BUREAU OF EMERGENCY MEDICAL SERVICES AMENDMENTS

2024 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Derrin R. Owens

House Sponsor: Dan N. Johnson

2	
3	LONG TITLE

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4 General Description:

- 5 This bill makes technical and conforming changes related to the Bureau of Emergency
- 6 Medical Services.

7 Highlighted Provisions:

- 8 This bill:
- 9 authorizes the Department of Public Safety to enter into contracts and to make rules
- 10 related to emergency medical services prior to the transition of the emergency medical services
- 11 regulatory authority; and
- 12 makes technical and conforming changes related to the Bureau of Emergency Medical
- 13 Services.
- 14 Money Appropriated in this Bill:
- 15 None
- 16 Other Special Clauses:
- 17 This bill provides a special effective date.
- 18 Utah Code Sections Affected:
- 19 AMENDS:
- 20 **11-48-101.5** (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapters 16, 327
- 21 **26B-6-210** (Effective 07/01/24), as renumbered and amended by Laws of Utah 2023,
- Chapter 308
- 23 **53-2d-101 (Effective 07/01/24)**, as last amended by Laws of Utah 2023, Chapters 16, 327
- and renumbered and amended by Laws of Utah 2023, Chapter 310 and last amended by
- Coordination Clause, Laws of Utah 2023, Chapter 327
- 26 **53-2d-304** (Effective 07/01/24), as renumbered and amended by Laws of Utah 2023,
- 27 Chapters 307, 310
- 28 **53-2d-402** (Effective 07/01/24), as renumbered and amended by Laws of Utah 2023,

29	Chapters 307, 310
30	53-2d-410 (Effective 07/01/24), as renumbered and amended by Laws of Utah 2023,
31	Chapters 307, 310
32	53-2d-509 (Effective 07/01/24), as renumbered and amended by Laws of Utah 2023,
33	Chapters 307, 310
34	53-2d-805 (Effective 07/01/24), as renumbered and amended by Laws of Utah 2023,
35	Chapters 307, 310
36	58-57-7 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 329
37	63G-4-102 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 329
38	63I-2-253 (Effective upon governor's approval) (Superseded 07/01/24), as last amended by
39	Laws of Utah 2023, Chapters 7, 21, 33, 142, 167, 168, 310, 380, 383, and 467
40	75-2a-103 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapters 139, 330
41	75-2a-106 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 330
42	76-10-3105 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 330
43	80-2-1002 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 330
44	ENACTS:
45	53-2d-101.1 (Effective upon governor's approval), Utah Code Annotated 1953

47 *Be it enacted by the Legislature of the state of Utah:*

Section 1. Section 11-48-101.5 is amended to read:

11-48-101.5 (Effective 07/01/24). Definitions.

As used in this chapter:

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- 51 (1) (a) "911 ambulance services" means ambulance services rendered in response to a
- 52 911 call received by a designated dispatch center that receives 911 or E911 calls.
- (b) "911 ambulance services" does not mean a seven or [ten] 10 digit telephone call
 received directly by an ambulance provider licensed under [Title 26B, Chapter 4, Part
- 55 1, Utah Emergency Medical Services System Title 53, Chapter 2d, Emergency
- 56 Medical Services Act.
- 57 (2) "Municipality" means a city, town, or metro township.
- 58 (3) "Political subdivision" means a county, city, town, special district, or service district.
- Section 2. Section **26B-6-210** is amended to read:
- 60 26B-6-210 (Effective 07/01/24). Statewide database -- Restricted use and access.
- (1) The division shall maintain a database for reports of vulnerable adult abuse, neglect, or
 exploitation made pursuant to this part.

63	(2) The database shall include:
64	(a) the names and identifying data of the alleged abused, neglected, or exploited
65	vulnerable adult and the alleged perpetrator;
66	(b) information regarding whether or not the allegation of abuse, neglect, or exploitation
67	was found to be:
68	(i) supported;
69	(ii) inconclusive;
70	(iii) without merit; or
71	(iv) for reports for which the finding is made before May 5, 2008:
72	(A) substantiated; or
73	(B) unsubstantiated; and
74	(c) any other information that may be helpful in furthering the purposes of this part, as
75	determined by the division.
76	(3) Information obtained from the database may be used only:
77	(a) for statistical summaries compiled by the department that do not include names or
78	other identifying data;
79	(b) where identification of an individual as a perpetrator may be relevant in a
80	determination regarding whether to grant or deny a license, privilege, or approval
81	made by:
82	(i) the department;
83	(ii) the Division of Professional Licensing;
84	(iii) the Division of Licensing and Background Checks within the department;
85	(iv) the Bureau of Emergency Medical Services [and Preparedness], within the [
86	department, or a designee of the Bureau of Emergency Medical Services and
87	Preparedness] Department of Public Safety;
88	(v) any government agency specifically authorized by statute to access or use the
89	information in the database; or
90	(vi) an agency of another state that performs a similar function to an agency
91	described in Subsections (3)(b)(i) through (iv); or
92	(c) as otherwise specifically provided by law.
93	Section 3. Section 53-2d-101 is amended to read:
94	53-2d-101 (Effective 07/01/24). Definitions.
95	As used in this chapter:
96	(1) (a) "911 ambulance or paramedic services" means:

97	(i) either:
98	(A) 911 ambulance service;
99	(B) 911 paramedic service; or
100	(C) both 911 ambulance and paramedic service; and
101	(ii) a response to a 911 call received by a designated dispatch center that receives 911
102	or E911 calls.
103	(b) "911 ambulance or paramedic services" does not mean a seven or 10 digit telephone
104	call received directly by an ambulance provider licensed under this chapter.
105	[(2) "Account" means the Automatic External Defibrillator Restricted Account, created in
106	Section 53-2d-809.]
107	[(3)] (2) "Ambulance" means a ground, air, or water vehicle that:
108	(a) transports patients and is used to provide emergency medical services; and
109	(b) is required to obtain a permit under Section 53-2d-404 to operate in the state.
110	[(4)] (3) "Ambulance provider" means an emergency medical service provider that:
111	(a) transports and provides emergency medical care to patients; and
112	(b) is required to obtain a license under Part 5, Ambulance and Paramedic Providers.
113	[(5)] (4) "Automatic external defibrillator" or "AED" means an automated or automatic
114	computerized medical device that:
115	(a) has received pre-market notification approval from the United States Food and Drug
116	Administration, pursuant to 21 U.S.C. Sec. 360(k);
117	(b) is capable of recognizing the presence or absence of ventricular fibrillation or rapid
118	ventricular tachycardia;
119	(c) is capable of determining, without intervention by an operator, whether defibrillation
120	should be performed; and
121	(d) upon determining that defibrillation should be performed, automatically charges,
122	enabling delivery of, or automatically delivers, an electrical impulse through the
123	chest wall and to an individual's heart.
124	[(6)] (5) (a) "Behavioral emergency services" means delivering a behavioral health
125	intervention to a patient in an emergency context within a scope and in accordance
126	with guidelines established by the department.
127	(b) "Behavioral emergency services" does not include engaging in the:
128	(i) practice of mental health therapy as defined in Section 58-60-102;
129	(ii) practice of psychology as defined in Section 58-61-102;
130	(iii) practice of clinical social work as defined in Section 58-60-202;

131	(iv) practice of certified social work as defined in Section 58-60-202;
132	(v) practice of marriage and family therapy as defined in Section 58-60-302;
133	(vi) practice of clinical mental health counseling as defined in Section 58-60-402; or
134	(vii) practice as a substance use disorder counselor as defined in Section 58-60-502.
135	[(7)] (6) "Bureau" means the Bureau of Emergency Medical Services created in Section
136	53-2d-102.
137	[(8)] (7) "Cardiopulmonary resuscitation" or "CPR" means artificial ventilation or external
138	chest compression applied to a person who is unresponsive and not breathing.
139	[(9)] (8) "Committee" means the State Emergency Medical Services Committee created by
140	Section 53-2d-104.
141	[(10)] (9) "Community paramedicine" means medical care:
142	(a) provided by emergency medical service personnel; and
143	(b) provided to a patient who is not:
144	(i) in need of ambulance transportation; or
145	(ii) located in a health care facility as defined in Section 26B-2-201.
146	[(11) "Division" means the Division of Emergency Management created in Section
147	53-2a-103.]
148	[(12)] (10) "Direct medical observation" means in-person observation of a patient by a
149	physician, registered nurse, physician's assistant, or individual licensed under Section
150	26B-4-116.
151	[(13)] (11) "Emergency medical condition" means:
152	(a) a medical condition that manifests itself by symptoms of sufficient severity,
153	including severe pain, that a prudent layperson, who possesses an average knowledge
154	of health and medicine, could reasonably expect the absence of immediate medical
155	attention to result in:
156	(i) placing the individual's health in serious jeopardy;
157	(ii) serious impairment to bodily functions; or
158	(iii) serious dysfunction of any bodily organ or part; or
159	(b) a medical condition that in the opinion of a physician or the physician's designee
160	requires direct medical observation during transport or may require the intervention
161	of an individual licensed under Section 53-2d-402 during transport.
162	[(14)] (12) "Emergency medical dispatch center" means a public safety answering point, as
163	defined in Section 63H-7a-103, that is designated as an emergency medical dispatch
164	center by the hureau

165	[(15)] (13) (a) "Emergency medical service personnel" means an individual who provides
166	emergency medical services or behavioral emergency services to a patient and is
167	required to be licensed or certified under Section 53-2d-402.
168	(b) "Emergency medical service personnel" includes a paramedic, medical director of a
169	licensed emergency medical service provider, emergency medical service instructor,
170	behavioral emergency services technician, other categories established by the
171	committee, and a certified emergency medical dispatcher.
172	[(16)] (14) "Emergency medical service providers" means:
173	(a) licensed ambulance providers and paramedic providers;
174	(b) a facility or provider that is required to be designated under Subsection 53-2d-403
175	(1)(a); and
176	(c) emergency medical service personnel.
177	[(17)] (15) "Emergency medical services" means:
178	(a) medical services;
179	(b) transportation services;
180	(c) behavioral emergency services; or
181	(d) any combination of the services described in Subsections [(17)(a)] (15)(a) through (c)
182	[(18)] (16) "Emergency medical service vehicle" means a land, air, or water vehicle that is:
183	(a) maintained and used for the transportation of emergency medical personnel,
184	equipment, and supplies to the scene of a medical emergency; and
185	(b) required to be permitted under Section 53-2d-404.
186	[(19)] (17) "Governing body":
187	(a) means the same as that term is defined in Section 11-42-102; and
188	(b) for purposes of a "special service district" under Section 11-42-102, means a special
189	service district that has been delegated the authority to select a provider under this
190	chapter by the special service district's legislative body or administrative control
191	board.
192	[(20)] (18) "Interested party" means:
193	(a) a licensed or designated emergency medical services provider that provides
194	emergency medical services within or in an area that abuts an exclusive geographic
195	service area that is the subject of an application submitted pursuant to Part 5,
196	Ambulance and Paramedic Providers;
197	(b) any municipality, county, or fire district that lies within or abuts a geographic service
198	area that is the subject of an application submitted pursuant to Part 5, Ambulance and

199	Paramedic Providers; or
200	(c) the department when acting in the interest of the public.
201	[(21)] (19) "Level of service" means the level at which an ambulance provider type of
202	service is licensed as:
203	(a) emergency medical technician;
204	(b) advanced emergency medical technician; or
205	(c) paramedic.
206	[(22)] (20) "Medical control" means a person who provides medical supervision to an
207	emergency medical service provider.
208	[(23)] (21) "Non-911 service" means transport of a patient that is not 911 transport under
209	Subsection (1).
210	[(24)] (22) "Nonemergency secured behavioral health transport" means an entity that:
211	(a) provides nonemergency secure transportation services for an individual who:
212	(i) is not required to be transported by an ambulance under Section 53-2d-405; and
213	(ii) requires behavioral health observation during transport between any of the
214	following facilities:
215	(A) a licensed acute care hospital;
216	(B) an emergency patient receiving facility;
217	(C) a licensed mental health facility; and
218	(D) the office of a licensed health care provider; and
219	(b) is required to be designated under Section 53-2d-403.
220	[(25)] (23) "Paramedic provider" means an entity that:
221	(a) employs emergency medical service personnel; and
222	(b) is required to obtain a license under Part 5, Ambulance and Paramedic Providers.
223	[(26)] (24) "Patient" means an individual who, as the result of illness, injury, or a behavioral
224	emergency condition, meets any of the criteria in Section 26B-4-119.
225	[(27)] <u>(25)</u> "Political subdivision" means:
226	(a) a city, town, or metro township;
227	(b) a county;
228	(c) a special service district created under Title 17D, Chapter 1, Special Service District
229	Act, for the purpose of providing fire protection services under Subsection 17D-1-201
230	(9);
231	(d) a special district created under Title 17B, Limited Purpose Local Government
232	Entities - Special Districts, for the purpose of providing fire protection, paramedic,

233	and emergency services;
234	(e) areas coming together as described in Subsection 53-2d-505.2(2)(b)(ii); or
235	(f) an interlocal entity under Title 11, Chapter 13, Interlocal Cooperation Act.
236	[(28)] (26) "Sudden cardiac arrest" means a life-threatening condition that results when a
237	person's heart stops or fails to produce a pulse.
238	[(29)] (27) "Trauma" means an injury requiring immediate medical or surgical intervention.
239	[(30)] (28) "Trauma system" means a single, statewide system that:
240	(a) organizes and coordinates the delivery of trauma care within defined geographic
241	areas from the time of injury through transport and rehabilitative care; and
242	(b) is inclusive of all prehospital providers, hospitals, and rehabilitative facilities in
243	delivering care for trauma patients, regardless of severity.
244	[(31)] (29) "Triage" means the sorting of patients in terms of disposition, destination, or
245	priority. For prehospital trauma victims, triage requires a determination of injury
246	severity to assess the appropriate level of care according to established patient care
247	protocols.
248	[(32)] (30) "Triage, treatment, transportation, and transfer guidelines" means written
249	procedures that:
250	(a) direct the care of patients; and
251	(b) are adopted by the medical staff of an emergency patient receiving facility, trauma
252	center, or an emergency medical service provider.
253	[(33)] (31) "Type of service" means the category at which an ambulance provider is licensed
254	as:
255	(a) ground ambulance transport;
256	(b) ground ambulance interfacility transport; or
257	(c) both ground ambulance transport and ground ambulance interfacility transport.
258	Section 4. Section 53-2d-101.1 is enacted to read:
259	53-2d-101.1 (Effective upon governor's approval). Contracting authority
260	Rulemaking authority.
261	(1) The department may enter into any contract or agreement to ensure a proper and orderly
262	transition of the emergency medical services regulatory authority from the Department
263	of Health and Human Services to the department.
264	(2) (a) Notwithstanding any other provision of law and subject to Subsection (2)(b), the
265	department may initiate the rulemaking process in accordance with Title 63G,
266	Chapter 3 Utah Administrative Rulemaking Act, for duties the department will

267	undertake beginning July 1, 2024, related to emergency medical services.
268	(b) A proposed rule made under Subsection (2)(a) may not become effective until July 1,
269	<u>2024.</u>
270	Section 5. Section 53-2d-304 is amended to read:
271	53-2d-304 (Effective 07/01/24). Statewide trauma registry and quality assurance
272	program.
273	(1) The bureau shall:
274	(a) establish and fund a statewide trauma registry to collect and analyze information on
275	the incidence, severity, causes, and outcomes of trauma;
276	(b) establish, by rule, the data elements, the medical care providers that shall report, and
277	the time frame and format for reporting;
278	(c) use the data collected to:
279	(i) improve the availability and delivery of prehospital and hospital trauma care;
280	(ii) assess trauma care delivery, patient care outcomes, and compliance with the
281	requirements of this [part] chapter and applicable department rules; and
282	(iii) regularly produce and disseminate reports to data providers, state government,
283	and the public; and
284	(d) support data collection and abstraction by providing:
285	(i) a data collection system and technical assistance to each hospital that submits
286	data; and
287	(ii) funding or, at the discretion of the bureau, personnel for collection and
288	abstraction for each hospital not designated as a trauma center under the standards
289	established pursuant to Section 53-2d-305.
290	(2) (a) Each hospital shall submit trauma data in accordance with rules established under
291	Subsection (1).
292	(b) A hospital designated as a trauma center shall submit data as part of the ongoing
293	quality assurance program established in Section 53-2d-303.
294	(3) The department shall assess:
295	(a) the effectiveness of the data collected pursuant to Subsection (1); and
296	(b) the impact of the statewide trauma system on the provision of trauma care.
297	(4) Data collected under this section shall be subject to Title 26B, Chapter 8, Part 4, Health
298	Statistics.
299	(5) No person may be held civilly liable for having provided data to the department in
300	accordance with this section.

301	Section 6. Section 53-2d-402 is amended to read:	
302	53-2d-402 (Effective 07/01/24). Licensure of emergency medical se	ervice
303	personnel.	
304	(1) To promote the availability of comprehensive emergency medical service	es throughout
305	the state, the committee shall establish:	
306	(a) initial and ongoing licensure and training requirements for emergence	cy medical
307	service personnel in the following categories:	
308	(i) paramedic;	
309	(ii) advanced emergency medical services technician;	
310	(iii) emergency medical services technician;	
311	(iv) emergency medical responder;	
312	[(iv)] (v) behavioral emergency services technician; and	
313	[(v)] (vi) advanced behavioral emergency services technician;	
314	(b) a method to monitor the certification status and continuing medical	education hours
315	for emergency medical dispatchers; and	
316	(c) guidelines for giving credit for out-of-state training and experience.	
317	(2) The bureau shall, based on the requirements established in Subsection (1)	l):
318	(a) develop, conduct, and authorize training and testing for emergency is	nedical service
319	personnel;	
320	(b) issue a license and license renewals to emergency medical service p	ersonnel other
321	than emergency medical dispatchers; and	
322	(c) verify the certification of emergency medical dispatchers.	
323	(3) The bureau shall coordinate with local mental health authorities describe	ed in Section
324	17-43-301 to develop and authorize initial and ongoing licensure and tra	ining
325	requirements for licensure as a:	
326	(a) behavioral emergency services technician; and	
327	(b) advanced behavioral emergency services technician.	
328	(4) As provided in Section 53-2d-602, an individual issued a license or certification of the section of the sec	fied under this
329	section may only provide emergency medical services to the extent allow	wed by the
330	license or certification.	
331	(5) An individual may not be issued or retain a license under this section un	less the
332	individual obtains and retains background clearance under Section 53-20	1-410.
333	(6) An individual may not be issued or retain a certification under this section	on unless the
334	individual obtains and retains background clearance in accordance with	Section

335	53-2d-410.5.	
336	Section 7. Section 53-2d-410 is amended to read:	
337	53-2d-410 (Effective 07/01/24). Background clearance for emergency media	cal
338	service personnel.	
339	(1) Subject to Section 53-2d-410.5, the bureau shall determine whether to grant back	ground
340	clearance for an individual seeking licensure or certification under Section 53-2d-	-402
341	from whom the bureau receives:	
342	(a) the individual's social security number, fingerprints, and other personal identi	fication
343	information specified by the department under Subsection (4); and	
344	(b) any fees established by the department under Subsection (10).	
345	(2) The bureau shall determine whether to deny or revoke background clearance for	
346	individuals for whom the department has previously granted background clearance	e.
347	(3) The bureau shall determine whether to grant, deny, or revoke background clearan	ce for
348	an individual based on an initial and ongoing evaluation of information the burea	u
349	obtains under Subsections (5) and (11), which, at a minimum, shall include an ini	tial
350	criminal background check of state, regional, and national databases using the	
351	individual's fingerprints.	
352	(4) The bureau shall make rules, in accordance with Title 63G, Chapter 3, Utah	
353	Administrative Rulemaking Act, that specify:	
354	(a) the criteria the bureau will use under Subsection (3) to determine whether to g	grant,
355	deny, or revoke background clearance; and	
356	(b) the other personal identification information an individual seeking licensure of	or
357	certification under Section 53-2d-402 must submit under Subsection (1).	
358	(5) To determine whether to grant, deny, or revoke background clearance, the bureau	may
359	access and evaluate any of the following:	
360	(a) Department of Public Safety arrest, conviction, and disposition records descri	bed in
361	Chapter 10, Criminal Investigations and Technical Services Act, including	
362	information in state, regional, and national records files;	
363	(b) adjudications by a juvenile court of committing an act that if committed by an	ı adult
364	would be a felony or misdemeanor, if:	
365	(i) the applicant is under 28 years old; or	
366	(ii) the applicant:	
367	(A) is over 28 years old; and	
368	(B) has been convicted of, has pleaded no contest to, or is currently subj	ect to a

369	plea in abeyance or diversion agreement for a felony or misdemeanor;
370	(c) juvenile court arrest, adjudication, and disposition records, other than those under
371	Subsection (5)(b), as allowed under Section 78A-6-209;
372	(d) child abuse or neglect findings described in Section 80-3-404;
373	(e) the department's Licensing Information System described in Section 80-2-1002;
374	(f) the department's database of reports of vulnerable adult abuse, neglect, or
375	exploitation, described in Section 26B-6-210;
376	(g) Division of Professional Licensing records of licensing and certification under Title
377	58, Occupations and Professions;
378	(h) records in other federal criminal background databases available to the state; and
379	(i) any other records of arrests, warrants for arrest, convictions, pleas in abeyance,
380	pending diversion agreements, or dispositions.
381	(6) Except for the Department of Public Safety, an agency may not charge the bureau for
382	information accessed under Subsection (5).
383	(7) When evaluating information under Subsection (3), the bureau shall classify a crime
384	committed in another state according to the closest matching crime under Utah law,
385	regardless of how the crime is classified in the state where the crime was committed.
386	(8) The bureau shall adopt measures to protect the security of information the department
387	accesses under Subsection (5), which shall include limiting access by department
388	employees to those responsible for acquiring, evaluating, or otherwise processing the
389	information.
390	(9) The bureau may disclose personal identification information the bureau receives under
391	Subsection (1) to the department to verify that the subject of the information is not
392	identified as a perpetrator or offender in the information sources described in
393	Subsections (5)(d) through (f).
394	(10) The bureau may charge fees, in accordance with Section 63J-1-504, to pay for:
395	(a) the cost of obtaining, storing, and evaluating information needed under Subsection
396	(3), both initially and on an ongoing basis, to determine whether to grant, deny, or
397	revoke background clearance; and
398	(b) other bureau costs related to granting, denying, or revoking background clearance.
399	(11) The Criminal Investigations and Technical Services Division within the Department of
400	Public Safety shall:
401	(a) retain, separate from other division records, personal information under Subsection
402	(1), including any fingerprints sent to it by the department; and

403	(b) notify the bureau upon receiving notice that an individual for whom personal
404	information has been retained is the subject of:
405	(i) a warrant for arrest;
406	(ii) an arrest;
407	(iii) a conviction, including a plea in abeyance; or
408	(iv) a pending diversion agreement.
409	[(12) The bureau shall use the Direct Access Clearance System database created under
410	Section 26B-2-241 to manage information about the background clearance status of each
411	individual for whom the bureau is required to make a determination under Subsection
412	(1).]
413	[(13)] (12) Clearance granted for an individual licensed or certified under Section 53-2d-402
414	is valid until two years after the day on which the individual is no longer licensed or
415	certified in Utah as emergency medical service personnel.
416	Section 8. Section 53-2d-509 is amended to read:
417	53-2d-509 (Effective 07/01/24). Ground ambulance and paramedic licenses
418	Hearing and presiding officers.
419	(1) The bureau shall set training standards for hearing officers and presiding officers.
420	(2) At a minimum, a presiding officer shall:
421	(a) be familiar with the theory and application of public convenience and necessity; [and
422	(b) have a working knowledge of the emergency medical service system in the state[-];
423	<u>and</u>
424	(c) be licensed to practice law in the state.
425	[(3) In addition to the requirements in Subsection (2), a hearing officer shall also be
426	licensed to practice law in the state.]
427	[(4)] (3) The bureau shall provide training for hearing officer and presiding officer
428	candidates in the theory and application of public convenience and necessity and on the
429	emergency medical system in the state.
430	[(5) The bureau shall maintain a roster of no less than five individuals who meet the
431	minimum qualifications for both presiding and hearing officers and the standards set by
432	the bureau.]
433	[(6) The parties may mutually select an officer from the roster if the officer is available.]
434	[(7) If the parties cannot agree upon an officer under Subsection (4), the bureau shall
435	randomly select an officer from the roster or from a smaller group of the roster agreed
436	upon by the applicant and the objecting interested parties.]

437	Section 9. Section 53-2d-805 is amended to read:
438	53-2d-805 (Effective 07/01/24). Duties of emergency medical dispatch centers.
439	An emergency medical dispatch center shall:
440	(1) implement a system to receive and manage the information reported to the emergency
441	medical dispatch center under Section 53-2d-803;
442	(2) record in the system described in Subsection (1), all information received under Section
443	53-2d-803 within 14 days after the day on which the information is received;
444	(3) inform an individual who calls to report a potential incident of sudden cardiac arrest of
445	the location of an AED located at the address of the potential sudden cardiac arrest;
446	(4) provide verbal instructions to an individual described in Subsection (3) to:
447	(a) help the individual determine if a patient is in cardiac arrest; and
448	(b) if needed:
449	(i) provide direction to start CPR;
450	(ii) offer instructions on how to perform CPR; or
451	(iii) offer instructions on how to use an AED, if one is available; and
452	(5) provide the information contained in the system described in Subsection (1), upon
453	request, to the [office] bureau.
454	Section 10. Section 58-57-7 is amended to read:
455	58-57-7 (Effective 07/01/24). Exemptions from licensure.
456	(1) (a) For purposes of Subsection (2)(b), "qualified" means an individual who is a
457	registered polysomnographic technologist or a Diplomate certified by the American
458	Board of Sleep Medicine.
459	(b) For purposes of Subsections (2)(f) and (g), "supervision" means one of the following
460	will be immediately available for consultation in person or by phone:
461	(i) a practitioner;
462	(ii) a respiratory therapist;
463	(iii) a Diplomate of the American Board of Sleep Medicine; or
464	(iv) a registered polysomnographic technologist.
465	(2) In addition to the exemptions from licensure in Section 58-1-307, the following persons
466	may engage in the practice of respiratory therapy subject to the stated circumstances and
467	limitations without being licensed under this chapter:
468	(a) any person who provides gratuitous care for a member of his immediate family
469	without representing himself as a licensed respiratory care practitioner;
470	(b) any person who is a licensed or qualified member of another health care profession,

471	if this practice is consistent with the accepted standards of the profession and if the
472	person does not represent himself as a respiratory care practitioner;
473	(c) any person who serves in the Armed Forces of the United States or any other agency
474	of the federal government and is engaged in the performance of his official duties;
475	(d) any person who acts under a certification issued pursuant to [Title 26B, Chapter 4,
476	Part 1, Utah Emergency Medical Services System] Title 53, Chapter 2d, Emergency
477	Medical Services Act, while providing emergency medical services;
478	(e) any person who delivers, installs, or maintains respiratory related durable medical
479	equipment and who gives instructions regarding the use of that equipment in
480	accordance with Subsections 58-57-2(3) and (6), except that this exemption does not
481	include any clinical evaluation or treatment of the patient;
482	(f) any person who is working in a practitioner's office, acting under supervision; and
483	(g) a polysomnographic technician or trainee, acting under supervision, as long as the
484	technician or trainee administers the following only in a sleep lab, sleep center, or
485	sleep facility:
486	(i) oxygen titration; and
487	(ii) positive airway pressure that does not include mechanical ventilation.
488	(3) Nothing in this chapter permits a respiratory care practitioner to engage in the
489	unauthorized practice of other health disciplines.
490	Section 11. Section 63G-4-102 is amended to read:
491	63G-4-102 (Effective 07/01/24). Scope and applicability of chapter.
492	(1) Except as set forth in Subsection (2), and except as otherwise provided by a statute
493	superseding provisions of this chapter by explicit reference to this chapter, the
494	provisions of this chapter apply to every agency of the state and govern:
495	(a) state agency action that determines the legal rights, duties, privileges, immunities, or
496	other legal interests of an identifiable person, including agency action to grant, deny,
497	revoke, suspend, modify, annul, withdraw, or amend an authority, right, or license;
498	and
499	(b) judicial review of the action.
500	(2) This chapter does not govern:
501	(a) the procedure for making agency rules, or judicial review of the procedure or rules;
502	(b) the issuance of a notice of a deficiency in the payment of a tax, the decision to waive
503	a penalty or interest on taxes, the imposition of and penalty or interest on taxes, or the
504	issuance of a tax assessment, except that this chapter governs an agency action

commenced by a taxpayer or by another person authorized by law to contest the validity or correctness of the action;

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- (c) state agency action relating to extradition, to the granting of a pardon or parole, a commutation or termination of a sentence, or to the rescission, termination, or revocation of parole or probation, to the discipline of, resolution of a grievance of, supervision of, confinement of, or the treatment of an inmate or resident of a correctional facility, the Utah State Hospital, the Utah State Developmental Center, or a person in the custody or jurisdiction of the Office of Substance Use and Mental Health, or a person on probation or parole, or judicial review of the action;
- (d) state agency action to evaluate, discipline, employ, transfer, reassign, or promote a student or teacher in a school or educational institution, or judicial review of the action;
- (e) an application for employment and internal personnel action within an agency concerning its own employees, or judicial review of the action;
- (f) the issuance of a citation or assessment under Title 34A, Chapter 6, Utah Occupational Safety and Health Act, and Title 58, Occupations and Professions, except that this chapter governs an agency action commenced by the employer, licensee, or other person authorized by law to contest the validity or correctness of the citation or assessment;
- (g) state agency action relating to management of state funds, the management and disposal of school and institutional trust land assets, and contracts for the purchase or sale of products, real property, supplies, goods, or services by or for the state, or by or for an agency of the state, except as provided in those contracts, or judicial review of the action;
- (h) state agency action under Title 7, Chapter 1, Part 3, Powers and Duties of Commissioner of Financial Institutions, Title 7, Chapter 2, Possession of Depository Institution by Commissioner, Title 7, Chapter 19, Acquisition of Failing Depository Institutions or Holding Companies, and Chapter 7, Governmental Immunity Act of Utah, or judicial review of the action;
- (i) the initial determination of a person's eligibility for unemployment benefits, the initial determination of a person's eligibility for benefits under Title 34A, Chapter 2, Workers' Compensation Act, and Title 34A, Chapter 3, Utah Occupational Disease Act, or the initial determination of a person's unemployment tax liability;
- (j) state agency action relating to the distribution or award of a monetary grant to or

539	between governmental units, or for research, development, or the arts, or judicial
540	review of the action;
541	(k) the issuance of a notice of violation or order under [Title 26B, Chapter 4, Part 1,
542	Utah Emergency Medical Services System] Title 53, Chapter 2d, Emergency Medical
543	Services Act, Title 19, Chapter 2, Air Conservation Act, Title 19, Chapter 3,
544	Radiation Control Act, Title 19, Chapter 4, Safe Drinking Water Act, Title 19,
545	Chapter 5, Water Quality Act, Title 19, Chapter 6, Part 1, Solid and Hazardous Waste
546	Act, Title 19, Chapter 6, Part 4, Underground Storage Tank Act, or Title 19, Chapter
547	6, Part 7, Used Oil Management Act, or Title 19, Chapter 6, Part 10, Mercury Switch
548	Removal Act, except that this chapter governs an agency action commenced by a
549	person authorized by law to contest the validity or correctness of the notice or order;
550	(l) state agency action, to the extent required by federal statute or regulation, to be
551	conducted according to federal procedures;
552	(m) the initial determination of a person's eligibility for government or public assistance
553	benefits;
554	(n) state agency action relating to wildlife licenses, permits, tags, and certificates of
555	registration;
556	(o) a license for use of state recreational facilities;
557	(p) state agency action under Chapter 2, Government Records Access and Management
558	Act, except as provided in Section 63G-2-603;
559	(q) state agency action relating to the collection of water commissioner fees and
560	delinquency penalties, or judicial review of the action;
561	(r) state agency action relating to the installation, maintenance, and repair of headgates,
562	caps, values, or other water controlling works and weirs, flumes, meters, or other
563	water measuring devices, or judicial review of the action;
564	(s) the issuance and enforcement of an initial order under Section 73-2-25;
565	(t) (i) a hearing conducted by the Division of Securities under Section 61-1-11.1; and
566	(ii) an action taken by the Division of Securities under a hearing conducted under
567	Section 61-1-11.1, including a determination regarding the fairness of an issuance
568	or exchange of securities described in Subsection 61-1-11.1(1);
569	(u) state agency action relating to water well driller licenses, water well drilling permits,
570	water well driller registration, or water well drilling construction standards, or
571	judicial review of the action;
572	(v) the issuance of a determination and order under Title 34A. Chapter 5. Utah

573		Antidiscrimination Act;
574		(w) state environmental studies and related decisions by the Department of
575		Transportation approving state or locally funded projects, or judicial review of the
576		action;
577		(x) the suspension of operations under Subsection 32B-1-304(3); or
578		(y) the issuance of a determination of violation by the Governor's Office of Economic
579		Opportunity under Section 11-41-104.
580	(3)	This chapter does not affect a legal remedy otherwise available to:
581		(a) compel an agency to take action; or
582		(b) challenge an agency's rule.
583	(4)	This chapter does not preclude an agency, prior to the beginning of an adjudicative
584		proceeding, or the presiding officer during an adjudicative proceeding from:
585		(a) requesting or ordering a conference with parties and interested persons to:
586		(i) encourage settlement;
587		(ii) clarify the issues;
588		(iii) simplify the evidence;
589		(iv) facilitate discovery; or
590		(v) expedite the proceeding; or
591		(b) granting a timely motion to dismiss or for summary judgment if the requirements of
592		Rule 12(b) or Rule 56 of the Utah Rules of Civil Procedure are met by the moving
593		party, except to the extent that the requirements of those rules are modified by this
594		chapter.
595	(5)	(a) A declaratory proceeding authorized by Section 63G-4-503 is not governed by
596		this chapter, except as explicitly provided in that section.
597		(b) Judicial review of a declaratory proceeding authorized by Section 63G-4-503 is
598		governed by this chapter.
599	(6)	This chapter does not preclude an agency from enacting a rule affecting or governing an
600		adjudicative proceeding or from following the rule, if the rule is enacted according to the
601		procedures outlined in Chapter 3, Utah Administrative Rulemaking Act, and if the rule
602		conforms to the requirements of this chapter.
603	(7)	(a) If the attorney general issues a written determination that a provision of this
604		chapter would result in the denial of funds or services to an agency of the state from
605		the federal government, the applicability of the provision to that agency shall be
606		suspended to the extent necessary to prevent the denial.

- (b) The attorney general shall report the suspension to the Legislature at its next session.
- 608 (8) Nothing in this chapter may be interpreted to provide an independent basis for jurisdiction to review final agency action.
- 610 (9) Nothing in this chapter may be interpreted to restrict a presiding officer, for good cause
- shown, from lengthening or shortening a time period prescribed in this chapter, except
- the time period established for judicial review.
- 613 (10) Notwithstanding any other provision of this section, this chapter does not apply to a
- special adjudicative proceeding, as defined in Section 19-1-301.5, except to the extent
- expressly provided in Section 19-1-301.5.
- 616 (11) Subsection (2)(w), regarding action taken based on state environmental studies and
- policies of the Department of Transportation, applies to any claim for which a court of
- competent jurisdiction has not issued a final unappealable judgment or order before May
- 619 14, 2019.
- Section 12. Section **63I-2-253** is amended to read:
- 621 63I-2-253 (Effective upon governor's approval) (Superseded 07/01/24). Repeal
- dates: Titles 53 through 53G.
- 623 (1) Subsection 53-1-104(1)(b), regarding the Air Ambulance Committee, is repealed July 1,
- 624 2024.
- 625 (2) Section 53-1-118 is repealed on July 1, 2024.
- 626 (3) Section 53-1-120 is repealed on July 1, 2024.
- 627 (4) Section 53-2d-101.1 is repealed on July 1, 2024.
- 628 [(4)] (5) Section 53-2d-107, regarding the Air Ambulance Committee, is repealed July 1,
- 629 2024.
- 630 [(5)] (6) In relation to the Air Ambulance Committee, on July 1, 2024, Subsection 53-2d-702
- 631 (1)(a) is amended to read:
- "(a) provide the patient or the patient's representative with the following information
- before contacting an air medical transport provider:
- 634 (i) which health insurers in the state the air medical transport provider contracts with;
- (ii) if sufficient data is available, the average charge for air medical transport services for a
- patient who is uninsured or out of network; and
- (iii) whether the air medical transport provider balance bills a patient for any charge not paid
- by the patient's health insurer; and".
- 639 [(6)] (7) Section 53-7-109 is repealed on July 1, 2024.
- 640 [(7)] (8) Section 53-22-104 is repealed December 31, 2023.

- 641 [(8)] (9) Section 53B-6-105.7 is repealed July 1, 2024.
- [(9)] (10) Section 53B-7-707 regarding performance metrics for technical colleges is
- 643 repealed July 1, 2023.
- 644 [(10)] (11) Section 53B-8-114 is repealed July 1, 2024.
- 645 [(11)] (12) The following provisions, regarding the Regents' scholarship program, are
- 646 repealed on July 1, 2023:
- (a) in Subsection 53B-8-105(12), the language that states, "or any scholarship
- established under Sections 53B-8-202 through 53B-8-205";
- 649 (b) Section 53B-8-202;
- 650 (c) Section 53B-8-203;
- 651 (d) Section 53B-8-204; and
- 652 (e) Section 53B-8-205.
- 653 [(12)] (13) Section 53B-10-101 is repealed on July 1, 2027.
- 654 [(13)] (14) Subsection 53E-1-201(1)(s) regarding the report by the Educational
- Interpretation and Translation Services Procurement Advisory Council is repealed July
- 656 1, 2024.
- 657 [(14)] (15) Section 53E-1-202.2, regarding a Public Education Appropriations
- Subcommittee evaluation and recommendations, is repealed January 1, 2024.
- 659 [(15)] (16) Section 53F-2-209, regarding local education agency budgetary flexibility, is
- 660 repealed July 1, 2024.
- [(16)] (17) Subsection 53F-2-314(4), relating to a one-time expenditure between the at-risk
- WPU add-on funding and previous at-risk funding, is repealed January 1, 2024.
- 663 [(17)] (18) Section 53F-2-524, regarding teacher bonuses for extra work assignments, is
- 664 repealed July 1, 2024.
- 665 [(18)] (19) Section 53F-5-221, regarding a management of energy and water pilot program,
- is repealed July 1, 2028.
- 667 [(19)] (20) Section 53F-9-401 is repealed on July 1, 2024.
- 668 [(20)] (21) Section 53F-9-403 is repealed on July 1, 2024.
- 669 [(21)] (22) On July 1, 2023, when making changes in this section, the Office of Legislative
- Research and General Counsel shall, in addition to the office's authority under Section
- 671 36-12-12, make corrections necessary to ensure that sections and subsections identified
- in this section are complete sentences and accurately reflect the office's perception of the
- 673 Legislature's intent.
- Section 13. Section **75-2a-103** is amended to read:

675	75-2a-103 (Effective 07/01/24). Definitions.
676	As used in this chapter:
677	(1) "Adult" means an individual who is:
678	(a) at least 18 years old; or
679	(b) an emancipated minor.
680	(2) "Advance health care directive":
681	(a) includes:
682	(i) a designation of an agent to make health care decisions for an adult when the adult
683	cannot make or communicate health care decisions; or
684	(ii) an expression of preferences about health care decisions;
685	(b) may take one of the following forms:
686	(i) a written document, voluntarily executed by an adult in accordance with the
687	requirements of this chapter; or
688	(ii) a witnessed oral statement, made in accordance with the requirements of this
689	chapter; and
690	(c) does not include a POLST order.
691	(3) "Agent" means an adult designated in an advance health care directive to make health
692	care decisions for the declarant.
693	(4) "APRN" means an individual who is:
694	(a) certified or licensed as an advance practice registered nurse under Subsection
695	58-31b-301(2)(e);
696	(b) an independent practitioner;
697	(c) acting under a consultation and referral plan with a physician; and
698	(d) acting within the scope of practice for that individual, as provided by law, rule, and
699	specialized certification and training in that individual's area of practice.
700	(5) "Best interest" means that the benefits to the person resulting from a treatment outweigh
701	the burdens to the person resulting from the treatment, taking into account:
702	(a) the effect of the treatment on the physical, emotional, and cognitive functions of the
703	person;
704	(b) the degree of physical pain or discomfort caused to the person by the treatment or the
705	withholding or withdrawal of treatment;
706	(c) the degree to which the person's medical condition, the treatment, or the withholding
707	or withdrawal of treatment, result in a severe and continuing impairment of the
708	dignity of the person by subjecting the person to humiliation and dependency:

- 709 (d) the effect of the treatment on the life expectancy of the person;
- (e) the prognosis of the person for recovery with and without the treatment;
- 711 (f) the risks, side effects, and benefits of the treatment, or the withholding or withdrawal of treatment; and
- 713 (g) the religious beliefs and basic values of the person receiving treatment, to the extent 714 these may assist the decision maker in determining the best interest.
- 715 (6) "Capacity to appoint an agent" means that the adult understands the consequences of appointing a particular person as agent.
- 717 (7) "Declarant" means an adult who has completed and signed or directed the signing of an advance health care directive.
- 719 (8) "Default surrogate" means the adult who may make decisions for an individual when either:
- (a) an agent or guardian has not been appointed; or
- (b) an agent is not able, available, or willing to make decisions for an adult.
- 723 (9) "Emergency medical services provider" means a person that is licensed, designated, or 724 certified under [Title 26B, Chapter 4, Part 1, Utah Emergency Medical Services System]
- 725 Title 53, Chapter 2d, Emergency Medical Services Act.
- 726 (10) "Generally accepted health care standards":
- 727 (a) is defined only for the purpose of:

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- (i) this chapter and does not define the standard of care for any other purpose under Utah law; and
- (ii) enabling health care providers to interpret the statutory form set forth in Section 75-2a-117; and
- 732 (b) means the standard of care that justifies a provider in declining to provide life 733 sustaining care because the proposed life sustaining care:
- 734 (i) will not prevent or reduce the deterioration in the health or functional status of an individual;
 - (ii) will not prevent the impending death of an individual; or
- 737 (iii) will impose more burden on the individual than any expected benefit to the individual.
- 739 (11) "Health care" means any care, treatment, service, or procedure to improve, maintain, 740 diagnose, or otherwise affect an individual's physical or mental condition.
- 741 (12) "Health care decision":
- 742 (a) means a decision about an adult's health care made by, or on behalf of, an adult, that

743	is communicated to a health care provider;
744	(b) includes:
745	(i) selection and discharge of a health care provider and a health care facility;
746	(ii) approval or disapproval of diagnostic tests, procedures, programs of medication,
747	and orders not to resuscitate; and
748	(iii) directions to provide, withhold, or withdraw artificial nutrition and hydration and
749	all other forms of health care; and
750	(c) does not include decisions about an adult's financial affairs or social interactions
751	other than as indirectly affected by the health care decision.
752	(13) "Health care decision making capacity" means an adult's ability to make an informed
753	decision about receiving or refusing health care, including:
754	(a) the ability to understand the nature, extent, or probable consequences of health status
755	and health care alternatives;
756	(b) the ability to make a rational evaluation of the burdens, risks, benefits, and
757	alternatives of accepting or rejecting health care; and
758	(c) the ability to communicate a decision.
759	(14) "Health care facility" means:
760	(a) a health care facility as defined in Title 26B, Chapter 2, Part 2, Health Care Facility
761	Licensing and Inspection; and
762	(b) private offices of physicians, dentists, and other health care providers licensed to
763	provide health care under Title 58, Occupations and Professions.
764	(15) "Health care provider" means the same as that term is defined in Section 78B-3-403,
765	except that "health care provider" does not include an emergency medical services
766	provider.
767	(16) (a) "Life sustaining care" means any medical intervention, including procedures,
768	administration of medication, or use of a medical device, that maintains life by
769	sustaining, restoring, or supplanting a vital function.
770	(b) "Life sustaining care" does not include care provided for the purpose of keeping an
771	individual comfortable.
772	(17) "Minor" means an individual who:
773	(a) is under 18 years old; and
774	(b) is not an emancipated minor.
775	(18) "Physician" means a physician and surgeon or osteopathic surgeon licensed under Title
776	58, Chapter 67, Utah Medical Practice Act or Chapter 68, Utah Osteopathic Medical

- 777 Practice Act.
- 778 (19) "Physician assistant" means an individual licensed as a physician assistant under Title
- 58, Chapter 70a, Utah Physician Assistant Act.
- 780 (20) "POLST order" means an order, on a form designated by the Department of Health and
- Human Services under Section 75-2a-106, that gives direction to health care providers,
- health care facilities, and emergency medical services providers regarding the specific
- health care decisions of the individual to whom the order relates.
- 784 (21) "Reasonably available" means:
- 785 (a) readily able to be contacted without undue effort; and
- 786 (b) willing and able to act in a timely manner considering the urgency of the circumstances.
- 788 (22) "Substituted judgment" means the standard to be applied by a surrogate when making a
- health care decision for an adult who previously had the capacity to make health care
- decisions, which requires the surrogate to consider:
- 791 (a) specific preferences expressed by the adult:
- (i) when the adult had the capacity to make health care decisions; and
- 793 (ii) at the time the decision is being made;
- (b) the surrogate's understanding of the adult's health care preferences;
- 795 (c) the surrogate's understanding of what the adult would have wanted under the circumstances; and
- 797 (d) to the extent that the preferences described in Subsections (22)(a) through (c) are unknown, the best interest of the adult.
- 799 (23) "Surrogate" means a health care decision maker who is:
- 800 (a) an appointed agent;
 - (b) a default surrogate under the provisions of Section 75-2a-108; or
- (c) a guardian.

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- Section 14. Section **75-2a-106** is amended to read:
- 804 75-2a-106 (Effective 07/01/24). Emergency medical services -- POLST order.
- 805 (1) A POLST order may be created by or on behalf of a person as described in this section.
- 806 (2) A POLST order shall, in consultation with the person authorized to consent to the order pursuant to this section, be prepared by:
- 808 (a) the physician, APRN, or, subject to Subsection (11), physician assistant of the person to whom the POLST order relates; or
- (b) a health care provider who:

811	(i) is acting under the supervision of a person described in Subsection (2)(a); and
812	(ii) is:
813	(A) a nurse, licensed under Title 58, Chapter 31b, Nurse Practice Act;
814	(B) a physician assistant, licensed under Title 58, Chapter 70a, Utah Physician
815	Assistant Act;
816	(C) a mental health professional, licensed under Title 58, Chapter 60, Mental
817	Health Professional Practice Act; or
818	(D) another health care provider, designated by rule as described in Subsection
819	(10).
820	(3) A POLST order shall be signed:
821	(a) personally, by the physician, APRN, or, subject to Subsection (11), physician
822	assistant of the person to whom the POLST order relates; and
823	(b) (i) if the person to whom the POLST order relates is an adult with health care
824	decision making capacity, by:
825	(A) the person; or
826	(B) an adult who is directed by the person to sign the POLST order on behalf of
827	the person;
828	(ii) if the person to whom the POLST order relates is an adult who lacks health care
829	decision making capacity, by:
830	(A) the surrogate with the highest priority under Section 75-2a-111;
831	(B) the majority of the class of surrogates with the highest priority under Section
832	75-2a-111; or
833	(C) a person directed to sign the POLST order by, and on behalf of, the persons
834	described in Subsection (3)(b)(ii)(A) or (B); or
835	(iii) if the person to whom the POLST order relates is a minor, by a parent or
836	guardian of the minor.
837	(4) If a POLST order relates to a minor and directs that life sustaining treatment be
838	withheld or withdrawn from the minor, the order shall include a certification by two
839	physicians that, in their clinical judgment, an order to withhold or withdraw life
840	sustaining treatment is in the best interest of the minor.
841	(5) A POLST order:
842	(a) shall be in writing, on a form designated by the Department of Health and Human
843	Services;
844	(b) shall state the date on which the POLST order was made;

845	(c) may specify the level of life sustaining care to be provided to the person to whom the
846	order relates; and
847	(d) may direct that life sustaining care be withheld or withdrawn from the person to
848	whom the order relates.
849	(6) A health care provider or emergency medical service provider, licensed or certified
850	under [Title 26B, Chapter 4, Part 1, Utah Emergency Medical Services System] Title 53
851	Chapter 2d, Emergency Medical Services Act, is immune from civil or criminal liability
852	and is not subject to discipline for unprofessional conduct, for:
853	(a) complying with a POLST order in good faith; or
854	(b) providing life sustaining treatment to a person when a POLST order directs that the
855	life sustaining treatment be withheld or withdrawn.
856	(7) To the extent that the provisions of a POLST order described in this section conflict
857	with the provisions of an advance health care directive made under Section 75-2a-107,
858	the provisions of the POLST order take precedence.
859	(8) An adult, or a parent or guardian of a minor, may revoke a POLST order by:
860	(a) orally informing emergency service personnel;
861	(b) writing "void" across the POLST order form;
862	(c) burning, tearing, or otherwise destroying or defacing:
863	(i) the POLST order form; or
864	(ii) a bracelet or other evidence of the POLST order;
865	(d) asking another adult to take the action described in this Subsection (8) on the
866	person's behalf;
867	(e) signing or directing another adult to sign a written revocation on the person's behalf
868	(f) stating, in the presence of an adult witness, that the person wishes to revoke the
869	order; or
870	(g) completing a new POLST order.
871	(9) (a) Except as provided in Subsection (9)(c), a surrogate for an adult who lacks health
872	care decision making capacity may only revoke a POLST order if the revocation is
873	consistent with the substituted judgment standard.
874	(b) Except as provided in Subsection (9)(c), a surrogate who has authority under this
875	section to sign a POLST order may revoke a POLST order, in accordance with
876	Subsection (9)(a), by:
877	(i) signing a written revocation of the POLST order; or
878	(ii) completing and signing a new POLST order.

879	(c) A surrogate may not revoke a POLST order during the period of time beginning
880	when an emergency service provider is contacted for assistance, and ending when the
881	emergency ends.
882	(10) (a) The Department of Health and Human Services shall make rules, in accordance
883	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to:
884	(i) create the forms and systems described in this section; and
885	(ii) develop uniform instructions for the form established in Section 75-2a-117.
886	(b) The Department of Health and Human Services may make rules, in accordance with
887	Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to designate health care
888	professionals, in addition to those described in Subsection (2)(b)(ii), who may
889	prepare a POLST order.
890	(c) The Department of Health and Human Services may assist others with training of
891	health care professionals regarding this chapter.
892	(11) A physician assistant may not prepare or sign a POLST order, unless the physician
893	assistant is permitted to prepare or sign the POLST order under the physician assistant's
894	delegation of services agreement, as defined in Section 58-70a-102.
895	(12) (a) Notwithstanding any other provision of this section:
896	(i) the provisions of Title 46, Chapter 4, Uniform Electronic Transactions Act, apply
897	to any signature required on the POLST order; and
898	(ii) a verbal confirmation satisfies the requirement for a signature from an individual
899	under Subsection (3)(b)(ii) or (iii), if:
900	(A) requiring the individual described in Subsection (3)(b)(i)(B), (ii), or (iii) to
901	sign the POLST order in person or electronically would require significant
902	difficulty or expense; and
903	(B) a licensed health care provider witnesses the verbal confirmation and signs the
904	POLST order attesting that the health care provider witnessed the verbal
905	confirmation.
906	(b) The health care provider described in Subsection (12)(a)(ii)(B):
907	(i) may not be the same individual who signs the POLST order under Subsection
908	(3)(a); and
909	(ii) shall verify, in accordance with HIPAA as defined in Section 26B-3-126, the
910	identity of the individual who is providing the verbal confirmation.
911	Section 15. Section 76-10-3105 is amended to read:
912	76-10-3105 (Effective 07/01/24). Exempt activities.

913 (1) This act may not be construed to prohibit:

- 914 (a) the activities of any public utility to the extent that those activities are subject to
 915 regulation by the public service commission, the state or federal department of
 916 transportation, the federal energy regulatory commission, the federal communications
 917 commission, the interstate commerce commission, or successor agencies;
 - (b) the activities of any insurer, insurance producer, independent insurance adjuster, or rating organization including, but not limited to, making or participating in joint underwriting or reinsurance arrangements, to the extent that those activities are subject to regulation by the commissioner of insurance;
 - (c) the activities of securities dealers, issuers, or agents, to the extent that those activities are subject to regulation under the laws of either this state or the United States;
 - (d) the activities of any state or national banking institution, to the extent that the activities are regulated or supervised by state government officers or agencies under the banking laws of this state or by federal government officers or agencies under the banking laws of the United States;
 - (e) the activities of any state or federal savings and loan association to the extent that those activities are regulated or supervised by state government officers or agencies under the banking laws of this state or federal government officers or agencies under the banking laws of the United States;
 - (f) the activities of a political subdivision to the extent authorized or directed by state law, consistent with the state action doctrine of federal antitrust law; or
 - (g) the activities of an emergency medical service provider licensed under [Title 26B, Chapter 4, Part 1, Utah Emergency Medical Services System] Title 53, Chapter 2d, Emergency Medical Services Act, to the extent that those activities are regulated by state government officers or agencies under that act.
 - (2) (a) The labor of a human being is not a commodity or article of commerce.
 - (b) Nothing contained in the antitrust laws shall be construed to forbid the existence and operation of labor, agricultural, or horticultural organizations, instituted for the purpose of mutual help and not having capital stock or conducted for profit, or to forbid or restrain individual members of these organizations from lawfully carrying out their legitimate objects; nor may these organizations or membership in them be held to be illegal combinations or conspiracies in restraint of trade under the antitrust laws.
- 946 (3) (a) As used in this section, an entity is also a municipality if the entity was formed

947	under Title 11, Chapter 13, Interlocal Cooperation Act, prior to January 1, 1981, and
948	the entity is:
949	(i) a project entity as defined in Section 11-13-103;
950	(ii) an electric interlocal entity as defined in Section 11-13-103; or
951	(iii) an energy services interlocal entity as defined in Section 11-13-103.
952	(b) The activities of the entities under Subsection (3)(a) are authorized or directed by
953	state law.
954	Section 16. Section 80-2-1002 is amended to read:
955	80-2-1002 (Effective 07/01/24). Licensing Information System Contents
956	Classification of records Access Unlawful release Penalty.
957	(1) (a) The division shall maintain a sub-part of the Management Information System as
958	the Licensing Information System to be used:
959	(i) for licensing purposes; or
960	(ii) as otherwise provided by law.
961	(b) Notwithstanding Subsection (1)(a), the department's access to information in the
962	Management Information System for the licensure and monitoring of a foster parent
963	is governed by Sections 80-2-1001 and 26B-2-121.
964	(2) The Licensing Information System shall include only the following information:
965	(a) the name and other identifying information of the alleged perpetrator in a supported
966	finding, without identifying the alleged perpetrator as a perpetrator or alleged
967	perpetrator;
968	(b) a notation to the effect that an investigation regarding the alleged perpetrator
969	described in Subsection (2)(a) is pending;
970	(c) the information described in Subsection (3);
971	(d) consented-to supported findings by an alleged perpetrator under Subsection 80-2-708
972	(3)(a)(iii);
973	(e) a finding from the juvenile court under Section 80-3-404; and
974	(f) the information in the licensing part of the division's Management Information
975	System as of May 6, 2002.
976	(3) Subject to Section 80-2-1003, upon receipt of a finding from the juvenile court under
977	Section 80-3-404, the division shall:
978	(a) promptly amend the Licensing Information System to include the finding; and
979	(b) enter the finding in the Management Information System.
980	(4) Information or a record contained in the Licensing Information System is:

981	(a) a protected record under Title 63G, Chapter 2, Government Records Access and
982	Management Act; and
983	(b) notwithstanding Title 63G, Chapter 2, Government Records Access and
984	Management Act, accessible only:
985	(i) to the Office of Licensing created in Section 26B-2-103:
986	(A) for licensing purposes; or
987	(B) as otherwise specifically provided for by law;
988	(ii) to the division to:
989	(A) screen an individual at the request of the Office of Guardian Ad Litem at the
990	time the individual seeks a paid or voluntary position with the Office of
991	Guardian Ad Litem and annually throughout the time that the individual
992	remains with the Office of Guardian Ad Litem; and
993	(B) respond to a request for information from an individual whose name is listed
994	in the Licensing Information System;
995	(iii) to a person designated by the Department of Health and Human Services, only
996	for the following purposes:
997	(A) licensing a child care program or provider; or
998	(B) determining whether an individual associated with a child care facility,
999	program, or provider, who is exempt from being licensed or certified by the
1000	Department of Health and Human Services under Title 26B, Chapter 2, Part 4
1001	Child Care Licensing, has a supported finding of a severe type of child abuse
1002	or neglect; [or]
1003	[(C) determining whether an individual who is seeking an emergency medical
1004	services license has a supported finding of a severe type of child abuse or
1005	neglect;]
1006	(iv) to a person designated by the Department of Workforce Services and approved
1007	by the Department of Health and Human Services for the purpose of qualifying a
1008	child care provider under Section 35A-3-310.5;
1009	(v) to the Bureau of Emergency Medical Services, within the Department of Public
1010	Safety, in determining whether an individual who is seeking an emergency
1011	medical services license has a supported finding of a severe type of child abuse or
1012	neglect;
1013	[(v)] (vi) as provided in Section 26B-2-121; or
1014	[(vi)] (vii) to the department or another person, as provided in this chapter.

1015	(5) A person designated by the Department of Health and Human Services[-or-], the
1016	Department of Workforce Services, or the Bureau of Emergency Medical Services under
1017	Subsection (4) shall adopt measures to:
1018	(a) protect the security of the Licensing Information System; and
1019	(b) strictly limit access to the Licensing Information System to persons allowed access
1020	by statute.
1021	(6) The department shall approve a person allowed access by statute to information or a
1022	record contained in the Licensing Information System and provide training to the person
1023	with respect to:
1024	(a) accessing the Licensing Information System;
1025	(b) maintaining strict security; and
1026	(c) the criminal provisions of Sections 63G-2-801 and 80-2-1005 pertaining to the
1027	improper release of information.
1028	(7) (a) Except as authorized by this chapter, a person may not request another person to
1029	obtain or release any other information in the Licensing Information System to screen
1030	for potential perpetrators of abuse or neglect.
1031	(b) A person who requests information knowing that the request is a violation of this
1032	Subsection (7) is subject to the criminal penalties described in Sections 63G-2-801
1033	and 80-2-1005.
1034	Section 17. Effective date.
1035	(1) Except as provided in Subsection (2), this bill takes effect on July 1, 2024.
1036	(2) If approved by two-thirds of all the members elected to each house, the actions affecting
1037	Sections 53-2d-101.1 (effective upon governor's approval) and 63I-2-253 (effective
1038	upon governor's approval) take effect upon approval by the governor, or the day
1039	following the constitutional time limit of Utah Constitution, Article VII, Section 8,
1040	without the governor's signature, or in the case of a veto, the date of veto override.