as provided in division 1127

(B)(1) of this section, a licensee may furnish a certificate of
self-insurance evidencing that he has established a self-insurance
plan approved by the superintendent that provides the same or more
comprehensive coverage than required in division (B)(1) of this
section.

(C) Each policy or contract of insurance issued shall provide
 for the payment and satisfaction of any financial judgment entered
 against the licensee and any person operating the vehicle and for
 a thirty-day cancellation notice to the board.

Sec. 4766.07. (A) Each emergency medical service 1137 organization, medical service organization, and air medical 1138 service organization subject to licensure under this chapter shall 1139 possess a valid permit for each ambulance, ambulette, rotorcraft 1140 air ambulance, fixed wing air ambulance, and nontransport vehicle 1141 it owns or leases that is or will be used by the licensee to 1142 perform the services permitted by the license. Each licensee and 1143 license applicant shall submit the appropriate fee and an 1144 application for a permit for each ambulance, ambulette, rotorcraft 1145 air ambulance, fixed wing air ambulance, and nontransport vehicle 1146 to the Ohio ambulance licensing medical transportation board on 1147 forms provided by the board. The application shall include 1148 documentation that the vehicle or aircraft meets the appropriate 1149 standards set by the board, that the vehicle or aircraft has been 1150 inspected pursuant to division (C) of this section, that the 1151 permit applicant maintains insurance or self-insurance as provided 1152 in section 4766.06 of the Revised Code, and that the vehicle or 1153 aircraft and permit applicant meet any other requirements 1154 established under rules adopted by the board. 1155

(B)(1) Within sixty days after receiving a completed
application for a permit, the board shall issue or deny the
permit. The board shall deny an application if it determines that

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the permit applicant or, vehicle, or aircraft does not meet the 1159 requirements of this chapter and the rules adopted under it that 1160 apply to permits for ambulances, ambulettes, rotorcraft air 1161 ambulances, fixed wing air ambulances, and nontransport vehicles. 1162 The board shall send notice of the denial of an application by 1163 certified mail to the permit applicant. The permit applicant may 1164 request a hearing within ten days after receipt of the notice. If 1165 the board receives a timely request, it shall hold a hearing in 1166 accordance with Chapter 119. of the Revised Code. 1167

(2) If the board issues the vehicle permit <u>for an ambulance</u>, 1168
<u>ambulette</u>, or nontransport vehicle, it also shall issue a decal, 1169
in a form prescribed by rule, to be displayed on the rear window 1170
of the vehicle. The board shall not issue a decal until all of the 1171
requirements for licensure and permit issuance have been met. 1172

(3) If the board issues the aircraft permit for a rotorcraft1173air ambulance or fixed wing air ambulance, it also shall issue a1174decal, in a form prescribed by rule, to be displayed on the left1175fuselage aircraft window in a manner that complies with all1176applicable federal aviation regulations. The board shall not issue1177a decal until all of the requirements for licensure and permit1178issuance have been met.1179

(C) In addition to any other requirements that the board 1180 establishes by rule, a licensee or license applicant applying for 1181 an initial vehicle or aircraft permit under division (A) of this 1182 section shall submit to the state highway patrol and the board the 1183 vehicle or aircraft for which the permit is sought. Thereafter, a 1184 licensee shall annually submit to the state highway patrol and the 1185 board each vehicle or aircraft for which a permit has been issued. 1186

(1) The state highway patrol board shall conduct a physical 1187
 inspection of an ambulance, ambulette, or nontransport vehicle to 1188
 determine its roadworthiness and compliance with standard motor 1189
 vehicle requirements. 1190

(2) The board shall conduct a physical inspection of the 1191 medical equipment, communication system, and interior of an 1192 ambulance to determine the operational condition and safety of the 1193 equipment and the ambulance's interior and to determine whether 1194 the ambulance is in compliance with the federal requirements for 1195 ambulance construction that were in effect at the time the 1196 ambulance was manufactured, as specified by the general services 1197 administration in the various versions of its publication titled 1198 <u>"</u>federal specification for the star-of-life ambulance, 1199 KKK-A-1822." 1200 (3) The board shall conduct a physical inspection of the 1201 equipment, communication system, and interior of an ambulette to 1202 determine the operational condition and safety of the equipment 1203 and the ambulette's interior and to determine whether the 1204 ambulette is in compliance with state requirements for ambulette 1205 construction. The board shall determine by rule requirements for 1206 the equipment, communication system, interior, and construction of 1207 <u>an ambulette.</u> 1208 (4) The board shall conduct a physical inspection of the 1209 medical equipment, communication system, and interior of a 1210 rotorcraft air ambulance or fixed wing air ambulance to determine 1211 the operational condition and safety of the equipment and the 1212 <u>aircraft's interior.</u> 1213 (5) The board and state highway patrol shall issue a 1214 certificate to the applicant for each vehicle or aircraft that 1215 passes the inspection and may assess a fee for each inspection, as 1216 established by the board. 1217 (4)(6) The board, in consultation with the state highway 1218 patrol, shall adopt rules regarding the implementation and 1219 coordination of the state highway patrol and board inspections. 1220 The rules may permit the board to contract with a third party to 1221 conduct the inspections required of the board under this section. 1222

Sec. 4766.08. (A) The Ohio ambulance licensing medical 1223 transportation board may, pursuant to an adjudication conducted in 1224 accordance with Chapter 119. of the Revised Code, suspend or 1225 revoke any license or permit or renewal thereof issued under this 1226 chapter for any one or combination of the following causes: 1227

(1) Violation of this chapter or any rule adopted thereunder; 1228

(2) Refusal to permit the board to inspect a vehicle or 1229
 <u>aircraft</u> used under the terms of a permit or to inspect the 1230
 records or physical facilities of a licensee; 1231

(3) Failure to meet the ambulance, ambulette, rotorcraft air
 1232
 ambulance, fixed wing air ambulance, and nontransport vehicle
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 requirements specified in this chapter or the rules adopted
 1234
 thereunder;

(4) Violation of an order issued by the board;

(5) Failure to comply with any of the terms of an agreement
entered into with the board regarding the suspension or revocation
of a license or permit or the imposition of a penalty under this
section.

(B) If the board determines that the records, recordkeeping 1241 record-keeping procedures, or physical facilities of a licensee, 1242 or an ambulance, ambulette, rotorcraft air ambulance, fixed wing 1243 air ambulance, or nontransport vehicle for which a valid permit 1244 has been issued, do not meet the standards specified in this 1245 chapter and the rules adopted thereunder, the board shall notify 1246 the licensee of any deficiencies within thirty days of finding the 1247 deficiencies. If the board determines that the deficiencies exist 1248 and they remain uncorrected after thirty days, the board may 1249 suspend the license or, vehicle permit, or aircraft permit. The 1250 licensee, notwithstanding the suspension under this division, may 1251

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operate until all appeals have been exhausted.

(C) At the discretion of the board, a licensee whose license 1253 has been suspended or revoked under this section may be ineligible 1254 to be licensed under this chapter for a period of not more than 1255 three years from the date of the violation, provided that the 1256 board shall make no determination on a period of ineligibility 1257 until all the licensee's appeals relating to the suspension or 1258 revocation have been exhausted. 1259

(D) The board may, in addition to any other action taken
under this section and after a hearing conducted pursuant to
1261
Chapter 119. of the Revised Code, impose a penalty of not more
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than fifteen hundred dollars for any violation specified in this
1263
section. The attorney general shall institute a civil action for
1264
the collection of any such penalty imposed.

sec. 4766.09. This chapter does not apply to any of the 1266
following: 1267

(A) A person rendering services with an ambulance in the 1268
event of a disaster situation when licensees' vehicles based in 1269
the locality of the disaster situation are incapacitated or 1270
insufficient in number to render the services needed; 1271

(B) Any person operating an ambulance, rotorcraft air
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 ambulance, or fixed wing air ambulance outside this state unless
 1273
 receiving a person within this state for transport to a location
 1274
 within this state;

(C) A publicly owned or operated emergency medical service
organization and the vehicles it owns or leases and operates,
except as provided in section 307.051, division (G) of section
307.055, division (F) of section 505.37, division (B) of section
505.375, and division (B)(3) of section 505.72 of the Revised
1281

1252

(D) An ambulance <u>, rotorcraft air ambulance, fixed wing air</u>	1282
ambulance, or nontransport vehicle owned or leased and operated by	1283
the federal government;	1284
(E) A publicly owned and operated fire department vehicle;	1285
(F) Emergency vehicles owned by a corporation and operating	1286
only on the corporation's premises, for the sole use by that	1287
corporation;	1288
(G) An ambulance, nontransport vehicle, or other emergency	1289
medical service organization vehicle owned and operated by a	1290
municipal corporation;	1291
(H) A motor vehicle titled in the name of a volunteer rescue	1292
service organization, as defined in section 4503.172 of the	1293
Revised Code;	1294
(I) A public emergency medical service organization;	1295
(J) A fire department, rescue squad, or life squad comprised	1296
of volunteers who provide services without expectation of	1297
remuneration and do not receive payment for services other than	1298
reimbursement for expenses;	1299
(K) A private, nonprofit emergency medical service	1300
organization when fifty per cent or more of its personnel are	1301
volunteers, as defined in section 4765.01 of the Revised Code $\underline{i}$	1302
(L) Emergency medical service personnel who are regulated by	1303
the state board of emergency medical services under Chapter 4765.	1304
of the Revised Code when those personnel are practicing as	1305
emergency medical service personnel and engage in activities and	1306
render services that are regulated by that board under that	1307
chapter.	1308

sec. 4766.10. This chapter does not invalidate any ordinance 1309
or resolution adopted by a municipal corporation that establishes 1310

standards for the licensure of emergency medical service 1311 organizations as basic life-support, intermediate life-support, or 1312 advanced life-support service organizations that have their 1313 principal places of business located within the limits of the 1314 municipal corporation, as long as the licensure standards meet or 1315 exceed the standards established in this chapter and the rules 1316 adopted thereunder. 1317

Emergency medical service organizations licensed by a 1318 municipal corporation are subject to the jurisdiction of the Ohio 1319 ambulance licensing medical transportation board, but the fees 1320 they pay to the board for licenses, permits, and renewals thereof 1321 shall not exceed fifty per cent of the fee amounts established by 1322 the board pursuant to section 4766.03 of the Revised Code. The 1323 board may choose to waive the vehicle inspection requirements and 1324 inspection fees, but not the permit fees, for the vehicles of 1325 organizations licensed by a municipal corporation. 1326

Sec. 4766.11. (A)The Ohio ambulance licensing medical1327transportationboard may investigate alleged violations of this1328chapter or the rules adopted under it and may investigate any1329complaints received regarding alleged violations.1330

In addition to any other remedies available and regardless of 1331 whether an adequate remedy at law exists, the board may apply to 1332 the court of common pleas in the county where a violation of any 1333 provision of this chapter or any rule adopted pursuant thereto is 1334 occurring for a temporary or permanent injunction restraining a 1335 person from continuing to commit that violation. On a showing that 1336 a person has committed a violation, the court shall grant the 1337 injunction. 1338

In conducting an investigation under this section, the board 1339 may issue subpoenas compelling the attendance and testimony of 1340 witnesses and the production of books, records, and other 1341 documents pertaining to the investigation. If a person fails to 1342 obey a subpoena from the board, the board may apply to the court 1343 of common pleas in the county where the investigation is being 1344 conducted for an order compelling the person to comply with the 1345 subpoena. On application by the board, the court shall compel 1346 obedience by attachment proceedings for contempt, as in the case 1347 of disobedience of the requirements of a subpoena from the court 1348 or a refusal to testify therein. 1349

(B) The medical transportation board may suspend a license 1350 issued under this chapter without a prior hearing if it determines 1351 that there is evidence that the license holder is subject to 1352 action under this section and that there is clear and convincing 1353 evidence that continued operation by the license holder presents a 1354 danger of immediate and serious harm to the public. The 1355 chairperson and executive director of the board shall make a 1356 preliminary determination and describe the evidence on which they 1357 made their determination to the board members. The board by 1358 resolution may designate another board member to act in place of 1359 the chairperson or another employee to act in place of the 1360 executive director in the event that the chairperson or executive 1361 director is unavailable or unable to act. Upon review of the 1362 allegations, the board, by the affirmative vote of at least four 1363 of its members, may suspend the license without a hearing. 1364

Any method of communication, including a telephone conference 1365 call, may be utilized for describing the evidence to the board 1366 members, for reviewing the allegations, and for voting on the 1367 suspension. 1368

Immediately following the decision by the board to suspend a1369license under this division, the board shall issue a written order1370of suspension and cause it to be delivered in accordance with1371section 119.07 of the Revised Code. If the license holder subject1372

to the suspension requests an adjudication hearing by the board,	1373
the date set for the adjudication shall be within fifteen days but	1374
not earlier than seven days after the request unless another date	1375
is agreed to by the license holder and the board.	1376

Any summary suspension imposed under this division remains in 1377 effect, unless reversed by the board, until a final adjudicative 1378 order issued by the board pursuant to this section and Chapter 1379 119. of the Revised Code becomes effective. The board shall issue 1380 its final adjudicative order not less than ninety days after 1381 completion of its adjudication hearing. Failure to issue the order 1382 by that day shall cause the summary suspension order to end, but 1383 such failure shall not affect the validity of any subsequent final 1384 <u>adjudication order.</u> 1385

Sec. 4766.12. If a county, township, joint ambulance 1386 district, or joint emergency medical services district chooses to 1387 have the Ohio ambulance licensing medical transportation board 1388 license its emergency medical service organizations and issue 1389 permits for its vehicles pursuant to this chapter, except as may 1390 be otherwise provided, all provisions of this chapter and all 1391 rules adopted by the board thereunder are fully applicable. 1392 However, a county, township, joint ambulance district, or joint 1393 emergency medical services district is not required to obtain any 1394 type of permit from the board for any of its nontransport 1395 vehicles. 1396

Sec. 4766.13. The Ohio ambulance licensing medical1397transportation board, by endorsement, may license and issue1398vehicle permits to an emergency medical service organization or a1399medical service organization that is regulated by another state.1400To qualify for a license and vehicle permits by endorsement, an1401organization must submit evidence satisfactory to the board that1402

it has met standards in another state that are equal to or more 1403 stringent than the standards established by this chapter and the 1404 rules adopted under it. 1405

**sec. 4766.15.** (A) An applicant for employment as an ambulette 1406 driver with an organization licensed pursuant to this chapter 1407 shall submit proof to the organization of, or give consent to the 1408 employer to obtain, all of the following: 1409 (1)(a) A valid driver's license issued pursuant to Chapter 1410 4506. or 4507. of the Revised Code, or its equivalent, if the 1411 applicant is a resident of another state; 1412 (b) A recent certified abstract of the applicant's record of 1413 convictions for violations of motor vehicle laws provided by the 1414 registrar of motor vehicles pursuant to section 4509.05 of the 1415 Revised Code, or its equivalent, if the applicant is a resident of 1416 another state. 1417 (2)(a) A certificate of completion of a course in first aid 1418 techniques offered by the American red cross or an equivalent 1419 organization; 1420

(b) A certificate of completion of a course in1421cardiopulmonary resuscitation, or its equivalent, offered by an1422organization approved by the Ohio medical transportation board.1423

(3) The result of a chemical test or tests of the applicant's1424blood, breath, or urine conducted at a hospital or other1425institution approved by the board for the purpose of determining1426the alcohol or drug of abuse content of the applicant's blood,1427breath, or urine;1428

(4) The result of a criminal records check conducted by the1429bureau of criminal identification and investigation.1430

(B) An organization may employ an applicant on a temporary 1431

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provisional basis pending the completion of all of the	1432
requirements of this section. The length of the provisional period	1433
shall be determined by the board.	1434
(C) An organization licensed pursuant to this chapter shall	1435
use information received pursuant to this section to determine in	1436
accordance with rules adopted by the Ohio medical transportation	1437
	1438
board under section 4766.03 of the Revised Code whether an	2100
applicant is disqualified for employment.	1439
No applicant shall be accepted for permanent employment as an	1440
ambulette driver by an organization licensed pursuant to this	1441
chapter until all of the requirements of division (A) of this	1442
section have been met.	1443
Sec. 4766.17. (A) An air medical service organization	1444
licensed under this chapter shall do both of the following:	1445
(1) Use at a minimum both of the following to provide	1446
advanced life support to seriously ill, injured, wounded, or	1447
otherwise incapacitated or helpless individuals who require use of	1448
<u>a stretcher:</u>	1449
(a) A paramedic or registered nurse, both as defined in	1450
section 4765.01 of the Revised Code;	1451
(b) One other person, designated by the medical director of	1452
the air medical service organization, who holds a current, valid	1453
<u>certificate or license to practice a health care profession in</u>	1454
this state.	1455
	THUD
(2) Employ as a medical director an individual who holds a	1456
<u>current, valid certificate issued under Chapter 4731. of the</u>	
	1457
Revised Code authorizing the practice of medicine and surgery or	1457 1458
Revised Code authorizing the practice of medicine and surgery or	1458
Revised Code authorizing the practice of medicine and surgery or osteopathic medicine and surgery.	1458 1459

is ultimately responsible for	or the medical	care provided to each	1462
patient by the organization	_		1463

Sec. 4766.20. The Ohio medical transportation board may	1464
create committees to review and make recommendations regarding	1465
medical transportation services provided in this state. A	1466
committee created under this section may receive information about	1467
medical transportation services provided in this state from	1468
emergency medical service organizations, medical service	1469
organizations, air medical service organizations, experts in the	1470
field of medical transportation, and other entities or individuals	1471
designated by the board.	1472

A committee created under this section shall meet all of the 1473 following requirements: 1474

(A) Be composed of at least one member of the board and any1475experts in the field of medical transportation designated by the1476board;1477

(B) Not exceed a total of six members; 1478

(C) Cease to exist at the pleasure of the board; 1479

(D) Meet any other requirements established by the board. 1480

Sec. 5503.12. (A) The superintendent of the state highway 1481 patrol, with the approval of the director of public safety, may 1482 authorize the registrar of motor vehicles and designated deputy 1483 registrars to collect inspection and testing fees on behalf of the 1484 state highway patrol. The superintendent and the registrar jointly 1485 shall determine and designate the deputy registrars who shall 1486 collect inspection and testing fees under this section. 1487

(B)(1) In addition to collecting the inspection and testingfees, the registrar and each designated deputy registrar may1489collect and retain a service fee in the amount specified in1490

division (D) of section 4503.10 of the Revised Code for each 1491 inspection and testing fee collected on behalf of the state 1492 highway patrol. 1493 (2) Each designated deputy registrar, upon receipt of any 1494 inspection and testing fee, shall transmit the fees to the 1495 registrar in the manner prescribed by the registrar. 1496 (3) The registrar shall deposit the inspection and testing 1497 fees collected by and transmitted to the registrar to the credit 1498 of the fund specified by law. 1499 (C) The superintendent, with the approval of the director, 1500 shall establish appropriate procedures to be used by the registrar 1501 and designated deputy registrars for determining proof of payment 1502 of inspection and testing fees. 1503 (D) As used in this section, "inspection and testing fees" 1504 includes the following: 1505 (1) Fees for vehicle inspections conducted under sections 1506 4505.11, 4505.111, 4513.52, 4513.53, 4519.56, and 4519.61, and 1507 4766.07 of the Revised Code; 1508 (2) Fees for testing of commercial driver's license 1509 applicants under section 4506.09 of the Revised Code; 1510 (3) Except as may otherwise be specifically provided by law, 1511 any statutory fees for similar vehicle inspections or driver 1512 testing conducted by the state highway patrol that the 1513 superintendent may specify for collection under this section. 1514 Section 2. That existing sections 307.051, 307.055, 505.37, 1515

505.375, 505.72, 4503.49, 4513.263, 4766.01, 4766.02, 4766.03,15164766.04, 4766.05, 4766.06, 4766.07, 4766.08, 4766.09, 4766.10,15174766.11, 4766.12, 4766.13, and 5503.12 of the Revised Code are1518hereby repealed.1519

Section 3. That the version of section 4513.263 of the1520Revised Code that is scheduled to take effect January 1, 2004, be1521amended to read as follows:1522

sec. 4513.263. (A) As used in this section and in section 1523
4513.99 of the Revised Code: 1524

(1) "Automobile" means any commercial tractor, passenger car, 1525 commercial car, or truck that is required to be factory-equipped 1526 with an occupant restraining device for the operator or any 1527 passenger by regulations adopted by the United States secretary of 1528 transportation pursuant to the "National Traffic and Motor Vehicle 1529 Safety Act of 1966," 80 Stat. 719, 15 U.S.C.A. 1392. 1530

(2) "Occupant restraining device" means a seat safety belt, 1531
shoulder belt, harness, or other safety device for restraining a 1532
person who is an operator of or passenger in an automobile and 1533
that satisfies the minimum federal vehicle safety standards 1534
established by the United States department of transportation. 1535

(3) "Passenger" means any person in an automobile, other than
 1536
 its operator, who is occupying a seating position for which an
 1537
 occupant restraining device is provided.

(4) "Commercial tractor," "passenger car," and "commercial 1539
 car" have the same meanings as in section 4501.01 of the Revised 1540
 Code. 1541

(5) "Vehicle" and "motor vehicle," as used in the definitions
of the terms set forth in division (A)(4) of this section, have
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the same meanings as in section 4511.01 of the Revised Code.
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(B) No person shall do any of the following: 1545

(1) Operate an automobile on any street or highway unless
that person is wearing all of the available elements of a properly
adjusted occupant restraining device, or operate a school bus that

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has an occupant restraining device installed for use in its 1549 operator's seat unless that person is wearing all of the available 1550 elements of the device, as properly adjusted; 1551

(2) Operate an automobile on any street or highway unless 1552 each passenger in the automobile who is subject to the requirement 1553 set forth in division (B)(3) of this section is wearing all of the 1554 available elements of a properly adjusted occupant restraining 1555 device; 1556

(3) Occupy, as a passenger, a seating position on the front
seat of an automobile being operated on any street or highway
unless that person is wearing all of the available elements of a
properly adjusted occupant restraining device;

(4) Operate a taxicab on any street or highway unless all
 factory-equipped occupant restraining devices in the taxicab are
 maintained in usable form.

(C) Division (B)(3) of this section does not apply to a 1564 person who is required by section 4511.81 of the Revised Code to 1565 be secured in a child restraint device. Division (B)(1) of this 1566 section does not apply to a person who is an employee of the 1567 United States postal service or of a newspaper home delivery 1568 service, during any period in which the person is engaged in the 1569 operation of an automobile to deliver mail or newspapers to 1570 addressees. Divisions (B)(1) and (3) of this section do not apply 1571 to a person who has an affidavit signed by a physician licensed to 1572 practice in this state under Chapter 4731. of the Revised Code or 1573 a chiropractor licensed to practice in this state under Chapter 1574 4734. of the Revised Code that states that the person has a 1575 physical impairment that makes use of an occupant restraining 1576 device impossible or impractical. 1577

(D) Notwithstanding any provision of law to the contrary, no 1578 law enforcement officer shall cause an operator of an automobile 1579 being operated on any street or highway to stop the automobile for 1580 the sole purpose of determining whether a violation of division 1581 (B) of this section has been or is being committed or for the sole 1582 purpose of issuing a ticket, citation, or summons for a violation 1583 of that nature or causing the arrest of or commencing a 1584 prosecution of a person for a violation of that nature, and no law 1585 enforcement officer shall view the interior or visually inspect 1586 any automobile being operated on any street or highway for the 1587 sole purpose of determining whether a violation of that nature has 1588 been or is being committed. 1589

(E) All fines collected for violations of division (B) of 1590 this section, or for violations of any ordinance or resolution of 1591 a political subdivision that is substantively comparable to that 1592 division, shall be forwarded to the treasurer of state for deposit 1593 as follows: 1594

(1) Eight per cent shall be deposited into the seat belt
education fund, which is hereby created in the state treasury, and
shall be used by the department of public safety to establish a
seat belt education program.

(2) Eight per cent shall be deposited into the elementary
school program fund, which is hereby created in the state
treasury, and shall be used by the department of public safety to
establish and administer elementary school programs that encourage
seat safety belt use.

(3) Two per cent shall be deposited into the Ohio ambulance
 1604
 licensing medical transportation trust fund created by section
 4766.05 of the Revised Code.
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(4) Twenty-eight per cent shall be deposited into the trauma
and emergency medical services fund, which is hereby created in
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the state treasury, and shall be used by the department of public
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safety for the administration of the division of emergency medical
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services and the state board of emergency medical services. 1611

(5) Fifty-four per cent shall be deposited into the trauma
and emergency medical services grants fund, which is hereby
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created in the state treasury, and shall be used by the state
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board of emergency medical services to make grants, in accordance
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with section 4765.07 of the Revised Code and rules the board
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adopts under section 4765.11 of the Revised Code.

(F)(1) Subject to division (F)(2) of this section, the 1618 failure of a person to wear all of the available elements of a 1619 properly adjusted occupant restraining device or to ensure that 1620 each passenger of an automobile being operated by the person is 1621 wearing all of the available elements of such a device, in 1622 violation of division (B) of this section, shall not be considered 1623 or used as evidence of negligence or contributory negligence, 1624 shall not diminish recovery for damages in any civil action 1625 involving the person arising from the ownership, maintenance, or 1626 operation of an automobile; shall not be used as a basis for a 1627 criminal prosecution of the person other than a prosecution for a 1628 violation of this section; and shall not be admissible as evidence 1629 in any civil or criminal action involving the person other than a 1630 prosecution for a violation of this section. 1631

(2) If, at the time of an accident involving a passenger car 1632 equipped with occupant restraining devices, any occupant of the 1633 passenger car who sustained injury or death was not wearing an 1634 available occupant restraining device, was not wearing all of the 1635 available elements of such a device, or was not wearing such a 1636 device as properly adjusted, then, consistent with the Rules of 1637 Evidence, the fact that the occupant was not wearing the available 1638 occupant restraining device, was not wearing all of the available 1639 elements of such a device, or was not wearing such a device as 1640 properly adjusted is admissible in evidence in relation to any 1641 claim for relief in a tort action to the extent that the claim for 1642

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relief satisfies all of the following:

(a) It seeks to recover damages for injury or death to the 1644 occupant.

(b) The defendant in question is the manufacturer, designer, 1646distributor, or seller of the passenger car. 1647

(c) The claim for relief against the defendant in question is 1648 that the injury or death sustained by the occupant was enhanced or 1649 aggravated by some design defect in the passenger car or that the 1650 passenger car was not crashworthy. 1651

(3) As used in division (F)(2) of this section, "tort action" 1652
means a civil action for damages for injury, death, or loss to 1653
person or property. "Tort action" includes a product liability 1654
claim that is subject to sections 2307.71 to 2307.80 of the 1655
Revised Code, but does not include a civil action for damages for 1656
a breach of a contract or another agreement between persons. 1657

(G)(1) Whoever violates division (B)(1) of this section shall 1658 be fined thirty dollars.

(2) Whoever violates division (B)(3) of this section shall befined twenty dollars.

(3) Except as otherwise provided in this division, whoever 1662 violates division (B)(4) of this section is guilty of a minor 1663 misdemeanor. If the offender previously has been convicted of or 1664 pleaded guilty to a violation of division (B)(4) of this section, 1665 whoever violates division (B)(4) of this section is guilty of a 1666 misdemeanor of the third degree. 1667

Section 4. That the existing version of section 4513.263 of 1668 the Revised Code that is scheduled to take effect January 1, 2004, 1669 is hereby repealed. 1670

Section 5. Sections 3 and 4 of this act take effect January 1671

1672

1, 2004.

Section 6. Within 60 days after the effective date of this 1673 act, the Governor shall appoint the additional members of the Ohio 1674 Medical Transportation Board required by section 4766.02 of the 1675 Revised Code, as amended by this act. The terms of the first two 1676 new members shall expire July 5, 2004, and the terms of the second 1677 two new members shall expire on July 5, 2005. Thereafter, the 1678 terms of office shall be as specified in section 4766.02 of the 1679 Revised Code. 1680