

H.B. 494

AMENDMENTS TO THE UTAH MEDICAL SERVICE SYSTEM ACT

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

FEBRUARY 26, 2008 2:59 PM

Representative **John Dougall** proposes the following amendments:

1. Page 13, Lines 396 through 397a

House Committee Amendments

2-18-2008:

396 (1) This section ~~H~~→ :

396a (a) ~~H~~ does not apply to a political subdivision that :

(i) is the exclusive licensed

397 provider for inter-facility transport services ~~H~~→ ; or

(ii) prior to May 6, 2008, has applied to the Bureau of Emergency Medical Services for an exclusive license to provide inter-facility transport services; ~~{-and}~~

397a (b) only applies to a county of the first class ~~H~~ ; and

(c) does not invalidate a settlement agreement entered into between a political subdivision and a 911 or non-911 provider prior to June 30, 2008 .

2. Page 14, Line 427 through Page 15, Line 433:

427 (c) shall, when receiving a call in response to an emergency medical condition as

428 defined in Subsection 26-8a-102(5)(a):

429 (i) use a priority dispatch system, if available, to gather and transmit information :

(A) prior to the dispatch of the inter-facility transporter, if required by the political subdivision;

and

(B) to the

430 local 911 dispatch that is sufficient for the appropriate dispatch of 911 resources; or

431 (ii) if a priority dispatch system is not available, transmit to the local 911 dispatch

432 center :

(A) prior to the dispatch of the inter-facility transporter if required by the political subdivision; and

(B) the location of the incident, call back information, and any other information available

433 for the appropriate dispatch of 911 resources.