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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 $\hat{\mathbf{H}} \rightarrow [\cdot \cdot $
231a	(a) "Overlap" ←Ĥ 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	Ĥ→ (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. +Ĥ
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 Ĥ→ and overlay ←Ĥ
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 \$→ but with at least 30 days
242a1	notice to providers in the same geographic service area ←\$, amend an existing
242a	$\hat{\mathbf{H}} \rightarrow \underline{\mathbf{overlay}} \leftarrow \hat{\mathbf{H}} \underline{\mathbf{ground}}$
243	ambulance interfacility transport license Ŝ→ [that creates a new] solely to convert an overlay into
243a	an ←\$ overlap if the existing ground

244 <u>ambulance interfacility transport</u> **\$→** <u>licensed</u> **←\$** <u>provider meets the requirements described in</u>

244a <u>Subsection</u>

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245	<u>26-8a-404(4).</u>
245a	$\hat{S} \rightarrow \underline{(4)}$ 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. ←Ŝ
246	$[(7)]$ $\$ \rightarrow [(4)]$ (5) $\leftarrow \$$ 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.