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UTAH EMERGENCY MEDICA	AL SERVICES SYSTEM ACT
AMEND	MENTS
2019 GENERA	AL SESSION
STATE O	F UTAH
Chief Sponsor: Kay	y J. Christofferson
Senate Sponsor: (Curtis S. Bramble
ONG TITLE	
eneral Description:	:
This bill amends provisions relating to certa enses.	in emergency medical service provider
ghlighted Provisions:	
This bill:	
removes a restriction on 911 ambulance	-
plying for a license to provide a higher level of somakes technical changes.	avice, and
oney Appropriated in this Bill:	
None	
ther Special Clauses:	
None	
cah Code Sections Affected:	
MENDS:	
26-8a-404, as last amended by Laws of Utal	1 2008 Chapter 382
26-8a-405, as last amended by Laws of Utal	•
20 00 100, as fast afficiated by Laws of Otal	. 2005, Onaptor 215
it enacted by the Legislature of the state of Utah	:
Section 1. Section 26-8a-404 is amended to	read:
26-8a-404. Ground ambulance and para	medic licenses Application and
partment review.	

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30	(1) Except as provided in Section 26-8a-413, an applicant for a ground ambulance or
31	paramedic license shall apply to the department for a license only by:
32	(a) submitting a completed application;
33	(b) providing information in the format required by the department; and
34	(c) paying the required fees, including the cost of the hearing officer.
35	(2) The department shall make rules establishing minimum qualifications and
36	requirements for:
37	(a) personnel;
38	(b) capital reserves;
39	(c) equipment;
40	(d) a business plan;
41	(e) operational procedures;
42	(f) medical direction agreements;
43	(g) management and control; and
14	(h) other matters that may be relevant to an applicant's ability to provide ground
45	ambulance or paramedic service.
46	(3) An application for a license to provide ground ambulance service or paramedic
4 7	service shall be for all ground ambulance services or paramedic services arising within the
48	geographic service area, except that an applicant may apply for a license for less than all
1 9	ground ambulance services or all paramedic services arising within an exclusive geographic
50	area if it can demonstrate how the remainder of that area will be served.
51	(4) (a) A ground ambulance service licensee may apply to the department for a license
52	to provide a higher level of service as defined by department rule if the application includes:
53	[(i) the application for the license is limited to non-911 ambulance or paramedic
54	services; and]
55	[(ii) the application includes:]
56	[(A)] (i) a copy of the new treatment protocols for the higher level of service approved
57	by the off-line medical director;

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58	[(B)] (ii) an assessment of field performance by the applicant's off-line director; and
59	[(C)] (iii) an updated plan of operation demonstrating the ability of the applicant to
60	provide the higher level of service.
61	(b) If the department determines that the applicant has demonstrated the ability to
62	provide the higher level of service in accordance with Subsection (4)(a), the department shall
63	issue a revised license reflecting the higher level of service and the requirements of Section
64	26-8a-408 do not apply.
65	(c) A revised license issued under Subsection (4)(b):
66	(i) may only affect the level of service that the licensee may provide;
67	(ii) may not affect any other terms, conditions, or limitations of the original license;
68	<u>and</u>
69	(iii) may not impact the rights of other licensees.
70	(5) Upon receiving a completed application and the required fees, the department shall
71	review the application and determine whether the application meets the minimum
72	qualifications and requirements for licensure.
73	(6) The department may deny an application if it finds that it contains any materially
74	false or misleading information, is incomplete, or if the application demonstrates that the
75	applicant fails to meet the minimum qualifications and requirements for licensure under
76	Subsection (2).
77	(7) If the department denies an application, it shall notify the applicant in writing
78	setting forth the grounds for the denial. A denial may be appealed under Title 63G, Chapter 4,
79	Administrative Procedures Act.
80	Section 2. Section 26-8a-405 is amended to read:
81	26-8a-405. Ground ambulance and paramedic licenses Agency notice of
82	approval.
83	(1) Beginning January 1, 2004, if the department determines that the application meets
84	the minimum requirements for licensure under Section 26-8a-404, the department shall issue a
85	notice of the approved application to the applicant.

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the application.

(2) A current license holder responding to a request for proposal under Section
26-8a-405.2 is considered an approved applicant for purposes of Section 26-8a-405.2 if the
current license holder, prior to responding to the request for proposal, submits the following to
the department:
(a) the information [required by Subsection 26-8a-404(4)(a)(ii)] described in
Subsections 26-8a-404(4)(a)(i) through (iii); and
(b) (i) if the license holder is a private entity, a financial statement, a pro forma budget
and necessary letters of credit demonstrating a financial ability to expand service to a new
service area; or
[(e)] (ii) if the license holder is a governmental entity, a letter from the governmental
entity's governing body demonstrating the governing body's willingness to financially support