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Emergency Services Personnel Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Norman K Thurston

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2	LONG TITLE
4	General Description:
5	This bill allows licensed emergency medical service personnel to provide non-emergency
6	medical services in certain circumstances.
7	Highlighted Provisions:
8	This bill:
9	 defines terms; and
0	 allows a licensed emergency medical service personnel to provide non-emergency
1	medical services to individuals consistent with the personnel's medical expertise.
2	Money Appropriated in this Bill:
3	None
4	Other Special Clauses:
5	None
6	Utah Code Sections Affected:
7	ENACTS:
8	53-2d-210 , Utah Code Annotated 1953
9 20	Be it enacted by the Legislature of the state of Utah:
1	Section 1. Section 53-2d-210 is enacted to read:
2	53-2d-210 . Emergency medical service employees providing medical services in
3	non-emergency settings.
24	(1) As used in this section:
25	(a) "Direct supervision" means a medical director or other physician is present and
6	available for face-to-face communication with an emergency medical service
7	employee being supervised by the medical director or other physician at the time and
8	place any non-emergency medical services authorized by the medical director or
29	other physician are being provided by the emergency medical service employee.
80	(b) "Emergency medical service employee" means a following individual licensed under
31	this chapter:

0034.hv. .11 DRAFT

09-13 19:22

 (ii) an advanced emergency medical services technician; (iii) emergency medical services technician; or (iv) an emergency medical responder. (c) "General supervision" means a medical director or other physician is available for consultation regarding any non-emergency medical services the medical director or other physician has authorized an emergency medical service employee to perform, regardless of whether the medical director or other physician is located on the same premises as the emergency medical service employee being supervised.
 35 (iv) an emergency medical responder. 36 (c) "General supervision" means a medical director or other physician is available for 37 consultation regarding any non-emergency medical services the medical director or 38 other physician has authorized an emergency medical service employee to perform, 39 regardless of whether the medical director or other physician is located on the same
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39 regardless of whether the medical director or other physician is located on the same
40 premises as the emergency medical service employee being supervised.
41 (d) <u>"Indirect supervision" means a medical director or other physician:</u>
42 (i) is present at the location an emergency medical service employee that is
43 <u>supervised by the medical director or other physician is providing authorized</u>
44 <u>non-emergency medical services; and</u>
45 (ii) is available to provide immediate face-to-face communication with the
46 <u>emergency medical service employee being supervised.</u>
47 (e) <u>"Medical director" means a physician licensed in this state who is accountable for the</u>
48 non-emergency medical services provided by an emergency medical service
49 <u>employee.</u>
50 (f) "Non-emergency medical services" means medical services that are not provided by a
51 licensed ambulance provider or a licensed paramedic provider.
52 (2) A company, a corporation, a partnership, or other entity may employ an emergency
53 medical service employee to provide non-emergency medical services as described in
54 Subsection (3) if the company, corporation, partnership, or other entity:
55 (a) employs a medical director to manage the emergency medical service employee;
56 (b) has protocols approved by the medical director establishing how the emergency
57 medical service employee is:
58 (i) to provide non-emergency medical services; and
59 (ii) to be supervised by the medical director or other physician as described in
60 <u>Subsection (4);</u>
61 (c) implements and maintains a quality improvement process;
62 (d) establishes a process for the emergency medical service employee to initiate 911
63 emergency services for identified emergencies in compliance with rules made by the
64 <u>bureau;</u>
65 (e) maintains patient records for all patients receiving non-emergency medical services

66	that:
67	(i) comply with typical medical documentation standards; and
68	(ii) are auditable and accessible upon request by the bureau;
69	(f) obtains any licenses required by law for the non-emergency medical services the
70	company, corporation, partnership, or other entity will employ the emergency
71	medical service employee to perform;
72	(g) does not advertise or claim that the company, corporation, partnership, or other entity
73	is providing non-emergency medical services as an alternative to 911 emergency
74	response:
75	(h) assesses the education and training of the emergency medical service employee to
76	ensure that the emergency medical service employee is competent and able to
77	provide the non-emergency medical services sought;
78	(i) provides continuing education and training as needed to ensure the continued
79	competency of the emergency medical service employee to provide the
80	non-emergency medical services sought; and
81	(j) complies with any bureau rules created in accordance with this section.
82	(3)(a) Except as provided in Subsection (3)(b), and subject to Subsection (4), an
83	emergency medical service employee employed by a company, a corporation, a
84	partnership, or other entity that complies with Subsection (2) may provide
85	non-emergency medical services that:
86	(i) the emergency medical service employee has been trained to perform;
87	(ii) the emergency medical service employee has been credentialed, privileged, or
88	authorized to perform; and
89	(iii) are within the emergency medical service employee's scope of practice as
90	defined by the bureau.
91	(b) Notwithstanding Subsection (3)(a), an emergency medical service employee may
92	provide non-emergency medical services outside the emergency medical service
93	employee's scope of practice described in Subsection (3)(a) if:
94	(i) the medical service is approved by the bureau;
95	(ii) the emergency medical service employee has been trained to perform the
96	non-emergency medical service; and
97	(iii) the emergency medical service employee is otherwise complying with the
98	requirements of this section.
99	(4)(a) Except as provided in Subsection (4)(b), an emergency medical service employee

0034.hv. .11 DRAFT

100	may provide the non-emergency medical services described in Subsection (3) if:
101	(i) the emergency medical service employee is providing the services under the direct
102	supervision or indirect supervision of a medical director or another physician; or
103	(ii)(A) the emergency medical service employee is providing the non-emergency
104	medical services under the general supervision of a medical director or another
105	physician;
106	(B) the medical director or other physician has appropriately delegated the
107	non-emergency medical services to be performed by the emergency medical
108	service employee in accordance with the standards and ethics of the practice of
109	medicine; and
110	(C) the emergency medical service employee is following the protocols described
111	in Subsection (2)(b).
112	(b) An emergency medical service employee may provide the non-emergency medical
113	services described in Subsection (3) under the direct supervision or indirect
114	supervision of a nurse practitioner or physician assistant if:
115	(i) the emergency medical service employee is providing the non-emergency medical
116	services in a county of the fourth, fifth, or sixth class as described in Section
117	<u>17-50-50; or</u>
118	(ii) if approved by the bureau.
119	(5) An emergency medical service employee providing non-emergency medical services
120	under this section may perform the non-emergency medical services in a hospital, in an
121	emergency room, in a clinic, in a community paramedicine program, at an event, or any
122	other location where non-emergency medical services may need to be provided.
123	(6) The bureau shall make rules in accordance with Title 63G, Chapter 3, Utah
124	Administrative Rulemaking Act, to:
125	(a) define the scope of practice for an emergency medical service employee as described
126	in Subsection (3)(a); and
127	(b) establish minimum standards for the requirements listed in Subsection (2).
128	(7) This section does not expand or limit the scope of practice for an emergency medical
129	service employee when the emergency medical service employee is responding to an
130	emergency or providing 911 ambulance services.
131	Section 2. Effective date.
132	This bill takes effect on May 7, 2025.