1	STATE OF OKLAHOMA
2	2nd Session of the 58th Legislature (2022)
3	SENATE BILL 1441 By: Rosino
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6	AS INTRODUCED
7	An Act relating to emergency medical services;
8	amending 63 O.S. 2021, Section 1-2515, which relates to ambulance service transports; broadening exemption
9	from certain regulation; updating statutory language; and providing an effective date.
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12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. AMENDATORY 63 O.S. 2021, Section 1-2515, is
14	amended to read as follows:
15	Section 1-2515. A. Notwithstanding any other provision of this
16	title, Emergency Medical Services <u>emergency medical services</u> (EMS)
17	Regions regions, Ambulance Service ambulance service districts or
18	municipalities are hereby authorized to regulate and control,
19	pursuant to duly enacted ordinance or regulation, Ambulance Service
20	ambulance service transports originating within the jurisdiction of
21	such EMS Regions <u>regions</u> , Ambulance Service <u>ambulance service</u>
22	districts or municipalities.
23	B. Any ordinance or regulation adopted pursuant to subsection A
24	of this section shall meet and may exceed, but shall not be in

¹ contravention of, the standards promulgated by the State Board of ² Health for Ambulance Service ambulance service transports.

3 C. 1. Any ordinance or regulation adopted by an EMS Region 4 region, Ambulance Service ambulance service district or a 5 municipality may establish a sole-provider system for stretcher van 6 and/or Ambulance Service ambulance service transports; provided, 7 however, any such designated or contracted sole-provider which is 8 not an EMS Region region, Ambulance Service ambulance service 9 district, municipality, or other public entity shall be selected by 10 competitive bidding.

11 2. A contract entered into pursuant to such bidding shall be 12 with the lowest and best bidder and may be for an initial term of 13 such duration as deemed operationally and fiscally prudent by the 14 contracting agency. The term of such sole-provider contract shall 15 be made public at the time bids are solicited, which solicitation 16 shall be not less than sixty (60) days prior to the contract start 17 date.

D. Any EMS Region region, Ambulance Service ambulance service
 district or municipality may establish a sole-provider system for
 stretcher van and/or Ambulance Service ambulance service transports
 and may allow additional geographic or political subdivisions to
 join such a system at any time. Whenever such a geographic or
 political subdivision joins such a sole-provider system, competitive
 bidding shall not be required and provision for servicing the new

Req. No. 2815

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Page 2

1 jurisdiction may be accomplished by amending the existing sole-2 provider contract. Furthermore, in the event the expansion of the 3 service area of the EMS Region region, Ambulance Service ambulance 4 service district or the municipality is substantial (in the sole 5 opinion of the governing body of the EMS Region region, Ambulance 6 Service ambulance service district or municipality), the existing 7 sole-provider contract may be extended for a period sufficient to 8 allow reasonable opportunity for recovery of capital costs of 9 expansion, as determined by the contracting agency.

10 The provisions of this section shall not be construed or Ε. 11 applied to limit the operation of any emergency medical service 12 district established and operating pursuant to Section 9C of Article 13 10 of the Oklahoma Constitution; provided, however, that, upon 14 invitation and approval of a majority of the voters of the district, 15 any such district is hereby authorized to join by appropriate 16 agreement any system established by an EMS Region region, Ambulance 17 Service ambulance service district or a municipality pursuant to the 18 provisions of this section.

F. The following types of patient transports shall be exempt from regulation by EMS Regions regions, Ambulance Service ambulance service districts or municipalities:

1. Any ambulance owned or operated by, or under contract to perform ambulance transport services for, the Federal or State state government, or any agency thereof;

Req. No. 2815

Page 3

2. Any ambulance owned and operated by a hospital, or under contract or agreement with a hospital, and in use to transport a patient of the owner-hospital, which patient has been admitted to and not been discharged from the owner-hospital, to or from another hospital or medical care facility at which the patient receives a diagnostic or therapeutic procedure not available at the ownerhospital;

3. Any ambulance engaged in a routine transport call to
transport a patient from a hospital, nursing home, or dialysis
center located within an EMS Region region, Ambulance Service
<u>ambulance service</u> district or municipality to any location outside
the EMS Region region, Ambulance Service ambulance service district
or municipality;

Any ambulance engaged in the transport of a patient from a
 location outside an EMS Region region, Ambulance Service ambulance
 <u>service</u> district or municipality to a location inside an EMS Region
 <u>region</u>, Ambulance Service ambulance service district or
 municipality; or

19 5. Any ambulance engaged in the interstate transport of a 20 patient.

21 SECTION 2. This act shall become effective November 1, 2022.
23 58-2-2815 DC 1/19/2022 4:35:48 PM
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Req. No. 2815

Page 4