

214 ~~[(1) By May 30, 2000, the department shall review all licenses in effect on October 2,~~
 215 ~~1999, to identify overlap, as defined in department rule, in the service areas of two or more~~
 216 ~~licensed providers.]~~

217 ~~[(2) By June 30, 2000, the department shall notify all licensed providers affected by an~~
 218 ~~overlap. By September 30, 2000, the department shall schedule, by order, a deadline to resolve~~
 219 ~~each overlap, considering the effects on the licensed providers and the areas to be addressed.]~~

220 ~~[(3) For each overlap, the department shall meet with the affected licensed providers~~
 221 ~~and provide 120 days for a negotiated resolution, consistent with the criteria in Section~~
 222 ~~26-8a-408.]~~

223 ~~[(4) (a) If a resolution is reached under Subsection (2) that the department finds~~
 224 ~~satisfies the criteria in Section 26-8a-408, the department shall amend the licenses to reflect the~~
 225 ~~resolution consistent with Subsection (6).]~~

226 ~~[(b) If a resolution is not reached under Subsection (2), the department or any of the~~
 227 ~~licensed providers involved in the matter may request the commencement of a formal~~
 228 ~~adjudicative proceeding to resolve the overlap.]~~

229 ~~[(5) The department shall commence adjudicative proceedings for any overlap that is~~
 230 ~~not resolved by July 1, 2003.]~~

231 (1) As used in this section ~~H→~~ **["overlap"]** :

231a **(a) "Overlap"** ~~←H~~ means two ground ambulance interfacility
 232 transport providers that are licensed at the same level of service in all or part of a single
 233 geographic service area.

233a ~~H→~~ **(b) "Overlay"** means two ground ambulance interfacility transport providers that
 233b are licensed at a different level of service in all or part of a single geographic service area. ~~←H~~

234 ~~[(6)]~~ (2) Notwithstanding the exclusive geographic service requirement of Section
 235 26-8a-402, the department ~~[may amend one or more licenses after a resolution is reached or an~~
 236 ~~adjudicative proceeding has been held to allow:]~~ shall recognize overlap ~~H→~~ and overlay ~~←H~~
 236a ground ambulance
 237 interfacility transport licenses that existed on or before May 4, 2022.

238 ~~[(a) a single licensed provider to serve all or part of the overlap area;]~~

239 ~~[(b) more than one licensed provider to serve the overlap area;]~~

240 ~~[(c) licensed providers to provide different types of service in the overlap area; or]~~

241 ~~[(d) licenses that recognize service arrangements that existed on September 30, 1999.]~~

242 (3) The department may, without an adjudicative proceeding ~~S→~~ but with at least 30 days
 242a1 notice to providers in the same geographic service area ~~←S~~ , amend an existing
 242a ~~H→~~ overlay ~~←H~~ ground
 243 ambulance interfacility transport license ~~S→~~ [that creates a new] solely to convert an overlay into
 243a an ~~←S~~ overlap if the existing ground

244 ambulance interfacility transport ~~§~~→ **licensed** ←~~§~~ provider meets the requirements described in
244a Subsection

245 26-8a-404(4).

245a **§→ (4) An amendment of a license under this section may not alter:**

245b **(a) other terms of the original license, including the applicable geographic service area; or**

245c **(b) the license of other providers that provide interfacility transport services in the geographic**

245d **service area. ←§**

246 [~~(7)~~] **§→** [~~(4)~~] **(5) ←§** Notwithstanding Subsection [~~(6)~~] **(2)**, any license for an overlap area

247 terminates upon:

248 (a) relinquishment by the provider; or

249 (b) revocation by the department.