As Reported by the House Health Committee

134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 28

Representative Wiggam

Cosponsors: Representatives Lipps, Kick

A BILL

То	amend sections 4766.01, 4766.03, 4766.04,	1
	4766.05, 4766.06, 4766.07, 4766.08, 4766.09,	2
	4766.13, 4766.14, 4766.15, 4766.22, and 4766.23	3
	and to enact section 4766.18 of the Revised Code	4
	to establish requirements for the regulation of	5
	stretcher vans and to modify certain laws	6
	governing ambulances and other medical-related	7
	vehicles.	8

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

Section 1. That sections 4766.01, 4766.03, 4766.04,	9
4766.05, 4766.06, 4766.07, 4766.08, 4766.09, 4766.13, 4766.14,	10
4766.15, 4766.22, and 4766.23 be amended and section 4766.18 of	11
the Revised Code be enacted to read as follows:	12
Sec. 4766.01. As used in this chapter:	13
(A) "Advanced life support" means treatment described in	14
section 4765.39 of the Revised Code that a paramedic is	15
certified to perform.	16
(B) "Air medical service organization" means an	17
organization that furnishes, conducts, maintains, advertises.	1.8

(M) "Health care facility" has the same meaning as in

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(8) Requirements for licensure of stretcher van	188
organizations;	189
(9) Forms for applications and renewals of licenses and	190
permits;	191
(8) (10) Requirements for record keeping of service	192
	193
responses made by licensed emergency medical service	
organizations;	194
$\frac{(9)-(11)}{(11)}$ Fee amounts for licenses and permits, and their	195
renewals;	196
(10) (12) Inspection requirements for licensees' vehicles	197
or aircraft, records, and physical facilities;	198
$\frac{(11)-(13)}{(13)}$ Fee amounts for inspections of ambulances,	199
ambulettes, rotorcraft air ambulances, fixed wing air	200
ambulances, and nontransport vehicles, and stretcher vans;	201
(12) Requirements for (14) With regard to ambulances and	202
nontransport vehicles used by licensed -emergency medical service	203
organizations subject to licensure under this chapter, for	204
ambulette vehicles ambulettes used by licensed nonemergency	205
medical service organizations subject to licensure under this	206
chapter, and for rotorcraft air ambulances or fixed wing air	207
ambulances used by licensed air medical service organizations	208
subject to licensure under this chapter, and stretcher vans used	209
by stretcher van organizations subject to licensure under this	210
<pre>chapter, requirements that specify for each type of vehicle or</pre>	211
aircraft the types of equipment that must be carried, the	212
communication systems that must be maintained, and the personnel	213
who must staff the vehicle or aircraft;	214
(13) (15) The level of care that may be provided by each	215
type of emergency medical service organization, nonemergency	216

medical service organization, and air medical service	217
organization—is authorized to provide and the types of services	218
that may be provided by a stretcher van organization;	219
(14) (16) Eligibility requirements for employment as an	220
ambulette or stretcher van driver, including grounds for	221
disqualification due to the results of a motor vehicle law	222
violation check, chemical test, or criminal records check. The	223
rule may require that an applicant for employment as an	224
ambulette or stretcher van driver provide a set of fingerprints	225
fingerprint impressions to law enforcement authorities if the	226
applicant comes under final consideration for employment.	227
$\frac{(15)}{(17)}$ Any other rules that the board determines	228
necessary for the implementation and enforcement of this	229
chapter.	230
(B) In the rules for ambulances and nontransport vehicles	231
adopted under division $\frac{(A)(12)-(A)(14)}{(A)(14)}$ of this section, the	232
board may establish requirements that vary according to whether	233
the emergency medical service organization using the vehicles is	234
licensed as a basic life-support, intermediate life-support,	235
advanced life-support, or mobile intensive care unit	236
organization.	237
(C) A mobile intensive care unit that is not dually	238
certified to provide advanced life-support and meets the	239
requirements of the rules adopted under this section is not	240
required to carry immobilization equipment, including board	241
splint kits, traction splints, backboards, backboard straps,	242
cervical immobilization devices, cervical collars, stair chairs,	243
folding cots, or other types of immobilization equipment	244
determined by the board to be unnecessary for mobile intensive	245
care units	246

A mobile intensive care unit is exempt from the emergency	247
medical technician staffing requirements of section 4765.43 of	248
the Revised Code when it is staffed by at least one physician or	249
registered nurse and another person, designated by a physician,	250
who holds a valid license or certificate to practice in a health	251
care profession, and when at least one of the persons staffing	252
the mobile intensive care unit is a registered nurse whose	253
training meets or exceeds the training required for a paramedic.	254
Sec. 4766.04. (A)(1) Except as otherwise provided in this	255
chapter, unless a person is an emergency medical service	256
organization licensed under division (B) or an air medical	257
service organization licensed under division (D) of this	258
section, no person shall engage in, or profess to engage in, the	259
business or service in this state of providing emergency medical	260
transportation to an individual who is experiencing a medical	261
emergency.	262
(2) Except as otherwise provided in this chapter, unless a	263
person is a nonemergency medical service organization licensed	264
under division (C) of this section, no person shall engage in,	265
or profess to engage in, the business or service of providing	266
nonemergency medical transportation to an individual who	267
requires the use of a wheelchair or other mobility aid, and who	268
is not experiencing a medical emergency, between any of the	269
following locations:	270
(a) A hospital;	271
(b) An emergency department;	272
(c) A dialysis center;	273
(d) A long-term care facility, including a nursing home;	274
(e) A surgical facility;	275

(f) An inpatient rehabilitation facility;	276
(g) A memory care center;	277
(h) A health care practitioner's office;	278
(i) Any other licensed inpatient facility.	279
(3) Except as otherwise provided in this chapter, unless a	280
person is a stretcher van organization that holds a license	281
under division (E) of this section, no person shall engage in,	282
or profess to engage in, the business or service of providing	283
nonemergency transportation to an individual who requires the	284
use of a stretcher and is not experiencing a medical emergency.	285
(B) To qualify for a license as a basic life-support,	286
intermediate life-support, advanced life-support, or mobile	287
intensive care unit organization, an emergency medical service	288
organization shall do all of the following:	289
(1) Apply for a permit for each ambulance and nontransport	290
vehicle owned or leased as provided in section 4766.07 of the	291
Revised Code;	292
(2) Meet all requirements established in rules adopted by	293
the state board of emergency medical, fire, and transportation	294
services regarding ambulances and nontransport vehicles,	295
including requirements pertaining to equipment, communications	296
systems, staffing, and level of care the particular organization	297
is permitted to render;	298
(3) Maintain the appropriate type and amount of insurance	299
as specified in section 4766.06 of the Revised Code;	300
(4) Meet all other requirements established under rules	301
adopted by the board for the particular license.	302

(C) To qualify for a license to provide ambulette service,	303
a nonemergency medical service organization shall do all of the	304
following:	305
(1) Apply for a permit for each ambulatte evened or leaged	306
(1) Apply for a permit for each ambulette owned or leased	
as provided in section 4766.07 of the Revised Code;	307
(2) Meet all requirements established in rules adopted by	308
the state board of emergency medical, fire, and transportation	309
services regarding ambulettes, including requirements pertaining	310
to equipment, communication systems, staffing, and level of care	311
the organization is permitted to render;	312
(3) Maintain the appropriate type and amount of insurance	313
as specified in section 4766.06 of the Revised Code;	314
	0.1.5
(4) Meet all other requirements established under rules	315
adopted by the board for the license.	316
(D) To qualify for a license to provide air medical	317
transportation, an air medical service organization shall do all	318
of the following:	319
(1) Apply for a permit for each rotorcraft air ambulance	320
and fixed wing air ambulance owned or leased as provided in	321
section 4766.07 of the Revised Code;	322
(2) Meet all requirements established in rules adopted by	323
the state board of emergency medical, fire, and transportation	324
services regarding rotorcraft air ambulances and fixed wing air	325
ambulances, including requirements pertaining to equipment,	326
communication systems, staffing, and level of care the	327
organization is permitted to render;	328
(3) Maintain the appropriate type and amount of insurance	329
as specified in section 4766.06 of the Revised Code;	330

(4) Meet all other requirements established under rules	331
adopted by the board for the license.	332
(E) To qualify for a license to provide services with a	333
stretcher van, a stretcher van organization shall do all of the	334
<pre>following:</pre>	335
(1) Apply for a permit for each stretcher van owned or	336
<pre>leased as provided in section 4766.07 of the Revised Code;</pre>	337
(2) Meet all of the requirements established in rules	338
adopted by the state board of emergency medical, fire, and	339
transportation services regarding stretcher vans, including	340
requirements pertaining to equipment, communication systems,	341
staffing, and the types of services that may be provided by a	342
stretcher van organization;	343
(3) Maintain the appropriate type and amount of insurance	344
as specified in section 4766.06 of the Revised Code;	345
(4) Meet all other requirements established under rules	346
adopted by the board for the license.	347
(F) An emergency medical service organization that applies	348
for a license as a basic life-support, intermediate life-	349
support, advanced life-support, or mobile intensive care unit	350
organization; a nonemergency medical service organization that	351
applies for a license to provide ambulette service; or an air	352
medical service organization that applies for a license to	353
provide air medical transportation; or a stretcher van	354
organization that applies for a license to provide services with	355
a stretcher van shall submit a completed application to the	356
board, on a form provided by the board for each particular	357
license, together with the appropriate fees established under	358
section 4766.05 of the Revised Code. The application form shall	359

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the applicant;	388
(9) Any other information the board, by rule, determines	389
necessary.	390
(F) Within sixty days after receiving a completed	391
application for licensure as a basic life-support, intermediate	392
life-support, advanced life-support, or mobile intensive care	393
unit organization; an ambulette service; or an air medical-	394
service organization, the (G) The board shall approve or deny	395
the application review all applications received for licenses	396
issued under this chapter. The board shall approve an	397
application if it determines that the applicant satisfies all of	398
the requirements for issuance of a license under this chapter.	399
The board shall deny an application if it determines that the	400
applicant does not meet the requirements of this chapter or any	401
rules adopted under it. The board shall send notice of the	402
denial of In denying an application by certified mail to the	403
applicant. The applicant may request a hearing within ten days	404
after receipt of the notice. If, the board receives a timely	405
request, it shall hold a hearing act in accordance with Chapter	406
119. of the Revised Code.	407
(G) (H)(1) If an applicant or licensee operates or plans	408
to operate an organization in more than one location <u>or</u>	409
satellite location under the same identity, or under different	410
identities with the same tax identification number, the	411
applicant or licensee shall apply for and meet all requirements	412
for licensure or renewal of a license, other than payment of a	413
license fee or renewal fee, for operating the organization at	414
each separate location. An applicant or licensee that operates	415
or plans to operate under the same organization identity in	416
separate locations shall pay only a single license fee	417

(2) If an applicant or licensee provides or plans to	418
provide services under different identities with the same tax	419
identification number, the applicant or licensee shall identify	420
all identities that are connected to a permitted vehicle or	421
aircraft.	422
(H) (I) An emergency medical service organization that	423
wishes to provide ambulette services to the public must apply	424
for a separate license under division (C) of this section.	425
(I) (J) Each license issued under this section and each	426
permit issued under section 4766.07 of the Revised Code expires	427
one year after the date of issuance and may be renewed in	428
accordance with the standard renewal procedures of Chapter 4745.	429
of the Revised Code. An application for renewal shall include	430
the license or permit renewal fee established under section	431
4766.05 of the Revised Code. An applicant for renewal of a	432
permit also shall submit to the board proof of an annual	433
inspection of the vehicle or aircraft for which permit renewal	434
is sought. The board shall renew a license if the applicant	435
meets the requirements for licensure and shall renew a permit if	436
the applicant and vehicle or aircraft meet the requirements to	437
maintain a permit for that vehicle or aircraft.	438
(J) (K) Each licensee shall maintain accurate records of	439
all service responses conducted. The records shall be maintained	440
on forms prescribed by the board and shall contain information	441
as specified by rule by the board.	442
Sec. 4766.05. (A) $\underline{(1)}$ The state board of emergency medical,	443
fire, and transportation services shall establish by rule a	444
license fee τ ; a permit fee for each ambulance, ambulette,	445
rotorcraft air ambulance, fixed wing air ambulance, and	446
nontransport vehicle, and stretcher van owned or leased by the	447

licensee that is or will be used as provided in section 4766.07	448
of the Revised Code $ au_i$ and fees for renewals of licenses and	449
permits, taking. In establishing the fees, the board shall take	450
into consideration the actual costs incurred by the board in	451
carrying out its duties under this chapter . However , the subject	452
to all of the following:	453
(a) The fee for each license and each renewal of a license	454
shall not exceed one hundred dollars, and the.	455
(b) The fee for each permit and each renewal of a permit	456
shall not exceed one hundred dollars for each ambulance,	457
rotorcraft air ambulance, fixed wing air ambulance, and	458
nontransport vehicle, and stretcher van. The board shall-	459
determine by rule the fee, which	460
(c) The fee for each permit and each renewal of a permit	461
<pre>for each ambulette shall not exceed fifty dollars, for each</pre>	462
permit and each renewal of a permit for each ambulette. For	463
(2) For purposes of establishing fees under division (A)	464
(1) of this section, "actual costs" includes the costs of	465
salaries, expenses, inspection equipment, supervision, and	466
program administration.	467
(B) The board shall deposit all fees and other moneys	468
collected pursuant to sections 4766.04, 4766.07, and 4766.08 of	469
the Revised Code in the state treasury to the credit of the	470
trauma and emergency medical services fund, which is created by	471
section 4513.263 of the Revised Code.	472
(C) The board, subject to the approval of the controlling	473
board, may establish fees in excess of the maximum amounts	474
allowed under division (A) of this section, but such fees shall	475
not exceed those maximum amounts by more than fifty per cent.	476

- Sec. 4766.06. (A) (1) Every emergency medical service 477 organization—and, nonemergency medical service organization 478 licensee, and stretcher van organization that holds a license 479 issued under this chapter shall furnish adequate evidence of 480 liability insurance coverage, in an amount of not less than five 481 hundred thousand dollars per occurrence and not less than five 482 hundred thousand dollars in the aggregate, for any cause for 483 which the license holder would be liable. 484
- (2) Every air medical service organization licensed under this chapter shall furnish adequate evidence of liability 486 insurance coverage, in an amount not less than twenty million 487 dollars per occurrence and not less than twenty million dollars in the aggregate, for any cause for which the licensee would be 489 liable.
- (B) In addition to the insurance requirements of division 491 (A) of this section, every licensee holder of a license issued 492 under this chapter shall carry bodily injury and property damage 493 insurance with solvent and responsible insurers licensed to do 494 business in this state for any loss or damage resulting from any 495 occurrence arising out of or caused by the operation or use of 496 any ambulance, ambulette, rotorcraft air ambulance, fixed wing 497 air ambulance, or nontransport vehicle, or stretcher van. The 498 insurance shall insure each vehicle or aircraft for the sum of 499 not less than one hundred thousand dollars for bodily injury to 500 or death of any one person arising out of any one accident and 501 the sum of not less than three hundred thousand dollars for 502 bodily injury to or death of more than one person in any one 503 accident and for the sum of fifty thousand dollars for damage to 504 property arising from any one accident. 505
 - (C) Each policy or contract of insurance issued shall

provide for both of the following:	307
(1) The payment and satisfaction of any financial judgment	508
entered against the licensee holder of the license issued under	509
this chapter and any person operating the vehicle or aircraft	510
and for a;	511
(2) A thirty-day cancellation notice to the state board of	512
emergency medical, fire, and transportation services.	513
Sec. 4766.07. (A) Except as otherwise provided by rule of	514
the state board of emergency medical, fire, and transportation	515
services, each emergency medical service organization subject to	516
licensure under this chapter, nonemergency medical service	517
organization subject to licensure under this chapter, and air	518
medical service organization subject to licensure under this	519
chapter, and stretcher van organization subject to licensure	520
under this chapter shall possess a valid permit for each	521
ambulance, ambulette, rotorcraft air ambulance, fixed wing air	522
ambulance, and nontransport vehicle, and stretcher van it owns	523
or leases that is or will be used by the licensee _license holder_	524
to perform the services permitted by the license. Each licensee-	525
Each license holder and license applicant shall submit to	526
the state board of emergency medical, fire, and transportation	527
services the appropriate fee and an application for a permit for	528
each ambulance, ambulette, rotorcraft air ambulance, fixed wing	529
air ambulance, and nontransport vehicle, and stretcher van the	530
holder or applicant is or will be using. The fee and application	531
shall be submitted to the state board of emergency medical,	532
fire, and transportation services on forms provided by the	533
board. The application shall include documentation that the	534
vehicle or aircraft meets the appropriate standards set by the	535
board, that the vehicle or aircraft has been inspected pursuant	536

to division (C) of this section, that the permit applicant	537
maintains insurance as provided in section 4766.06 of the	538
Revised Code, and that the vehicle or aircraft and permit	539
applicant meet any other requirements established under rules	540
adopted by the board.	541
The state board of emergency medical, fire, and	542
transportation services may adopt rules in accordance with	543
Chapter 119. of the Revised Code to authorize the temporary use	544
of a vehicle or aircraft for which a permit is not possessed	545
under this section in back-up or disaster situations.	546
(B) (1) Within sixty days after receiving a completed	547
application for a permit, the The board shall issue or deny the	548
permitreview all applications received for permits issued under	549
this section. The board shall approve an application if it	550
determines that the permit applicant and the applicant's vehicle	551
or aircraft meet the requirements for issuance of a permit under	552
this chapter and rules adopted under it that apply to the	553
applicant, vehicle, or aircraft. The board shall deny an	554
application if it determines that the permit applicant $ au$ or the	555
applicant's vehicle, or aircraft does not meet the requirements	556
of this chapter and the rules adopted under it that apply to	557
permits for ambulances, ambulettes, rotorcraft air ambulances,	558
fixed wing air ambulances, and nontransport vehicles the	559
applicant, vehicle, or aircraft. The board shall send notice of	560
the denial of In denying an application by certified mail to the	561
permit applicant. The permit applicant may request a hearing	562
within ten days after receipt of the notice. If the board	563
receives a timely request, it shall hold a hearing act in	564
accordance with Chapter 119. of the Revised Code.	565

(2) If the board issues the vehicle permit for an

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ambulance, ambulette, or nontransport vehicle, <u>or stretcher van,</u>	567
it also shall issue a decal, in a form prescribed by rule, to be	568
displayed on the rear window of the vehicle. The board shall not	569
issue a decal until all of the requirements for licensure and	570
permit issuance have been met.	571
(3) If the board issues the aircraft permit for a	572
rotorcraft air ambulance or fixed wing air ambulance, it also	573
shall issue a decal, in a form prescribed by rule, to be	574
displayed on the left fuselage aircraft window in a manner that	575
complies with all applicable federal aviation regulations. The	576
board shall not issue a decal until all of the requirements for	577
licensure and permit issuance have been met.	578
(C) In addition to any other requirements that the board	579
establishes by rule, a licensee <u>license holder</u> or license	580
applicant applying for an initial vehicle or aircraft permit	581
under division (A) of this section shall submit to the board the	582
vehicle or aircraft for which the permit is sought. Thereafter,	583
a licensee <u>license holder</u> shall annually submit to the board	584
each vehicle or aircraft for which a permit has been issued.	585
With respect to the inspection of the submitted vehicles and	586
aircraft, all of the following apply:	587
(1) The board shall conduct a physical inspection of an	588
ambulance, ambulette, or nontransport vehicle <u>, or stretcher van</u>	589
to determine its roadworthiness and compliance with standard	590
motor vehicle-requirements standards. The board shall establish	591
by rule requirements that must be met for roadworthiness and	592
motor vehicle standards.	593
(2) The board shall conduct a physical inspection of the	594

medical equipment, communication system, and interior of an

ambulance, ambulette, or stretcher van to determine the

operational condition and safety of the equipment and the	597
ambulance's interior and to determine whether the construction	598
of an ambulance, ambulette, or stretcher van is in compliance	599
with the federal one of the following, as the case may be:	600
(a) Federal requirements for ambulance construction that	601
were in effect at the time the ambulance was manufactured, as	602
specified by the general services administration in the various	603
versions of its publication titled "federal specification-	604
Federal Specification for the star of life ambulance Star-of-	605
Life Ambulance, KKK-A-1822-";	606
(b) A national standard for ambulance, ambulette, or	607
stretcher van construction approved by the American national	608
standards institute, in effect at the time the vehicle was	609
constructed.	610
(3) The board shall conduct a physical inspection of the	611
equipment, communication system, and interior of an ambulance,	612
ambulette, or stretcher van to determine the operational	613
condition and safety of the equipment and the ambulette's-	614
<u>vehicle's</u> interior and to determine whether the ambulette is in-	615
compliance with state requirements for ambulette construction.	616
The board shall <u>determine</u> <u>establish</u> by rule requirements <u>that</u>	617
<pre>must be met for the equipment, communication system, and</pre>	618
interior, and construction of an ambulance, ambulette, or	619
stretcher van.	620
(4) The board shall conduct a physical inspection of the	621
medical equipment, communication system, and interior of a	622
rotorcraft air ambulance or fixed wing air ambulance to	623
determine the operational condition and safety of the equipment	624
and the aircraft's interior	625

(5) The board shall issue a certificate to the applicant	626
for each vehicle or aircraft that passes the inspection and may	627
assess a fee for each inspection, as established by the board.	628
(6) The board shall adopt rules regarding the	629
implementation and coordination of inspections. The rules may	630
permit the board to contract with a third party to conduct the	631
inspections required of the board under this section.	632
inspections required of the Board ander this section.	002
Sec. 4766.08. (A) The state board of emergency medical,	633
fire, and transportation services, pursuant to an adjudication	634
conducted in accordance with Chapter 119. of the Revised Code,	635
may suspend or revoke any license or permit or renewal thereof	636
issued under this chapter for any one or combination of the	637
following causes:	638
(1) Violation of this chapter or any rule adopted	639
thereunder;	640
(2) Refusal to permit the board to inspect a vehicle or	641
aircraft used under the terms of a permit or to inspect the	642
records or physical facilities of a licensee;	643
(3) Failure to meet the ambulance, ambulette, rotorcraft	644
air ambulance, fixed wing air ambulance, and nontransport	645
vehicle, and stretcher van requirements specified in this	646
chapter or the rules adopted thereunder;	647
(4) Violation of an order issued by the board;	648
(5) Failure to comply with any of the terms of an	649
agreement entered into with the board regarding the suspension	650
or revocation of a license or permit or the imposition of a	651
penalty under this section.	652
(B) If the board determines that the records, record-	653

keeping procedures, or physical facilities of a licensee, or an	654
ambulance, ambulette, rotorcraft air ambulance, fixed wing air	655
ambulance, or nontransport vehicle <u>, or stretcher van</u> for which a	656
valid permit has been issued, do not meet the standards	657
specified in this chapter and the rules adopted thereunder, the	658
ooard shall notify the licensee of any deficiencies within	659
thirty days of finding the deficiencies. If the board determines	660
that the deficiencies exist and they remain uncorrected after	661
thirty days, the board may suspend the license, vehicle permit,	662
or aircraft permit. The licensee, notwithstanding the suspension	663
under this division, may operate until all appeals have been	664
exhausted.	665
(C) At the discretion of the board, a licensee whose	666
license has been suspended or revoked under this section may be	667

- (C) At the discretion of the board, a licensee whose license has been suspended or revoked under this section may be ineligible to be licensed under this chapter for a period of not more than three years from the date of the violation, provided that the board shall make no determination on a period of ineligibility until all the licensee's appeals relating to the suspension or revocation have been exhausted.
- (D) The board may, in addition to any other action taken under this section and after a hearing conducted pursuant to Chapter 119. of the Revised Code, impose a penalty of not more than fifteen hundred dollars for any violation specified in this section. The attorney general shall institute a civil action for the collection of any such penalty imposed.
- Sec. 4766.09. This chapter does not apply to any of the 679 following:
- (A) A person rendering services with an ambulance in the
 event of a disaster situation when licensees' vehicles based in
 the locality of the disaster situation are incapacitated or
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insufficient in number to render the services needed;	684
(B) Any person operating an ambulance, ambulette,	685
stretcher van, rotorcraft air ambulance, or fixed wing air	686
ambulance outside this state unless receiving a person within	687
this state for transport to a location within this state;	688
(C) A publicly owned or operated emergency medical service	689
organization and the vehicles it owns or leases and operates,	690
except as provided in section 307.051, division (G) of section	691
307.055, division (F) of section 505.37, division (B) of section	692
505.375, and division (B)(3) of section 505.72 of the Revised	693
Code;	694
(D) An ambulance, ambulette, stretcher van, rotorcraft air	695
ambulance, fixed wing air ambulance, or nontransport vehicle	696
owned or leased and operated by the federal government;	697
(E) A publicly owned and operated fire department vehicle;	698
(F) Emergency vehicles owned by a corporation and	699
operating only on the corporation's premises, for the sole use	700
by that corporation;	701
(G) An ambulance, nontransport vehicle, or other emergency	702
medical service organization vehicle owned and operated by a	703
municipal corporation;	704
(H) A motor vehicle titled in the name of a volunteer	705
rescue service organization, as defined in section 4503.172 of	706
the Revised Code;	707
(I) A public emergency medical service organization;	708
(J) A fire department, rescue squad, or life squad	709
comprised of volunteers who provide services without expectation	710
of remuneration and do not receive payment for services other	711

than reimbursement for expenses;	712
(K) A private, nonprofit emergency medical service	713
organization when fifty per cent or more of its personnel are	714
volunteers, as defined in section 4765.01 of the Revised Code;	715
(L) Emergency medical service personnel who are regulated	716
by the state board of emergency medical, fire, and	717
transportation services under Chapter 4765. of the Revised Code;	718
(M) Any of the following that operates a transit bus, as	719
that term is defined in division (Q) of section 5735.01 of the	720
Revised Code, unless the entity provides ambulette services that	721
are reimbursed under the state medicaid plan:	722
(1) A public nonemergency medical service organization;	723
(2) An urban or rural public transit system;	724
(3) A private nonprofit organization that receives grants	725
under section 5501.07 of the Revised Code.	726
(N)(1) An entity, to the extent it provides ambulette	727
services, if the entity meets all of the following conditions:	728
(a) The entity is certified by the department of aging or	729
the department's designee in accordance with section 173.391 of	730
the Revised Code or operates under a contract or grant agreement	731
with the department or the department's designee in accordance	732
with section 173.392 of the Revised Code.	733
(b) The entity meets the requirements of section 4766.14	734
of the Revised Code.	735
(c) The entity does not provide ambulette services that	736
are reimbursed under the state medicaid plan.	737
(2) A vehicle, to the extent it is used to provide	738

795

issue vehicle permits to an emergency medical service	767
organization—or a, nonemergency medical service organization, or	768
stretcher van organization that is regulated by another state.	769
To qualify for a license and vehicle permits by endorsement, an	770
organization must submit evidence satisfactory to the board that	771
it has met standards in another state that are equal to or more	772
stringent than the standards established by this chapter and the	773
rules adopted under it.	774
Sec. 4766.14. (A) An ambulette service provider described	775
in division (M) or (N) of section 4766.09 of the Revised Code or	776
the entity responsible for a vehicle described in division (0)	777
of section 4766.09 of the Revised Code that provides ambulette	778
services shall do all of the following:	779
(1) Make available to all its ambulette drivers while	780
operating ambulette vehicles ambulettes a means of two-way	781
communication using either ambulette vehicle -radios or cellular	782
telephones;	783
(2) Equip every ambulette vehicle with one isolation and	784
biohazard disposal kit that is permanently installed or secured	785
in the <pre>vehicle's ambulette's cabin;</pre>	786
(3) Before hiring an applicant for employment as an	787
ambulette driver, obtain all of the following:	788
(a) A valid copy of a signed statement from a licensed	789
physician acting within the scope of the physician's practice	790
declaring that the applicant does not have a medical condition	791
or physical condition, including vision impairment that cannot	792
be corrected, that could interfere with safe driving, passenger	793

assistance, and emergency treatment activity or could jeopardize

the health and welfare of a client or the general public;

(b) All of the certificates and results required under	796
divisions (A)(2), (3), and (4) of section 4766.15 of the Revised	797
Code.	798
(B) No ambulette service provider described in division	799
(M) or $\frac{\text{the}}{\text{(N)}}$ of section 4766.09 of the Revised Code or entity	800
responsible for a vehicle described in division (O) of section	801
4766.09 of the Revised Code that provides ambulette services	802
shall employ an applicant as an ambulette driver if the	803
applicant has six or more points on the applicant's driving	804
record pursuant to section 4510.036 of the Revised Code.	805
(C)(1) Except as provided in division (C)(2) of this	806
section, the department of aging shall administer and enforce	807
this section.	808
(2) The department of transportation shall administer and	809
enforce this section as it applies to entities described in	810
division (M) of section 4766.09 of the Revised Code.	811
Sec. 4766.15. (A) An applicant for employment as an	812
ambulette or stretcher van driver with an organization licensed	813
pursuant to this chapter shall submit proof to the organization	814
of, or give consent to the employer to obtain, all of the	815
following:	816
(1)(a) A valid driver's license issued pursuant to Chapter	817
4506. or 4507. of the Revised Code, or its equivalent, if the	818
applicant is a resident of another state;	819
(b) A recent certified abstract of the applicant's record	820
of convictions for violations of motor vehicle laws provided by	821
the registrar of motor vehicles pursuant to section 4509.05 of	822
the Revised Code, or its equivalent, if the applicant is a	823
resident of another state.	824

(2)(a) A certificate of completion of a course in first	825
aid techniques offered by the American red cross or an	826
equivalent organization;	827
(b) A certificate of completion of a course in	828
cardiopulmonary resuscitation, or its equivalent, offered by an	829
organization approved by the state board of emergency medical,	830
fire, and transportation services.	831
(3) The result of a chemical test or tests of the	832
applicant's blood, breath, or urine conducted at a hospital or	833
other institution approved by the board for the purpose of	834
determining the alcohol, drug of abuse, controlled substance, or	835
metabolite of a controlled substance content of the applicant's	836
whole blood, blood serum or plasma, breath, or urine;	837
(4) The result of a criminal records check conducted by	838
the bureau of criminal identification and investigation.	839
(B) An organization may employ an applicant on a temporary	840
provisional basis pending the completion of all of the	841
requirements of this section. The length of the provisional	842
period shall be determined by the board.	843
(C) An organization licensed pursuant to this chapter	844
shall use information received pursuant to this section to	845
determine in accordance with rules adopted by the state board of	846
emergency medical, fire, and transportation services under	847
section 4766.03 of the Revised Code whether an applicant is	848
disqualified for employment.	849
No applicant shall be accepted for permanent employment as	850
an ambulette or stretcher van driver by an organization licensed	851
pursuant to this chapter until all of the requirements of	852
division (A) of this section have been met.	853

Sec. 4766.18. (A) A stretcher van organization may use a	854
stretcher van to provide transportation to all of the following:	855
(1) An individual who needs transportation to or from a	856
nonemergency medical appointment or service, including	857
transportation that originates or concludes at the individual's	858
<pre>place of residence;</pre>	859
(2) An individual who is convalescent or otherwise	860
<pre>nonambulatory;</pre>	861
(3) An individual who is medically stable and does not	862
require ongoing medical monitoring, medical aid, medical care,	863
or medical treatment during the period of transport or as a	864
condition of being transported.	865
(B) When using a stretcher van to provide transportation	866
to an individual as described in division (A) of this section,	867
all of the following apply to a stretcher van organization:	868
(1) The organization shall allow at least one other	869
individual, which may include a family member or caregiver, to	870
remain in the stretcher van during the period of transport in	871
order to provide support, assistance, and comfort to the	872
individual described in division (A) of this section.	873
(2) The organization shall offer to provide the following	874
services to the individual and, if the individual or	875
individual's family member or caregiver accepts the offer, shall	876
provide such services to the individual:	877
(a) Assisting the individual onto and off a stretcher;	878
(b) Assisting the individual with entering or exiting the	879
stretcher van, the individual's place of residence, or the	880
location to which the individual is being transported.	881

(3) In the event the individual's medical condition	882
changes during the period of transport and requires medical care	883
to be rendered, the organization, as soon as practicable, shall	884
do either or both of the following:	885
(a) Request assistance from an emergency medical service	886
organization;	887
(b) Transport the individual to the nearest hospital.	888
(4) The organization shall not administer oxygen to the	889
individual, except that during the period of transport the	890
individual or individual's family member or caregiver may	891
administer to the individual oxygen that is supplied by the	892
<pre>individual.</pre>	893
(C) Each stretcher van organization shall train the	894
organization's personnel in the use of stretchers.	895
Sec. 4766.22. (A) Not later than forty-five days after the	896
end of each fiscal year, the state board of emergency medical,	897
fire, and transportation services shall submit a report to the	898
governor and general assembly that provides all of the following	899
information for that fiscal year:	900
(1) The number of each of the following the board issued:	901
(a) Basic life-support organization licenses;	902
(b) Intermediate life-support organization licenses;	903
(c) Advanced life-support organization licenses;	904
(d) Mobile intensive care unit organization licenses;	905
(e) Ambulette service licenses;	906
(f) Air medical service organization licenses;	907

(g) Stretcher van organization licenses;	908
<pre>(h) Ambulance permits;</pre>	909
(h) (i) Nontransport vehicle permits;	910
(i) (j) Ambulette vehicle permits;	911
(j) Rotorcraft air ambulance permits;	912
(k) (l) Fixed wing air ambulance permits;	913
(m) Stretcher van permits.	914
(2) The amount of fees the board collected for issuing and	915
renewing each type of license and permit specified in division	916
(A) (1) of this section;	917
(3) The number of inspections the board or a third party	918
on the board's behalf conducted in connection with each type of	919
license and permit specified in division (A)(1) of this section	920
and the amount of fees the board collected for the inspections;	921
(4) The number of complaints that were submitted to the	922
board;	923
(5) The number of investigations the board conducted under	924
section 4766.11 of the Revised Code;	925
(6) The number of adjudication hearings the board held and	926
the outcomes of the adjudications;	927
(7) The amount of penalties the board imposed and	928
collected under section 4766.08 of the Revised Code;	929
(8) Other information the board determines reflects the	930
board's operations.	931
(B) The board shall post the annual report required by	932
this section on its web site and make it available to the public	933

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on request.	934
Sec. 4766.23. The Ohio medical transportation board state	935
board of emergency medical, fire, and transportation services	936
shall comply with section 4776.20 of the Revised Code.	937
Section 2. That existing sections 4766.01, 4766.03,	938
4766.04, 4766.05, 4766.06, 4766.07, 4766.08, 4766.09, 4766.13,	939
4766.14, 4766.15, 4766.22, and 4766.23 of the Revised Code are	940
hereby repealed.	941