RULEMAKING ACTION:  
PERMANENT final adoption

RULES:  
Subchapter 1.  General EMS programs [AMENDED]  
Subchapter 3.  Ground ambulance services [AMENDED]  
Subchapter 5.  Personnel licenses and certification [AMENDED]  
Subchapter 7.  Training Programs [AMENDED]  
Subchapter 11.  Specialty care ambulance service [NEW]  
Subchapter 13.  Air ambulance service [NEW]  
Subchapter 15.  Emergency medical response agency [NEW]  
Subchapter 17.  Stretcher aid van services [NEW]

AUTHORITY:  
Oklahoma State Board of Health, Title 63 O.S. Section 1-104; House Bill 1083 (2013), and  
Title 63 O.S. Section 1-2501 et seq.

SUBMISSION OF PROPOSED RULES TO GOVERNOR AND CABINET SECRETARY:  
September 9, 2015

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"n/a"

INCORPORATIONS BY REFERENCE:  
Incorporated standards:  
National Highway Traffic Safety Administration, National Emergency Medical Services  
Education Standards of 2009

Incorporating rules:  
310:641-7-16.  Curriculum

Availability:  
8:00 a.m. to 5:00 p.m., Monday through Friday at Emergency Medical Services Division,  
Oklahoma State Department of Health, 1000 N.E. 10th Street, Oklahoma City, OK 73117-1207;  
phone (405) 271-4027, e-mail ESystems@health.ok.gov.

ANALYSIS:  
The adopted changes re-organize the Chapter, amend existing rules and add some new rules.
The re-organization separates the different license and certification types. The revised rule allows applicants, certificate holders, and licensees to find applicable requirements within a defined subchapter of rule. This relocated test is designated with the tagline (Amended or Renumbered To). The re-organization separates the different license and certification types. Currently, an applicant, certificate holder, or licensee must review the entire rule document to determine the compliance requirements. The reorganization allows stakeholders to be able to find all rules that affect their type of license within one subchapter.

The changes update and amend rules pursuant to House Bill 1083 (2013) and House Bill 1467 (2013). House Bill 1083 amended the Oklahoma Emergency Response Systems Development Act (OERSDA), Title 63 of the Oklahoma Statutes, Section 1-2501 and the sections that follow. House Bill 1083 (2013) updated language to make personnel, emergency medical personnel and emergency medical responders licensed personnel; redefined certified emergency medical responder and certified emergency medical response agency; defined critical care paramedic as a license paramedic who successfully completed critical care training and testing requirements in accordance with the OERSDA; defined use of letters of review as an official designation for paramedic programs becoming accredited; redefined the license levels as an emergency medical technician, an intermediate or advanced emergency medical technician or paramedic licensed by the Department to perform emergency services; allows any hospital or health care facility in Oklahoma to use emergency medical technicians (EMTs), intermediate or advanced EMTs, paramedics or critical care paramedics for the delivery of emergency medical patient care within the hospital or facility and for on-scene patient care; allows advanced EMT students to perform in the hospital, clinic or prehospital setting while under direct supervision.

The bills redefine EMT to omit technician or EMT basic; allow an EMT training program to be administered by the Department or its designees; define an advanced EMT to mean a person who has completed advanced EMT training and passed the licensing exam. The bills provided that for any licensed emergency medical personnel or certified emergency medical responder who dies while performing official duties in the line of duty, a beneficiary of the deceased will receive $5,000. The bills authorized the Department of Health to charge a fee for various stages of application of licensed emergency medical personnel. The bills charged the Department with creation of a registry of critical care paramedics. The bills amended requirements for specialty care ambulance services to be solely used for inter-hospital transport of patients who require specialized enroute medical monitoring and advanced life support which exceeds the capabilities of the equipment and personnel of paramedical life support.

House Bill 1467 (2013) created the Trauma and Emergency Response Advisory Council which replaced two formerly designated advisory bodies. Changes were made to the rule to address this change. These legislative actions required several additions and/or amendments to this Chapter.

Since the original chapter was created in 1991, there have been six (6) regulatory revisions to this chapter. Those revisions have created contradictory or conflicting rules. The revised language eliminates contradictions and the new organization format will minimize the possibility of conflicting language in future revisions. Additionally, a review of the Federal Aviation Administration regulations pertaining to Air Ambulances resulted in the removal of several Air Ambulance rules because of Federal jurisdiction.

Establish new standards for existing agencies and create a new certification type. The new certification type is for Standby Emergency Medical Response Agencies. This certification proposes to establish a minimum standard for individuals and agencies that provide emergency
medical care at public events. Another new standard requires all Emergency Medical Response Agencies to submit data to the Department through the Oklahoma Emergency Medical Services Information System. The remaining new standards relate to adding details to existing rules or regulatory concepts.

CONTACT PERSON:
Emergency Medical Services division, Oklahoma State Department of Health, 1000 N.E. 10th Street, Oklahoma City, OK 73117-1207; phone (405) 271-4027, e-mail ESys@health.ok.gov.

DUE TO EXCESSIVE LENGTH OF THESE RULES (AS DEFINED IN OAC 655:10-7-12), THE FULL TEXT OF THESE RULES WILL NOT BE PUBLISHED. THE RULES ARE AVAILABLE FOR PUBLIC INSPECTION AT OKLAHOMA STATE DEPARTMENT OF HEALTH, 1000 N.E. 10th STREET, OKLAHOMA CITY, OK 73117-1207 AND AT THE SECRETARY OF STATE'S OFFICE OF ADMINISTRATIVE RULES. THE FOLLOWING SUMMARY HAS BEEN PREPARED PURSUANT TO 75 O.S., SECTION 255(B):

SUMMARY:
Subchapter 1, General EMS Programs, sets forth the organization, subchapters, statutes, and smoking prohibitions. This change amends the subchapter to include definitions for the Chapter. The change clarifies the reorganization of subchapters by license type and includes the new definitions required by statutory changes in 2013. The effect of the rule change will be a more complete set of definitions and a better organized Chapter of rules.

Subchapter 3, Ground Ambulance Service, sets forth the approval and renewal of emergency medical service agency licensure, certification, standards, and authorization, and focuses on the ground ambulance license type. This change clarifies the requirements for the ground ambulance service license, removes conflicting language, and incorporates changes such as emergency vehicle specifications, equipment requirements, and systems of care.

Subchapter 5, Personnel Licenses and Certification, provides for individual licensure and certification levels, requirements for training, application requirements, and initial and renewal requirements for each license and certification level. This change amends the current subchapter to align with required statutory changes from House Bill 1083 (2013) and House Bill 1467 (2013). Sections amend the scope of practice to meet industry standards and statutory changes. Additionally, it adds specific circumstances when the Department has authority to take licensure action against an individual for inappropriate actions or activities. The changes are necessary to meet statutory requirements and to improve processes for testing, certification, and licensure.

Subchapter 7, Training Programs, provides for the approval and renewal of training programs. It also contains instructor qualifications and standards. This change amends the current subchapter by including statutory requirements, removing conflicting language, and aligning the requirements to industry standards. The proposal clarifies differences between training program instructors and agency instructors. The effect of the changes will be to improve the Department's and the approved training programs' abilities to train, certify, and license qualified candidates.

Subchapter 11, Specialty Care Ambulance Service, is a new subchapter created to address requirements for the specialty care ambulance license type. The prior specialty care language existed in subchapter 3 in eight sections, with cross references to several others. The change locates all aspects of this license type in one subchapter. The changes were necessary to meet the statutory changes of 2013 and to eliminate regulatory conflicts and language that does not apply to the license.
type. The effect of the rule change will be to fully implement statutory changes from House Bill 1083 (2013) and House Bill 1467 (2013) and locate all the requirements for this license type in one subchapter.

Subchapter 13, Air Ambulance Service, is a new subchapter created to locate all of the requirements for this license type in one subchapter and to address regulatory changes. The prior air ambulance language existed in subchapter 3 in nine sections and was cross-referenced to several others. The proposal clarifies and removes conflicts between Federal Aviation Administration jurisdiction and the Department's jurisdiction.

Subchapter 15, Emergency Medical Response Agencies, is a new subchapter created to bring all requirements for this certification into one subchapter. The language for this agency type was in subchapter 3 with cross references in several other sections. The revised language removes conflicting language and creates a new type of emergency medical response agency certification. This covers the certification of an agency that provides care at mass gatherings such as athletic events, car races, or rodeos. Exceptions address industrial settings and providers that do not provide emergency medical care to the public. The rule will improve the standards for agencies that provide emergency medical care but do not transport patients to healthcare facilities.

Subchapter 17, Stretcher Aid Van Services, is a new subchapter created to include all requirements for this license type in one subchapter. The rule for this category was in subchapter 3 in six sections and cross-referenced in several other sections. The revised language removes regulatory conflicts and ensures that stretcher aid van services provide care within a scope of practice authorized in law. The proposed language clarifies the activities the license allows and removes several requirements that created burdens and conflicts within the license type. The effects of the rule change will be a more appropriate use of this license type while removing unnecessary rules.

The full text of the rule may be obtained by contacting the Emergency Medical Services division, Oklahoma State Department of Health, 1000 N.E. 10th Street, Oklahoma City, OK 73117-1207; phone (405) 271-4027, e-mail ESytems@health.ok.gov.

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTIONS 250.3(5) AND 308(E), WITH AN EFFECTIVE DATE OF SEPTEMBER 11, 2016:

SUBCHAPTER 1. GENERAL EMS PROGRAMS

PART 1. GENERAL PROVISIONS

310:641-1-1. Purpose

The purpose of this Chapter is to implement the "Oklahoma Emergency Response Systems Development Act" as established at Title 63 O.S. Section 1-2501 et seq., as amended (the Act), and:

(1) to describe and give a cross-reference to the several other subchapters of emergency medical service rules and regulations, and

(2) to provide a definition and to further expand on certain section of implement emergency medical service law, which is not contained in the other subchapters.

310:641-1-2. Emergency medical service rules [REVOKED]

(a) Subchapter 3 of this Chapter incorporates the authorization, classification, qualifications, skills, procedures authorized and medical control of emergency medical technicians, first responders, and other related emergency medical personnel.
(b) Subchapter 5 of this Chapter provides for the granting and renewal of ambulance services, specifying the highest level of care, guidelines for transportation, and medical control.
(c) Subchapter 7 of this Chapter provides for granting and renewal of training programs. Further, it contains emergency medical service instructor qualification and standards for the courses in emergency medical service.
(d) All of the emergency medical service rules and regulations, although separated into subchapters, are interrelated and the parts may be considered, for the purpose of law, a whole or inclusive rule and regulation.

310:641-1-3. Impersonation, assault, battery, penalties
(a) Fines and/or imprisonment can be levied against individuals who delay, obstruct or in any way interferes with an emergency medical technician or an ambulance service in the performance of their duty. Every person who willfully delays, obstructs or in any way interferes with an emergency medical technician or other emergency medical care provider in the performance of or attempt to perform emergency medical care and treatment or in going to or returning from the scene of a medical emergency, upon conviction, is guilty of a misdemeanor punishable by imprisonment in the county jail not exceeding six (6) months, or by a fine not to exceed Five Hundred Dollars ($500.00), or by both such fine and imprisonment [Section 650.3 of Title 21, Oklahoma Statutes].
(b) Any person who commits assault, battery or assault and battery against an emergency medical technician or ambulance service may be fined and/or imprisoned. Every person who, without justifiable or excusable cause and with intent to do bodily harm, commits any assault, battery or assault and battery upon the person of an emergency medical care provider who is performing medical care duties, upon conviction, is guilty of a felony punishable by imprisonment in the custody of the Department of Corrections for a term not exceeding two (2) years, or by a fine not exceeding One Thousand Dollars ($1,000.00), or by both such fine and imprisonment [Section 650.4 and 650.5 of Title 21, Oklahoma Statutes].
(c) It is unlawful for any person to knowingly discharge, or cause to be discharged, any electrical stun gun, tear gas weapon, mace, tear gas, pepper mace or any similar deleterious agent against another person knowing the other person to be a peace officer, corrections officer, probation or parole officer, firefighter, or an emergency medical technician or paramedic who is acting in the course of official duty. Any person violating the provisions of this section, upon conviction, shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections for a term of not exceeding ten (10) years, or by imprisonment in the county jail for a term of not exceeding one (1) year [Section 1272.3 of Title 21, Oklahoma Statutes].
(d) Except as provided in subsection B of this section, every person who falsely personates any public officer, civil or military, any firefighter, any law enforcement officer, any emergency medical technician or other emergency medical care provider, or any private individual having special authority by law to perform any act affecting the rights or interests of another, or who assumes, without authority, any uniform or badge by which such officers or persons are usually distinguished, and in such assumed character does any act whereby another person is injured, defrauded, harassed, vexed or annoyed, upon conviction, is guilty of a misdemeanor punishable by imprisonment in the county jail not exceeding six (6) months, or by a fine not exceeding Two Thousand Dollars ($2,000.00), or by both such fine and imprisonment [Section 1533 of Title 21, Oklahoma Statutes].

310:641-1-7. Definitions
The following words and terms, when used in this Chapter, shall have the following meaning, unless the context clearly indicates otherwise:
"ACLS" means Advanced Cardiac Life Support.
"Act" means the "Oklahoma Emergency Response Systems Development Act".
"Advanced Emergency Medical Technician" means an AEMT as licensed pursuant to the Act or this chapter.
"Advanced Life Support (ALS) Emergency Medical Services Training Program" means an organization approved by the Department to conduct the following ALS training: Emergency Medical Responder, Emergency Medical Responder Refresher, Emergency Medical Technician, Emergency Medical Technician Refresher, Advanced Emergency Medical Technician, Advanced Emergency Medical Technician Refresher, Intermediate Refresher, Paramedic, Paramedic Refresher, Continuing Education at the Intermediate and Paramedic Levels, and such other courses of instruction that may be designated by the Department.


"AHA" means the American Heart Association.

"Ambulance" means any ground, air or water vehicle which is or should be approved by the Commissioner of Health, designed and equipped to transport a patient or patients and to provide appropriate on-scene and en route patient stabilization and care as required. Vehicles used as ambulances shall meet such standards as may be required by the State Board of health for approval, and shall display evidence of such approval at all times. [Title 63 O.S. Section 1-2501(1)].

"AMLS" means Advanced Medical Life Support.

"ATLS" means Advanced Trauma Life Support.

"Base Station" means the primary location from which ambulances and crews respond to emergency calls on a twenty-four (24) hour basis. The Base Station may include the principal business office, living quarters for personnel, training institution, and/or communications center.

"Basic Life Support (BLS) Emergency Medical Services Training Program" means an organization approved by the Department to conduct the following BLS training: Emergency Medical Responder, Emergency Medical Responder Refresher, Emergency Medical Technician Basic, Emergency Medical Technician Basic Refresher, Continuing Education at the Emergency Medical Technician Basic level, and such other courses of instruction that may be designated by the Department.

"BLS" means Basic Life Support, and includes cardiopulmonary resuscitation (CPR) and utilization of Semi-Automated Advisory Defibrillator (SAAD).

"BTLS" means Basic Trauma Life Support.

"Board" means the State Board of Health.

"Call Log" means a summary of all requests for service that an agency receives, regardless of disposition.

"Call Received" means that a call has been received by an agency when enough information has been received to begin responding to a request for service.

"Certificate" means any certification or certificate issued by the Department, pursuant to the Act or this Chapter.

"Clinical Coordinator" means the individual designated in writing by a training program as responsible for coordination and supervision of clinical experiences.

"Clinical Experience" means all supervised learning experiences required and included as part of a training course in which the student provides or observes direct patient care. This includes vehicular experiences with a licensed ambulance service.

"Council" means the Oklahoma Trauma and Emergency Response Advisory Council.

"Critical Care Paramedic" means an Oklahoma licensed Paramedic that has received additional training to provide specialized care to patients during interfacility transfers and has provided his or her registration information to the Department.

"Department" means the State Department of Health.

"Distance Learning" is instruction of didactic portions of curriculum which requires participation of the instructor and students but does not require the students to be physically present in the same location as the instructor.

"Distributive Education" means educational activity, in which the learner, the instructor, and the educational materials are not all present in the same place at the same time, e.g., continuing education activities that are offered on the Internet, via CD ROM or video, or through journal articles or audio tapes.
"Documents, Records, or Copies" means an electronic or paper copy maintained at the agency, on units, or provided to receiving facilities.

"DOT" means the United States Department of Transportation.

"Division" means the Emergency Medical Services Division.

"Emergency Medical Personnel" means all certified and licensed personnel which provide emergency medical care for an ambulance service.

"Emergency Medical Responder" means a person who has successfully completed a state-approved course using the national standard Emergency Medical Responder curriculum and passed a competency-based examination from a state approved testing agency such as the National Registry of EMTs.

"Emergency Medical Response Agency" or "EMRA" means a person, company, or governmental entity that will utilize certified or licensed emergency medical personnel to provide emergency care but does not transport or transfer patients to a facility. The Department will provide two types of certification.

(A) Pre-hospital EMRAs will operate as part of an Emergency Medical System, responding to requests for service within a response area, supporting and being supported by a licensed ambulance service.

(B) Event Stand-by EMRAs will operate or contract for on-site medical care at locations that are open to the public or that will respond to the public. These types of EMRAs are certified to standby at a location or site and provide medical care to the public.

"EMS" means Emergency Medical Services.

"Emergency Medical System" means a network of hospitals, different ambulance services, and other healthcare providers that exist in the state.

"Emergency Medical Technician (EMT)" means an individual licensed by the Department as an Emergency Medical Technician, formerly known as an EMT-B or Basic.

"Emergency Medical Dispatcher (EMD)" means a person trained using a Department-approved curriculum for the management of calls for emergency medical care.

"Emergency transfer" means the movement of an acutely ill or injured patient from the scene to a health care facility (prehospital), or the movement of an acutely ill or injured patient from one health care facility to another health care facility (interfacility).

"Emergency Vehicle Operators Course" means a course that is meant to improve existing driving skills and familiarize an emergency vehicle operator or driver with the unique characteristics of driving emergency vehicles.

"En route Time" means the elapsed time from the time the emergency call is received by the EMS agency until the ambulance and complete crew is en route to the scene of the emergency.

"FDA Class One Device" means a device that is not life-supporting or life-sustaining and does not present a reasonable source of injury through normal usage. In the regulatory context, this applies to the stretcher/gurney and its locking system within the unit or vehicle.

"Ground ambulance service" means an ambulance service licensed at the basic, intermediate, advanced or paramedic life support level as provided in Subchapter 3. It does not mean a specialty care service licensed pursuant to Subchapter 11 or a stretcher aid van service licensed pursuant to Subchapter 17.

"Initial Certification or Initial Licensure" means the first certification or license that an applicant receives after an initial course, or the license or certification an applicant receives after the previous license or certification expired.

"Intermediate" means an Emergency Medical Technician-Intermediate as licensed pursuant to the Act or this chapter.

"Instructor" means a Department approved instructor that provides instruction for initial courses, but may also teach refresher and continuing education courses.

"Lapse in Medical Direction" means the Medical Director for an agency has not been accessible to the agency for a period of time as detailed with the agency's policies and agreement.

"License" means any license issued by the Department, pursuant to the Act or this Chapter.

"Licensed Service Area" means the contiguous geographical area identified in an initial ambulance
service application or in an amendment to an existing license. The geographic area is identified by the
application and supported with documents provided by the local governmental jurisdictions. For ground
ambulance services, this is the geographic area the ambulance service has a duty to act within.

"Medical Control Physician or Medical Director" means the licensed physician (M.D. or D.O.)
that authorizes certified or licensed emergency medical personnel to perform procedures and interventions
detailed in the agency's approved protocols.


"National Registry" means the National Registry of Emergency Medical Technicians (NREMT),
Columbus, Ohio.

"Non-emergency transfer" means the movement of any patient in an ambulance other than an
emergency transfer.

"PALS" means Pediatric Advanced Life Support.

"Patient" means the person who requests assistance or the person for whom assistance is being
requested from an agency.

"Paramedic" means an individual licensed by the Department as a Paramedic, formerly known as an
EMT-P.

"PEPP" means Pediatric Education for the Prehospital Professional.

"PHTLS" means Prehospital Trauma Life Support.

"PIC" means Pilot in Command.

"PPC" means Prehospital Pediatric Care.

"Post" means a location where an ambulance may be positioned for an unspecified period of time
while awaiting dispatch.

"Preceptor" means an individual with education, experience, and expertise in healthcare and
approved by a training program to supervise and provide instruction to EMS students during clinical
experiences.

"Program Administrator" means the individual designated in writing by a training program as
responsible for all aspects of EMS training.

"Program Coordinator" means the individual designated in writing by a training program as
responsible for all aspects of a specified course(s) or EMS program. This individual shall have at least
two (2) years experience of full-time equivalent employment as a healthcare practitioner.

"Response time" means the time from which a call is received by the EMS agency until the time the
ambulance and complete crew arrives at the scene, unless the call is scheduled in advance.

"State Interoperability Governing Body" or "SIGB" means the formal group of public safety
officials from across the State working with the Oklahoma Office of Homeland Security to improve
communication interoperability.

"Semi-Automated Advisory Defibrillator" or "SAAD" means a defibrillator that is part of the
Basic Life Support curriculum and is also known as Automated External Defibrillator (AED) and Semi-
Automated External Defibrillator (SAED).

"Specialty Care Transports" or (SCT) means interfacility transfers of critically ill or injured
patients by an agency with the provision of medically necessary supplies and equipment, above the level
of care of the Paramedic. SCT is necessary when a patient's condition requires ongoing care that must be
provided by one or more healthcare providers in an appropriate specialty area. Examples include:
emergency or critical care nursing, emergency medicine, respiratory care, cardiovascular care, or a
Paramedic with additional training in IV infusions including vasopressors, vasoactive compounds,
antiarrhythmics, fibrinolytics, tocolytics, and/or any other parenteral pharmaceutical unique to the
patient's special health care needs or special monitors or procedures such as mechanical ventilation,
multiple monitors, cardiac balloon pump, external cardiac support (ventricular assist devices, etc.), or any
other specialized device or procedure outside the Paramedic scope of practice certified by the referring
physician as unique to the patient's health care needs.

"Statewide Ambulance coverage area" means a map of all ambulance response areas, maintained
by the Department.
"State Designated Resource Status Reporting and Communication Tool" means the electronic system utilized to communicate in near real time status of the emergency medical system.

"Stretcher aid van" means any ground vehicle which is or should be approved by the State Commissioner of Health, which is designed and equipped to transport individuals on a stretcher or gurney type apparatus [Title 63 O.S. Section 1-2503 (18) and (25)].

"Stretcher aid van patient" means any person who is or will be transported in a reclining position on a stretcher or gurney, who is medically stable, nonemergent and does not require any medical monitoring equipment or assistance during transport [Title 63 O.S. Section 1-2503 (26)].

"Substation" means a permanent structure where an ambulance(s) is/are stationed and available for calls on a twenty-four (24) hour basis.

"Tax Hold" means an individual with an Oklahoma certification or license who is not in compliance with Title 68 O.S. Section 238.1 and the Oklahoma Administrative Code 710:95-9 as it pertains to professional licensing compliance.

"Title 47" means the Oklahoma Motor Vehicle statutes.

"Training" means that education which is received through training programs as authorized by emergency medical services rule for training programs (Subchapter 7 of this Chapter).

"Training Manager" means an instructor or manager that provides or oversees the training that occurs at an agency, such as continuing education or refresher courses.

"Transfer" means the movement of a patient in an ambulance.

"Trauma transfer and referral center" means an organization certified by the Department and staffed and equipped for the purpose of directing trauma patient transfers within a region that consists of a county with a population of three hundred thousand (300,000) or more and its contiguous communities, and facilitating the transfer of trauma patients into and out of the region for definitive trauma care at medical facilities that have the capacity and capability to appropriately care for the emergent medical needs of the patient.

PART 3. SPECIAL PROVISIONS

310:641-1-11. Repealer  [REVOKED]

All previous emergency medical service rules and regulations are hereby repealed.

310:641-1-12. Effective date  [REVOKED]

It being immediately necessary for the preservation of the public peace, health, and safety, an emergency is hereby declared to exist, by reason whereof this Chapter shall take effect and be in full force from and after its passage and approval by the State Board.

SUBCHAPTER 3. GROUND AMBULANCE SERVICES SERVICE

PART 1. GENERAL PROVISIONS

310:641-3-1. Purpose

The rules of this Subchapter are promulgated to:

(1) Establish minimum standards for the issuance and renewal of ambulance service and emergency medical personnel certification and licensure; incorporate the authorization, licensure, and the minimum requirements for operating a ground ambulance service that responds to both pre-hospital and interfacility requests for service with certified and licensed personnel at the Emergency Medical Technician, Intermediate, Advanced Emergency Medical Technician, and Paramedic levels, and

(2) Establish standards for the enforcement of the "Oklahoma Emergency Response Systems Development Act" and this Chapter;

(3) Establish minimum standards for emergency care and the transportation of ambulance patients;

(4) Establish minimum standards for ambulance vehicles and emergency care equipment.
310:641-3-2. Definitions [AMENDED AND RENUMBERED TO 310:641-1-7]

The following words and terms, when used in this Subchapter, shall have the following meaning, unless the context clearly indicates otherwise:

"ACLS" means Advanced Cardiac Life Support.

"Act" means the "Oklahoma Emergency Response Systems Development Act".

"Advanced Life Support (ALS) Emergency Medical Services Training Program" means an organization approved by the Department to conduct the following ALS training: Emergency Medical Technician Intermediate, Emergency Medical Technician Intermediate Refresher, Emergency Medical Technician Paramedic, Emergency Medical Technician Paramedic Refresher, Continuing Education at the Emergency Medical Technician Intermediate and Paramedic levels, and such other courses of instruction that may be designated by the Department.

"AMLS" means Advanced Medical Life Support.

"ATLS" means Advanced Trauma Life Support.

"Base Station" means the primary location from which ambulances and crews respond to emergency calls on twenty-four (24) hour basis. The Base Station may include the principal business office, living quarters for personnel, training institution, and/or communications center.

"Basic Life Support (BLS) Emergency Medical Services Training Program" means an organization approved by the Department to conduct the following BLS training: First Responder, First Responder Refresher, Emergency Medical Technician Basic, Emergency Medical Technician Basic Refresher, Continuing Education at the Emergency Medical Technician Basic level, and such other courses of instruction that may be designated by the Department.

"BLS" means Basic Life Support, and includes cardiopulmonary resuscitation (CPR) and utilization of Semi-Automated advisory defibrillator (SAAD).

"BTLS" means Basic Trauma Life Support.

"Board" means the State Board of Health.

"Certificate" means any certification or certificate issued by the Department, pursuant to the Act, or this Chapter.

"Clinical Coordinator" means the individual designated in writing by a training program as responsible for coordination and supervision of clinical experiences.

"Clinical Experience" means all supervised learning experiences required and included as part of a training course in which the student provides or observes direct patient care. This includes vehicular experiences with a licensed ambulance service.


"Department" means the State Department of Health.

"Distance Learning" is instruction of didactic portions of curriculum which requires participation of the instructor and students but does not require the students to be physically present in the same location as the instructor.

"Distributive Education" means educational activity in which the learner, the instructor, and the educational materials are not all present in the same place at the same time, e.g., continuing education activities that are offered on the Internet, via CD ROM or video, or through journal articles or audio tapes.

"DOT" means the United States Department of Transportation.

"Division" means the Emergency Medical Services Division.

"Emergency medical personnel" means all certified and licensed personnel which provide emergency medical care for an ambulance service.

"Emergency medical responder" means a person who has successfully completed a state-approved course using the national standard emergency medical responder curriculum and passed a competency-based examination from a state approved testing agency such as the National Registry of EMT's.

"EMS" means Emergency Medical Services.

"Emergency medical technician" EMT means an individual licensed by the Department as Basic, Intermediate, or Paramedic.
"EMT-B" means Emergency Medical Technician-Basic as licensed pursuant to the Act, or this Chapter.

"EMT-I" means Emergency Medical Technician-Intermediate as licensed pursuant to the Act, or this Chapter.

"EMT-P" means Emergency Medical Technician-Paramedic as licensed pursuant to the Act, or this Chapter.

"Emergency Medical Dispatcher (EMD)" means a person trained using a Department-approved curriculum for the management of calls for emergency medical care.

"Emergency transfer" means the movement of an acutely ill or injured patient from the scene to a health care facility (prehospital), or the movement of an acutely ill or injured patient from one health care facility to another health care facility (inter-facility).

"En Route Time" means the elapsed time from the time the emergency call is received by the EMS agency until the ambulance and complete crew is en route to the scene of the emergency.

"License" means any license issued by the Department, pursuant to the Act, or this Chapter.


"National Registry" means the National Registry of Emergency Medical Technicians, Columbus, Ohio.

"Non-emergency transfer" means the movement of any patient in an ambulance other than an emergency transfer.

"PALS" means Pediatric Advanced Life Support.

"PEPP" means Pediatric Education for the Prehospital Professional.

"PHTLS" means Prehospital Trauma Life Support.

"PIC" means Pilot in Command

"PPC" means Prehospital Pediatric Care.

"Post" means a location where an ambulance may be positioned for an unspecified period of time while awaiting dispatch.

"Preceptor" means an individual with education, experience and expertise in healthcare and approved by a training program to supervise and provide instruction to EMS students during clinical experiences.

"Program Administrator" means the individual designated in writing by a training program as responsible for all aspects of EMS training.

"Program Coordinator" means the individual designated in writing by a training program as responsible for all aspects of a specified course(s) or EMS program. This individual shall have at least two (2) years experience of full-time equivalent employment as a healthcare practitioner.

"Response time" means the time from which a call is received by the EMS agency until the time the ambulance and complete crew arrives at the scene, unless the call is scheduled in advance.

"Specialty Care Transports" means interfacility transfers of critically ill or injured patients requiring specialized interventions such as IV infusions including vasopressors, vasoactive compounds, antiarrhythmics, fibrinolytics, tocolytics, and/or any other parenteral pharmaceutical unique to the patient's special health care needs or special monitors or procedures such as mechanical ventilation multiple monitors, cardiac balloon pump, external cardiac support (ventricular assist devices, etc) or any other specialized device or procedure outside the paramedic scope of practice certified by the referring physician as unique to the patient's health care needs.

"Statewide Ambulance coverage area" means a map of all ambulance response areas, maintained by the Department.

"Stretcher aid van" means any ground vehicle, which is or should be approved by the State Commissioner of Health, which is designed and equipped to transport individuals on a stretcher or gurney type apparatus [63 O.S. Section 1-2503].

"Stretcher aid van patient" means any person who is or will be transported in a reclining position on a stretcher or gurney, who is medically stable, non-emergent and does not require any medical monitoring equipment or assistance during transport [63 O.S. Section 1-2503].
"Substation" means a permanent structure where one or more ambulances are stationed and available for calls on a twenty-four (24) hour basis.

"Training" means that education which is received through training programs as authorized by emergency medical services rule and regulation for training programs (Subchapter 7 of this Chapter).

"Transfer" means the movement of a patient in an ambulance.

"Trauma transfer and referral center" means an organization certified by the Department and staffed and equipped for the purpose of directing trauma patient transfers within a region that consists of a county with a population of three hundred thousand (300,000) or more and its contiguous communities, and facilitating the transfer of trauma patients into and out of the region for definitive trauma care at medical facilities that have the capacity and capability to appropriately care for the emergent medical needs of the patient.

PART 3. GROUND AMBULANCE SERVICES

310:641-3-10. License required

(a) No person, company, governmental entity, including those established by Oklahoma Constitutional authority, or trust authority shall operate, advertise, or hold themselves out as providing any type of ambulance service without first obtaining a license to operate an ambulance service from the Department. The Department shall have sole discretion to approve or deny an application for ambulance service license based on the ability of the applicant to meet the requirements of this rule.

(b) Federal agencies are exempt from this licensing requirement unless the federal agency ambulance service routinely responds to emergency requests for service off federal property. Governmental entities that respond to requests for service off governmental property are required to become licensed by the Department.

(c) Persons, companies, and governmental entities which operate on their own premises, are exempt from this licensing requirement, unless an ambulance patient is transported on the public streets and highways of Oklahoma, or outside of their own premises.

(d) An application for a license to operate an ambulance service shall be submitted on forms prescribed and provided by the Department. Ground, air, stretcher aid van and specialty care services shall each be considered a separate license.

(e) The application shall be signed under oath by the party or parties seeking to secure the license.

(f) The party or parties who sign the application shall be considered the owner or agent (licensee), and responsible for compliance to the Act and rules.

(g) The application shall contain, but not be limited to the following:

(A) A statement of ownership which shall include the name, address, telephone number, occupation and/or other business activities of all owners or agents who shall be responsible for the service;

(B) If the owner is a partnership or corporation, a copy of incorporation documents and the name of all partner(s) or stockholder(s) with an ownership interest of five (5%) percent or more (principal), and the name and addresses of any other ambulance service in which any partner or stockholder holds an interest shall also be included;

(C) If the owner is an entity of government, governmental trust, trust authority, or non-profit corporation, the name of each board member, or the chief administrative officer and/or chief operation officer shall be included;

(D) A business plan which includes a financial disclosure statement showing evidence of the
ability to sustain the operation for at least one (1) year, and if a subscription program is
anticipated the requirement of part 29, of these rules, shall be documented;
(E) Proof of vehicle and professional liability insurance, at least in the amount of one
million dollars ($1,000,000.00) or to the amount provided for in "The Governmental Tort Claims
Act", O.S. 51-151, O.S. 51-152, O.S. 51-153 and O.S. 51-154, shall be forwarded. Title 51 O.S.
Section 151 et seq. This insurance requirement shall remain in effect at all times while the service is
licensed, and such proof shall be in the form of a Certificate of Insurance from the insurance
company;
(F) Proof of professional liability insurance, at least in the amount of one million dollars
($1,000,000) or to the amount provided for in "The Governmental Tort Claims Act," Title 51 O.S.
Section 151 et seq. This insurance requirement shall remain in effect at all times while the service is
licensed;
(4) Proof of participation in a workers' compensation insurance program for employees who are
subject to pertinent labor laws. This insurance requirement shall remain in effect at all times while the
service is licensed;
(G) Each licensee shall have medical control as prescribed by the Act and these rules;
(H) Copy of any contract(s) for vehicles, medical equipment, and/or personnel, if such exist;
(I) Paper or electronic copy of patient care protocols and quality assurance plan or policy as required by the medical
control director and as prescribed by the Act and these rules;
(J)(A) The Department may require quality assurance documentation for review and shall protect
the confidentiality of that information.
(B) The quality assurance documentation shall be maintained by the agency for three (3) years.
(C) The quality assurance policy shall include, but not be limited to:
   (i) policy to review refusals,
   (ii) policy to review air ambulance utilization,
   (iii) policy to review airway management,
   (iv) policy to review cardiac arrest interventions,
   (v) policy to review time sensitive medical and trauma cases,
   (vi) policy to review other selected patient care reports not specifically included, and
   (vii) policy to provide internal and external feedback of findings determined through reviews.
   Documentation of the feedback will be maintained as part of the quality assurance
documentation;
(J) A documentation of Documents that support agency licensure from the governmental
authority(ies) having primary jurisdiction over the proposed emergency response area. If the
emergency response area encompasses multiple jurisdictions, a written endorsement shall be
presented from each, and will be consistent with the County EMS plan as required in 19 O.S. Section
1-1203. Each endorsement shall contain the following:
   (A) a map and written description of the endorsed or approved response area,
   (B) name(s) and title(s) of the person(s) providing approval,
   (C) any expiration date,
   (D) name of the service receiving the endorsement.
(K) A description of the proposed level of service in the primary response proposed licensed
service area, including:
   (i) A map defining the primary emergency response licensed service area including
   location(s) of base station, substations, and posts;
   (ii) A description of the level of care to be provided, describing variations in care within the
   proposed service area, and;
   (iii) Response time standards consistent with the requirements of OAC 310:641:3-15(a), for emergency and non-emergency requests for ambulance or stretcher aid van
service within the primary response area; in this Chapter.

(1) A written policy addressing:

(A) receiving and dispatching emergency and non-emergency calls;

(i) Ensuring HIPAA compliance; and,

(ii) Ensuring compliance with State and local EMS Communication Plans;

(B) ensuring compliance with State and local EMS Communication Plans.

(11) A response plan that includes:

(A) providing and receiving mutual aid agreements with all surrounding, contiguous, or overlapping licensed emergency ambulance services service areas, that contain procedures for disaster response including entry into the Incident Command System and National Incident Management System.

(B) providing for and receiving disaster assistance in accordance with local and regional plans and command structures such as an incident command structure using national incident management support models.

(12) confidentiality policy ensuring confidentiality of all documents and communications regarding protected patient health information.

(13) An application for an initial, or new license, shall be accompanied by a non-refundable fee of six hundred ($600.00) dollars plus twenty ($20.00) dollars for each vehicle, in excess of two vehicles utilized for patient transport. An additional fee of one hundred fifty ($150.00) dollars shall be included for each ambulance substation in addition to the base station.

(14) If an area of Oklahoma is being served by a licensed ambulance service, or services, and the area has adopted "sole source" resolutions or ordinances or an Emergency Services District as established pursuant to Article 10, Section 9© of the Oklahoma Constitution, the Department shall require the approval of the community(ies) and/or the emergency medical services authority of that service area, before an additional ambulance service shall be licensed for that same service area.

310:641-3-11. Issuance of a ground ambulance license

(a) A license may be issued for basic life support, intermediate life support, paramedic life support, specialty care, or stretcher aid vans. The Department shall have sole discretion to approve or deny an application for a ground ambulance service license based on the ability of the applicant to meet the requirements of this subchapter.

(b) A license may be issued for Basic Life Support, Intermediate Life Support, Advanced Life Support, or Paramedic Life Support.

(1) Basic life support means that the ambulance service vehicles are equipped with the minimum basic equipment, and staffed with at least one EMT-Basic on each request for emergency medical services.

(2) Intermediate life support means that the ambulance service vehicles are equipped with the minimum intermediate equipment, and staffed with at least one EMT-I Intermediate on each request for emergency medical services, except as permitted in 310-641-3-15(a)(2), permitted in this subchapter.

(3) Advanced life support means that the ambulance service vehicles are equipped with the minimum advanced EMT equipment and staffed with at least one Advanced EMT on each request for service, except as permitted in this subchapter.

(4) Paramedic life support means that the ambulance service vehicles are equipped with the minimum paramedic equipment, and staffed with at least one EMT-P on each request for emergency medical services, except as specified in 310-641-3-15(a)(2), permitted in this subchapter.

(b)-(c) The license shall be issued only for the name, service area (area of coverage), level, and type of service given in the application.

e) The license is not transferable or assignable.

d) The initial license period shall expire the second June 30th, following the date of issue. Subsequent renewal periods shall be twenty-four (24) months, or two (2) years.
A temporary license, not to exceed one hundred twenty (120) days and for one (1) time only, may be issued at the sole discretion of the Department. A temporary license may be issued to an applicant who substantially meets all requirements of the application, and may be granted only for:

Factors that may also be considered include:

1. An area of Oklahoma that may otherwise be without ambulance service.
2. The safety, need, and well-being of the public and general populace to be served by the ambulance service.
3. The availability of personnel in the area and equipment of the ambulance service.
4. The financial ability of the applicant to meet the minimum standards of emergency medical services law.
5. The number of estimated runs to be made by the ambulance service.
6. The desire of the community(ies) to be served.

The original, or a copy of the original, license shall be posted in a conspicuous place in the principal business office. If an office, or other public place is not available, then the license shall be available to anyone requesting to see the license, during regular business hours. A copy of the license shall be provided to governmental agency(ies) providing a letter of support.

A licensed ambulance service may request a voluntary downgrade of its ambulance service license to certification as Emergency Medical Response Agency. The Department shall verify that the agency can maintain the requirements for Emergency Medical Response Agency Certification. No fee shall be required for such a downgrade.

The Department shall have the authority to upgrade or downgrade an advanced Intermediate, Advanced or Paramedic life support ambulance provider's license upon evidence that the license no longer meets existing license requirements for that level of care.

1. Under no circumstance shall a downgrade be for less than basic life support.
2. The service must continue to use approved protocols at the lower license level.
3. The service must continue to provide care under appropriate medical direction and during the time of a downgrade the service shall operate on State protocols. In order to return to a level of advanced life support, the service shall provide the Department written evidence that they now meet the requirements for a higher level of care.
4. A fee of fifty ($50.00) dollars shall be required for reinstatement.

310:641-3-12. Renewal of a ground ambulance license

The Department shall mail to all licensed ground ambulance services a "Survey/Renewal Form" in each December, each year. This form shall be considered and utilized as a renewal application, if due. The "Survey/Renewal Form" along with proof of current workers' compensation and liability insurance shall be returned to the Department by January 31st each year.

1. Upon receipt of a complete and correct renewal application, a renewal fee statement shall be mailed by the Department to each licensee in need of renewal.
2. A non-refundable fee for the renewal of an ambulance service license shall be one hundred dollars ($100.00), fifty dollars ($50.00) for each substation, plus twenty dollars ($20.00) for each vehicle in excess of two (2).
3. An ambulance service license shall be renewed if:
   A. The ambulance service has applied for such renewal;
   B. The ambulance service has no outstanding deficiencies or is in need of correction as may be identified during inspection of the service, and;
   C. The proper fee has been received by the Department.
4. An ambulance service license, if not renewed by midnight July 31st June 30th of the expiration year, shall be considered non-renewed.
   A. A grace period of thirty (30) days is permitted under 63 O.S. Section 1-1702.
   B. Thereafter a new application shall be required for the continuation of any such license, and
the applicant shall be subject to initial application procedures. An extension may be granted by the Department for the purpose of renewal, subject to a determination by the Department of the following:

(A)(i) The safety, need, and well-being of the public and general populace to be served by the ambulance service;
(B)(ii) The availability of personnel, equipment, and the financial ability of the applicant to meet the minimum standards of emergency medical services law;
(C) The number of estimated runs to be made by the ambulance service;
(D)(iii) The desire of the community(ies) to be served.

310:641-3-13. Denial of an initial or renewal license
(a) An application may be denied for any of the following reasons:
(1) The failure to meet standards set forth by statute or rule;
(2) A felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to supervise the service; to include, but not be limited to, fraud, grand larceny, child abuse, sexual offense(s), drug offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service;
(3) Insufficient personnel;
(4) In urban areas, an insufficient number of vehicles and/or staff to respond to life-threatening emergency calls ninety percent (90%) of the time within eight (8) minutes;
(5) Insufficient financial resources;
(6) Falsification of Department required information;
(7) Ownership, management, or administration by principals of an entity whose license has been revoked; and
(8) Licensure or re-licensure may not be in the best interest of the public as determined by the Department.
(b) An applicant shall be notified in writing within sixty (60) days, from the date the Department receives a complete application, of the granting or denial of a license or renewal. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a license or renewal shall be given, if applicable. A license application may be re-submitted, but each re-submission shall be considered an initial application.

310:641-3-13.1. Denial of an application for renewal of license
(a) A license application for renewal may be denied for any of the following:
(1) The failure to meet standards set forth by statute or rule,
(2) A felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to manage the service to include, but not limited to, fraud, grand larceny, child abuse, sexual offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service;
(3) Insufficient number of personnel to properly staff one vehicle on a twenty-four (24) hour basis at the licensure level;
(4) Outstanding notice of violation that has not been addressed with an acceptable plan of correction;
(5) Insufficient financial resources;
(6) Falsification of Department required information;
(7) Ownership, management, or administration by principals of an entity whose ambulance service license has been revoked;
(8) Re-licensure may not be in the best interest of the public as determined by the Department;
(9) Revocation or denial of a governmental letter of support as required in 310:641-3-10.
(b) An applicant shall be notified in writing within sixty (60) days from the date the Department receives a complete renewal application of the granting or denial of a renewed license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a renewed license shall be given, if applicable. A license application may be resubmitted, but each re-submission shall be considered an initial application.

310:641-3-14. Severance of action, amendment, and re-instatement
(a) The issuance or renewal of a license after notice of a violation(s) has/have been given, shall not constitute a waiver by the Department of its power to rely on the violation(s) for subsequent license revocation or other enforcement action which may arise out of the notice of the violation(s).
(b) Any change in the name of the service, level, service area, addition of substation, or type of service shall necessitate an application to amend the license and shall be accompanied by a fee of one hundred dollars ($100.00).
(c) Addition of a substation that expands the service area shall comply with 310:641-3-11.
(d) Changing or moving the location of a substation requires written notification to the Department.
(e) If an existing license is placed on probation or suspension, a fee of one hundred ($100.00) dollars, in addition to any other provision of the action, shall be submitted prior to re-instatement of the license to full privilege.

310:641-3-15. Ground ambulance service - personnel staffing
(a) Each licensed ground ambulance service shall be staffed and available to respond to any request for service within the primary service area twenty-four (24) hours per day.
(b) Each ground ambulance service shall have on staff an adequate number of emergency medical personnel and a sufficient number of ambulances available in order to be en route to 90% of all emergency calls within five (5) minutes of the time the call is received in dispatch at the highest level of care for which the service is licensed.
(1) The request for emergency medical services shall be considered "received in dispatch" as soon as the licensed agency receives sufficient information has been received to allow an appropriate response, i.e., location of the emergency and nature of the call.
(2) Staff licensed below the level of the ambulance service may be utilized provided one or more of the following conditions have been met:
   (A) The request for service has been screened by a Department approved emergency medical dispatch system, or
   (B) The patient is to be transported from a higher to a lower level of care, or
   (C) The transport is approved in writing by the transferring physician at a specified lower level of care and scheduled in advance.
   (D) An agency that screens emergency calls through an emergency medical prioritization program shall establish en route times for the priority levels established by the agency. The en route times established by the agency shall be included in the agency's policy and/or procedure manual.
(c) Under no circumstance during the transport of an ambulance patient shall the attendant be less than a licensed emergency medical technician basic.
(d) In addition to the requirement of licensed emergency medical technicians, each ground ambulance service shall have drivers who, at a minimum, are certified as an Emergency Medical Responder. All drivers of a ground ambulance service shall successfully complete an emergency vehicle operator course approved by the Department within 120 days of employment. Emergency vehicle operators shall successfully complete a refresher course approved by the Department every two (2) years.
(e) In a unique and unexpected circumstance, including a disaster, the minimum driver requirement may be altered to facilitate a transport of an ambulance patient. The attendant, who is in charge of the vehicle while a patient is on board, may request a law enforcement officer or a firefighter, familiar with the operation of an authorized emergency vehicle, to drive the vehicle. If this option is utilized, a written
report of the circumstances, reason, and any other pertinent information regarding the call shall be forwarded to the Division within ten (10) working days. Abuse and/or re-occurring incidents of this nature shall require a reassessment of the service's staff and staffing patterns. The service may be required to obtain additional personnel or other action by the Department may result.

(f) Only emergency personnel authorized by this Act, except for a physician, shall be utilized by an ambulance service for pre-hospital, or on-scene, patient care and transport. In some cases, involving inter-hospital transfer of an ambulance patient(s), a physician, physician assistant (PA), nurse practitioner, respiratory care practitioner, registered nurse, or licensed practical nurse may be required to assist the emergency medical technician because the medical care required exceeds the level of the ambulance service personnel. If this option is utilized, written orders by a physician; and/or documentation of orders given via radio or telephone contact with a physician, shall become a part of the ambulance patient run report.

(g) Each agency will maintain training records demonstrating competency in medical skills and interventions, patient handling, and emergency vehicle operations for all personnel utilized by the agency.

(h) An agency that is unable to fulfill the twenty-four (24) hours staffing requirement may contract with another ground ambulance service to provide personnel to meet the staffing requirement. Contracts will contain but not be limited to the following information:

1. how and from what location personnel will respond;
2. procedure for notifying the contractor that personnel are needed;
3. communication policy to ensure coverage is in place for the licensed service area;
4. contingency plan for system overload;
5. copies of contracts will be provided to the Department as part of application requirements in 310:641-3-10;
6. scope of practice and protocol requirements for the contractual response; and
7. emergency plan in the event a contracted service is unable to respond within the contracted requirements, and how the request for service will be answered.

PART 5. GROUND TRANSPORT VEHICLES

310:641-3-20. New Ground ambulance vehicles

(a) A used vehicle which has new ownership, or a new vehicle which is of first registration, either leased, contracted for, or purchased on or after July 18, 1991, shall conform to the General Service Administration (GSA) specifications KKK-A-1822, as amended and as in effect at the time of manufacture. These requirements shall not apply to stretcher aid vans.

(b) Copies of the GSA KKK-A-1822, and their respective dates of effect, may be obtained from the Department. These several specifications are as follows:

1. KKK-A-1822, effective January 2, 1974;
2. KKK-A-1822A, effective April 1, 1980;
3. KKK-A-1822B, effective June 1, 1985;
5. KKK-A-1822D, effective November 1, 1994;
6. KKK-A-1822E, effective June 1, 2002;
7. KKK-A-1822F, effective August 1, 2007; and
8. any future GSA KKK-A-1822 specification, as may be issued.

(c) Additionally, each ground ambulance service vehicle will meet the following requirements:

1. The business name, and/or a logo of the licensed ambulance service shall be placed on each side and the rear of the vehicle, and shall be at least three (3") inch high letters.
2. The purchaser of any vehicle that is not compliant with this section shall be responsible for corrective action, and
3. A decal, notice, or other documentation showing the ambulance meets the manufacturing standard at the time of manufacture will be affixed to the vehicle.
(d) The phrase "unless otherwise specified" shall mean that only the options printed within the respective KKK-A-1822 document are available for this purpose, specification, substitution, or option. If while waiting delivery of a new, remounted, or refurbished vehicle, a manufacturer or dealer provides a service with a vehicle on a temporary loan or lease, such temporarily loaned or leased vehicle shall comply with specification KKK-A-1822 in effect at the time of manufacture and shall be inspected and permitted by the Department prior to utilization as an ambulance.

(e) Ambulance vehicles shall be exempt from the section of the KKK specifications which specifies color, emblems and markings. A vehicle may not be permitted by the Department as an ambulance prior to the submission and approval of all required documentation, fees, and a Department inspection.

(f) Specification KKK-A-1822 1.1.3 which requires the ambulance manufacture, or vendor who sells the vehicle, to furnish to the purchaser(s) a "Star of Life" certificate label, which shall be affixed in the oxygen compartment.

(g) Any vehicle initially placed in service after a purchase, lease, contract and/or remount shall be inspected, and approved and permitted under Section 310:641-3-22(e) of this Chapter, by the Department prior to utilization.

(h) Any part of a ground ambulance vehicle which is remounted by a professional remounting service shall meet the KKK-A-1822 specifications. This includes the proper placement, or replacement, of the "Star of Life" certification label in the oxygen compartment of the finished vehicle, before it can be utilized again as an ambulance in this State.

(i) A copy of the "letter of certification", as described in specification KKK-A-1822 4.3.5, shall be submitted to the Department for each ambulance vehicle make and model proposed for use in Oklahoma. Certification documentation of test verification shall be accepted only if performed by an independent testing facility, qualified to perform such tests. No vehicle shall be approved for use in Oklahoma unless certification documentation has been filed with the Department. A file of all letters of certification received by the Department shall be maintained, and a list of certified vehicles, sorted by manufacturer, shall be forwarded to the Oklahoma Motor Vehicle Commission annually by the Department.

(j) A list of approved manufacturers, salesmen and dealers who meet the provisions of the Oklahoma Motor Vehicle Commission, shall be compiled annually and be made available from the Department upon request to any interested party. The Department shall issue to approved manufacturers, salesmen and dealers a Certificate of Compliance to remain effective until the next revision of the Federal Ambulance Specification KKK-A-1822.

(k) The purchaser of any ambulance vehicle which violates this section shall be responsible for corrective action, if the vehicle is accepted before receipt of the Department approval and permit.

(l) If, while awaiting delivery of a new, remounted, or refurbished ambulance vehicle, a manufacturer or dealer provides a licensed ambulance service with an ambulance vehicle on temporary loan or lease, such temporarily loaned or leased ambulance vehicle shall comply with Federal Ambulance Specification KKK-A-1822 in effect at the time of manufacture, and shall be properly inspected and permitted by the Department prior to utilization as an ambulance in accordance with Section 310:641-3-20(f).

310:641-3-22. General provisions for ground transport vehicles

(a) Authorized emergency vehicles of licensed ambulance services shall comply, at all times, with the applicable requirements of Title 47, the Oklahoma Motor Vehicle Code to include audio and visual warning indicators.

(b) Authorized emergency vehicles of licensed ambulance services shall be in good mechanical and serviceable condition at all times, so as not to be hazardous to the patient(s) or crewmembers. If, in the determination of the Department, a vehicle does not meet this requirement, it may be removed from service until repairs are made.

(c) Authorized emergency vehicles of licensed ambulance services shall be tested for interior carbon monoxide, in a manner acceptable to the Department. Carbon monoxide levels of more than ten parts per
million (10ppm) shall be considered in excess, and shall render the vehicle "out of compliance.". Vehicles shall be removed from service if carbon monoxide levels exceed fifty parts per million (50ppm), and until repairs are made to reduce the amounts of carbon monoxide below ten parts per million (10ppm).

d) Authorized emergency vehicles of licensed ambulance services utilized for the provision of patient care shall be equipped with communication equipment (radio and encoder) (such as two-way radio using VHF frequency 155.3400) which shall provide voice contact with the emergency department departments of the area and other licensed hospitals outside of the area. Acceptable frequencies shall be approved and consistent with the Oklahoma Area Wide Communication Plan Statewide Interoperability Governing Board communication plan, as adopted under the rules of the Federal Communications Commission (FCC). No paging shall be allowed on these designated medical frequencies. Encoder numbers for Oklahoma hospitals, copies of the Area Wide Communication Plan, and approval of frequencies may be obtained by contacting the Division.

e) Authorized emergency vehicles of licensed ambulance services shall have a permit and/or inspection decal, affixed by the Department. These decals shall be placed in the lower left corner of a rear window, unless it shall be impossible or impractical to utilize this area.

(f) The following permit classes classifications of vehicle permits shall be recognized as authorized emergency vehicles of ambulance services:

(1) "Temporary Permit" may be affixed by the agency and will be valid for ten (10) business days. The temporary permit will be sent to the agency by the Department in the event the vehicle cannot be inspected by Department personnel within three (3) days of the Department receiving notification that a vehicle is ready for inspection.
   (A) To receive a temporary permit, the agency will send to the Department:
      (i) a Department inspection form completed by an agency representative,
      (ii) pictures of the interior and exterior of the vehicle,
      (iii) copies or pictures of the vehicle tag,
      (iv) copies or pictures of the insurance verification

   (B) Upon approval of the documentation, a temporary permit will be sent to the agency.
   (C) Prior to the expiration of the temporary permit, the agency will make arrangements with the Department to ensure a complete inspection is conducted by the Department for the purpose of affixing a class "A" permit to the vehicle.

(2) Class "A" permit shall be affixed to an ambulance in compliance with section 310:641-3-20 utilized as a primary "first out" vehicle. Class "A" vehicles shall have on board medical equipment as required in Section 310:641-3-23 all applicable standards. Emergency and non-emergency ambulance patients may be transported in class "A" ambulances.

(3) Class "B" permit shall be affixed to an ambulance in compliance with section 310:641-3-20 utilized as a secondary or "back up" vehicle. Class "B" vehicles shall have the required medical equipment as required in section 310:641-3-23 on board when placed in-service to respond to emergency calls or transport any ambulance patients.

(4) Class "S" permit shall be affixed to a vehicle in compliance with section 310:641-3-22 utilized as a stretcher aid van. Class "S" vehicles shall have medical equipment as required in section 310:641-3-48.3 on board when placed into service to respond to calls for non-emergency transport for stretcher aid van patients.

(5) Class "E" permit shall be affixed to other vehicles owned or operated by a licensed ambulance service and utilized in provision of emergency medical services. Ambulance patients shall not be transported on the public streets or highways in a class "E" vehicle. A list of patient care equipment that is carried on class "E" units will be part of the agency's standard operating procedure or guideline manuals.

(5) The licensee shall notify the Department in writing on forms provided by the Department prior to placing a substitute (not a new vehicle purchase or part of a lease or loan from a dealer) vehicle into operation. A substitute vehicle may operate up to 5 days in temporary service provided it is available
for inspection during the period.

(g) When a vehicle is sold or removed from service, the agency will notify the Department on a Department form detailing the agency and unit identifiers, remove the permit, and return the form and permit to the Department within thirty (30) days.

(h) A vehicle with any of the following deficiencies or malfunctions may not be used for any patient transports:

1. inadequate sanitation, including the presence of contamination by blood and or bodily fluids;
2. inoperative heater or air conditioner as detailed within the vehicle manufacturing standards and specifications;
3. inoperative AED or defibrillator;
4. tires that do not meet Title 47 O.S. Section 12-405;
5. inoperative emergency lighting and or siren;
6. inoperative oxygen system or less than 200 psi in onboard oxygen system;
7. both portable and vehicle suction apparatus are inoperable;
8. carbon monoxide levels greater than fifty (50) parts per million;
9. lapse of vehicle liability insurance;
10. lapse of worker compensation insurance;
11. inability to affix a class "A" or "B" permit on an existing permitted vehicle;
12. vehicle that does not comply with statutory safety equipment found in Title 47.

(i) If such violation is not or cannot be corrected immediately, any affected vehicle shall be removed from service and the ambulance permit shall be removed until such time as the vehicle is compliant and has been re-inspected and permitted by the Department.

(j) Any patient care equipment and supplies that is/are carried on an ambulance that is/are not on the approved equipment list will need Department approval through the protocol approval process.

(k) All lighting, both interior and exterior, shall be fully operational, including lens caps.

(l) All designated seating positions in the patient compartment shall be equipped with functioning safety restraint systems appropriate for each type of seating configuration.

(m) All oxygen tanks, (portable and onboard) shall be secured within brackets compliant with the ambulance's manufacture standard.

(n) Each vehicle shall not have any structural or functional defects that may adversely affect the patient, personnel, or the safe operation of the vehicle to include windshield wipers, steering systems, brakes, seatbelts, and interior or exterior compartment doors and latches.

(o) Each permitted vehicle shall have an accessible copy (electronic or paper) of the agency's approved protocols.

310:641-3-23. Equipment for ground transport ambulance vehicles

(a) Each ambulance vehicle, except for stretcher aid vans, shall carry the following:

1. In addition to the on-board suction unit, a functioning portable suction apparatus with wide bore tubing (1/4"), rigid and soft suction catheters for adults, children and infants, which may be electronically, manual or oxygen powered;
2. A minimum of two (2) each, single use adult, pediatric and infant bag-valve mask resuscitators with an adult, child, and infant clear masks;
3. Oropharyngeal airways, set or a minimum of one (1) of each size for adult (size 7,8,or 9), child (size 3,4,5,or 6), and infant (sizes 0,1,or 2), -- nasal pharyngeal airways are optional;
4. Portable and wall mounted oxygen sets, with variable flow regulators and adequate length tubing, and an extra bottle of portable oxygen;
5. A minimum of two (2) each adult, child, and infant size oxygen masks, and a minimum of two (2) adult nasal cannulas;
6. Bandaging materials, as follows:
   (A) Two (2) burn sheets, clean, wrapped, and marked in a plastic bag that need not be sterile;
   (B) Fifty (50) sterile 4"x4" dressings;
(C) Six (6) sterile 6"x8" or 8"x10" dressings;
(D) Ten (10) roller bandages, 2" or larger, such as kerlix, kling, or equivalent;
(E) Four (4) rolls of tape (1/2" and larger);
(F) Four (4) sterile occlusive dressings, 3" x 8" or larger;
(G) Eight (8) triangular bandages, and;
(H) One (1) pair of bandage scissors must be on the ambulance or must be a required personal carry item for the EMS crew.

(7) Fracture immobilization devices, as follows:
(A) One (1) traction splint for lower extremity, with limb support slings, padded ankle hitch, padded pelvic support, traction strap;
(B) Upper and lower extremity splints for joint above and below fracture (such as pneumatic, wire ladder, wood, cardboard);
(C) Short spine board or vest type immobilizer, including straps and accessories;
(D) Two (2) long spine board including straps and head immobilization device;
(E) Two (2) rigid or adjustable extrication collars in large, medium, small adult sizes, and pediatric sizes for children ages 2 years or older and one (1) infant collar. Collars shall not be foam or fiber filled.

(8) Pediatric equipment including:
(A) Oropharyngeal airways, sizes 00-5, two (2) each;
(B) Self-inflating resuscitation bag, two (2) each infant and child sizes;
(C) Masks for bag-valve mask device, two (2) each neonate, infant and child sizes;
(D) Oxygen masks, two (2) each infant and child sizes;
(E) Nonrebreathing mask, two (2) pediatric size;
(F) Stethoscope, one (1) pediatric size;
(G) Backboard, one (1) pediatric size;
(H) Cervical immobilization device infant, child and adolescent sizes, two (2) each;
(I) Blood pressure cuff, two (2) each infant and child sizes;
(J) Suction catheters, one (1) each tonsil-tip and 6-14 French catheters;
(K) Extremity splints, one (1) complete set of pediatric sizes;
(L) Bulb syringes, sterile, two (2);
(M) Obstetric pack, sterile, one (1);
(N) Thermal blankets, two (2);
(O) Water-soluble lubricant packets, two (2);
(P) Blood-glucose analysis system; and,
(Q) CO2 detection devices, either electronic or two (2) disposable.

(9) Pediatric equipment and supplies for Advanced Life Support Ambulances Only Including:
(A) One (1) transport monitor;
(B) One (1) defibrillator with pediatric paddles;
(C) Monitoring electrodes, two (2) set pediatric sizes;
(D) Laryngoscope with straight blades, two (2) sets 0-2, curved blades two sets 2-4;
(E) Endotracheal tube stylets, two sets of pediatric sizes;
(F) Endotracheal tubes, two (2) sets of uncuffed 2.5 – 5.5, two (2) sets of cuffed 6.0-8.0;
(G) Magill forceps, one (1) pediatric size;
(H) Nasogastric tubes, two (2) each 8F-16F;
(I) Nebulizer, one (1) pediatric size;
(J) IV catheters, 14 to 26 gauge, Six (6) each;
(K) Interosseous needles, two (2) each;
(L) One (1) Length/weight-based drug dose chart or tape (eg. Broselow Tape);
(M) Resuscitation drugs (ACLS & PALS) and IV fluids (NS and/or LR) per Department-approved protocols.

(10) Miscellaneous medical equipment, as follows:
(A) Portable blood pressure set in adult, child, and infant sizes;
(B) Stethoscope;
(C) Obstetrical kit, with towels, 4"x4" dressing, umbilical tape, bulb syringe, cord cutting device, clamps, sterile gloves, aluminum foil, and blanket;
(D) Universal communicable disease precaution equipment including gloves, mask, goggles, gown, and other universal precautions;
(E) Blood-glucose measurement equipment per medical direction and Department approval;
(F) CPAP per medical direction and Department approval; and
(G) Semi-automatic advisory defibrillator (SAAD).

(11) Other mandatory equipment, as follows:
(A) Trash receptacle which shall include a sufficient number of replacement bags and a receptacle for containment of medical wastes that displays the "biological hazard" emblem.
(B) Two way radio communication equipment on VHF; with a minimum of 155.340 MHz for hospital communications.
(C) One (1) sturdy, lightweight, all-level cot for the primary patient;
(D) A crash stable side or center mounting cot fastener and/or anchorage assembly of the quick release type;
(E) At least three (3) strap type restraining devices (chest, hip, and knee), and compliant shoulder harness shall be provided per stretcher, cot, and litter (not less than two (2") inches wide, nylon, easily removable for cleaning, two (2) piece assembly with quick release buckles)
(F) Patient run reports;
(G) Two (2) fire extinguishers, mounted with quick release in cab and patient compartment (each dry powder, ABC, five (5#) pound);
(H) Two (2) operable flashlights;
(I) All ambulance equipment and supplies shall be maintained in accordance with OAC 310-641-3-60. Additionally, sterility shall be maintained on all sterile packaged items.
(J) Digital or strip type thermometers and single use probes.
(K) Six (6) instant cold packs.

(b) Intermediate equipment, in addition to the basic equipment the ALS ambulance shall carry the following:
(1) Intravenous administration equipment in a sufficient quantity to treat multiple patients requiring this level of care;
(2) Interosseous administration equipment if approved by local medical control;
(3) Appropriate quantities of sterile fluid as approved by local medical control;
(4) Adequate advanced airway equipment per medical control;
(5) Blood sampling equipment if approved by medical control;
(6) One (1) Occupational Safety and Health Administration (OSHA) approved sharps container;
(7) Pulse oximetry device if approved by medical control; and
(8) End tidal CO2 monitoring device

(c) Paramedic equipment, in addition to the required basic and intermediate equipment, the ALS ambulance will carry the following:
(1) Cardiac monitor/defibrillator with printout, defibrillator pads, quick-look paddles, EKG leads, chest attachment pads. Telemetry capability is optional. Monitor must be re-calibrated every twelve months and;
(2) Drugs (pre-load when available) approved by medical control, including those which are compatible with the recommendations of the American Heart Association's Emergency Cardiac Care Committee, as reflected in the Advanced Cardiac Life Support and Pediatric Advanced Life Support guidelines. Expired medications shall be immediately removed.

(d) Extrication equipment shall be available for each ambulance service by either mutual aid assistance with a fire department, other ambulance service, rescue squad, or carried in total on the service's vehicle.
(1) All ambulance vehicles shall carry the following equipment:
(A) Three (3) reflectors (triangular) or battery powered warning lights;
(B) Two (2) OSHA approved hard hats, with goggles or face shield; and
(C) Gauntlet leather gloves, two (2) pair of heavy work gloves; and
(D) One (1) spring-loaded window punch.

(2) All ambulance services shall have available either on board the ambulance or through mutual aid agreement with a fire department rescue unit, the following extrication equipment:
(A) One (1) hammer (3# to 5# with 15" handle);
(B) One (1) fire ax, flat head
(C) One (1) crowbar, (51" pinch point)
(D) One (1) bolt cutter (minimum 18"
(E) One (1) power jack, portable, hydraulic or pneumatic, and one (1) spreader tool kit, hand powered, at least of four (4) ton capacity and one (1) air gun kit, air cutting tools, (250psi with cylinder and chisels); "Jaws of Life" may be substituted
(F) One (1) shovel, pointed blade
(G) One (1) tin snip, double action (at least 8"
(H) Two (2) ropes, synthetic, kernmantle (50' x 3/4"
(I) Protective goggles, one (1) per occupant
(J) Two (2) utility knives, curved blade
(K) Two (2) lights, portable, battery operated;
(L) One (1) blanket (large 5'x 6' for patient protection during extrication)
(M) Two (2) baling hooks;
(N) One (1) spring loaded window punch;
(O) Twelve (12) blocks, hardwood shoring, (2"x4"x12" blocks with rope handles);
(P) Four (4) blocks, hardwood cribbing, (4"x4"x12" blocks with rope handles);
(Q) Four (4) blocks, hardwood cribbing, (wedge shaped with rope handles);
(R) One (1) come-along (2 ton, chain type and two (2) pull chains, alloy steel, rescue type (10' at least with grab hooks and rings);
(S) Two (2) extrication straps, synthetic fabric, (9' with quick release buckles)
(T) One (1) loop sling, extrication, (1" wide nylon or equal x 6' circumference with closure ring)

(e) Equipment shall be clean, in good working condition, and appropriately secured.
(f) Optional equipment:
(1) Portable battery powered ventilator per local medical direction.
(2) Pneumatic anti shock garment (PASG), compartmentalized (legs and abdomen separate), control valves (closed/open), inflation pump per local medical direction.

(a) The tampering, modification, or removal of the manufacturer's expiration date is prohibited.
(b) Licensed ambulance services shall ensure that all recalled, outdated, misbranded, adulterated, deteriorated fluids, supplies, and medications are removed from ambulances immediately.
(c) The medical control physician will authorize all equipment and medications placed on the units for patient care.

(1) The authorized equipment will be detailed on a unit checklist described in the ambulance file section of this subchapter.
(2) The medications authorized by the medical director will be detailed on the unit checklist described in the ambulance files section of this subchapter, to include the number, weight, and volume of the medication containers.
(3) An electronic or paper copy of patient care protocols will be on each in-service ambulance.
(d) Each ground ambulance service vehicle shall carry:
(1) airway and breathing equipment and supplies, to include:
   (A) a pulse oximetry device with pediatric and adult capability.
   (B) a functioning portable suction apparatus with wide-bore tubing (1/4"), and rigid and soft suction catheters for adults, children, and infants, as detailed by agency protocols in addition to the vehicle mounted suction unit.
(C) One (1) bulb syringe, with saline drops, sterile, in addition to any bulb syringes in obstetric kits.
(D) a minimum of two (2) each, single use adult, pediatric, and infant bag-valve mask resuscitators with an adult, child, and infant clear masks.
(E) oropharyngeal airways set or a minimum of two (2) of each size for adult, child, and infant individually wrapped for sanitation purposes. Nasopharyngeal airways are optional.
(F) a portable ventilator as directed by the agency medical director and approved protocols.
(G) wall mounted oxygen set with variable flow regulators and adequate tubing.
(H) portable oxygen cylinder and regulator with a spare oxygen cylinder appropriately secured.
(I) a minimum of two (2) each adult, child, and infant sized oxygen masks.
(J) a minimum of two (2) adult nasal cannulas.
(K) a nebulizer; adult and pediatric, sizes per local protocols.

(2) Bandaging materials to include:
   (A) two (2) burn sheets; clean, wrapped, and marked in a plastic bag.
   (B) fifty (50) sterile 4"x4" dressings.
   (C) six (6) sterile 6"x8" or 8"x10" dressings.
   (D) ten (10) roller bandages, 2" or larger, such as kerlix, kling, or equivalent.
   (E) four (4) rolls of tape (minimum of one (1) inch width).
   (F) four (4) sterile occlusive dressings, 3" x 8" or larger.
   (G) four (4) triangular bandages.
   (H) one (1) pair of bandage scissors must be on the ambulance or on the on-duty personnel.

(3) Fracture immobilization devices, to include:
   (A) one (1) adult and one (1) pediatric traction splint or equivalent device capable of adult and pediatric application.
   (B) two (2) upper and two (2) lower extremity splints in adult and pediatric sizes.
   (C) short spine board or vest type immobilizer, including straps and accessories as described within agency protocols.
   (D) two (2) adult and one (1) pediatric size long spine board including straps and head immobilization devices(s), as described within the agency protocols.
   (E) two (2) rigid or adjustable extrication collars in large, medium, small adult sizes, and pediatric sizes for children ages 2 years or older, and one (1) infant collar, as described within the agency protocols. Collars shall not be foam or fiber filled.

(4) Miscellaneous medical equipment, to include:
   (A) one (1) infant, one (1) child, two (2) adult, and one (1) extra-large blood pressure cuffs.
   (B) stethoscope, one (1) adult and one (1) pediatric size.
   (C) obstetrical kit, with towels, 4"x4" dressing, umbilical tape, bulb syringe, cord cutting device, clamps, sterile gloves, aluminum foil, and blanket.
   (D) universal communicable disease precaution equipment including gloves, mask, goggles, gown, and other universal precautions.
   (E) blood-glucose measurement equipment per medical direction.
   (F) CPAP per medical direction.
   (G) Semi-automatic advisory defibrillator (SAAD) with adult and pediatric capability.

(5) Other mandatory equipment, to include:
   (A) Two (2) appropriately labeled or designated waste receptacles for:
       (i) waste that is contaminated by bodily fluids or potentially hazardous or infectious waste, and,
       (ii) waste that does not present a biological hazard, such as plastic and paper products that are not contaminated.
   (B) one (1) flexible, portable, soft stretcher for confined space and extrication as approved by medical direction.
   (C) two way radio communication equipment as detailed in this Chapter and through the
Statewide Interoperability Governing Body utilizing VHF frequency 155.3400.

(D) one (1) sturdy, lightweight, all-level cot for the primary patient and mounting cot fastener and/or anchorage assembly that is compliant with the vehicle manufacturing standards in place at the time of purchase.

(E) at least three (3) strap type restraining devices (chest, hip, and knee), and compliant shoulder harness shall be provided per stretcher, cot, and litter (not less than two (2”) inches wide, nylon, easily removable for cleaning, two (2) piece assembly with quick release buckles).

(F) electronic or paper patient care reports.

(G) two (2) fire extinguishers one (1) in the cab of the unit, and one (1) in the patient compartment of the vehicle. Each mounted in a manner that allows for quick release and is compliant with the ambulance manufactures standards. Each extinguisher is to be dry powder, ABC, and a minimum of five (5#) pounds.

(H) two (2) operable flashlights.

(I) all ambulance equipment and supplies shall be maintained in accordance with the sanitation requirements in this subchapter. Additionally, sterility shall be maintained on all sterile packaged items.

(J) digital or strip type thermometer and single use probes.

(K) six (6) instant cold packs.

(L) one (1) length/weight based drug dose chart or tape.

(M) a minimum of two (2) DOT approved reflective vests.

(N) one (1) pair of binoculars.

(O) a current copy of the emergency response guide, electronic or paper format.

(P) As approved by local medical direction, a child restraint system or equipment for transporting pediatric patients.

(e) Intermediate equipment, in addition to the basic equipment, intermediate licensed service ambulance vehicles shall carry:

(1) intravenous administration equipment in a sufficient quantity to treat multiple patients requiring this level of care, including intravenous catheters 14 to 24 gauge, six (6) each.

(2) interosseous needles, two (2) each for adult and pediatric patients, and associated administration equipment if approved by local medical control.

(3) appropriate quantities of sterile fluid as approved by local medical control.

(4) adequate advanced airway equipment per medical control;

(A) endotracheal tubes, two (2) sets of cuffed 2.5 to 8.0, as permitted and approved by local medical control. Uncuffed endotracheal tubes are optional, based on medical director approval.

(B) supraglottic airway devices to be used as a primary or secondary airway intervention, as approved by medical control.

(C) Laryngoscope handle with extra batteries and bulbs with blade sizes and styles as approved by local medical control.

(5) blood sampling equipment if approved by medical control.

(6) one (1) Occupational Safety and Health Administration (OSHA) approved sharps container.

(7) magill forceps one (1) pediatric and one (1) adult size, individually wrapped.

(8) continuous waveform capnography required for use in endotracheal intubation and specific supraglottic airway devices.

(f) Advanced Emergency Medical Technician equipment, in addition to the required equipment for the EMT and the Intermediate, will carry:

(1) medication that is permitted within the AEMT scope of practice and as approved by the medical control physician;

(2) equipment and supplies that are permitted within the AEMT scope of practice and approved by the medical control physician.

(g) Paramedic equipment, in addition to the required EMT, Intermediate, and AEMT equipment, the Paramedic level ambulance will carry:
(1) cardiac monitor/defibrillator with printout, and appropriate pads, paddles, leads and/or electrodes (adult and pediatric). Telemetry capability is optional.
(2) medication with quantities to be carried on each ambulance as detailed in the formulary of agency approved protocols.
(3) nasogastric tubes; two (2) each 8 french to 16 french, in accordance with medical control authorization.

(h) All ambulance vehicles, regardless of licensure level or level of care provided, shall carry:
   (1) three (3) reflectors (triangular) or battery powered warning lights;
   (2) two (2) OSHA approved hard hats, with goggles or face shield;
   (3) two (2) pair of heavy work gloves; and
   (4) one (1) spring-loaded window punch or other tool that may be used to access a patient through a window.

(i) All ambulance services shall have sufficient and appropriate rescue equipment to gain access to patients either on board the ambulance or provided through an extrication agreement with a rescue department or team.

(i) All assessment and medical equipment utilized for patient care will be maintained in accordance with the manufacturer's guidelines. Documentation will be maintained at the agency showing that periodic tests, maintenance, and calibration are being conducted in accordance with the manufacturer's requirements. These types of equipment include, but are not limited to, suction devices, pulse oximetry, glucometers, capnography monitors, end-tidal co2 monitors, CPAP/BiPAP devices, ventilators, and blood pressure monitors.

310:641-3-24 Medical control requirement
(a) Each Oklahoma licensed ambulance service that initiates and responds to calls within the state shall have a physician medical director who is fully licensed, non-restricted Doctor of Medicine (M.D.) or a Doctor of Osteopathy (D.O.) by the State of Oklahoma.
(b) Each licensed ambulance service will have a plan or policy that will address a sudden lapse of medical direction, such as a back-up or reserve medical director, which is used to ensure coverage when a medical director is not available.
   (1) The Department shall be notified the next business day of any lapse or change of medical direction by the respective agency. If the agency has made arrangements for a back-up medical director or an immediate replacement, then a lapse has not occurred.
   (2) In the event of a lapse in medical direction; in that, there is not a medical director providing the authority for medical interventions for an agency's certified and licensed personnel, the agency will, pursuant to 63 O.S. Section 1-2506 relating to the medical authority to perform medical procedures:
      (A) cease all operations involving patient care,
      (B) implement mutual aid plans to ensure requests for service receive responses until the agency is able to implement their plan or policy for substitution or back-up medical direction.
(c) An agency that only provides care within the Basic Life Support scope of practice, the medical director shall:
   (1) hold a valid, non-restricted medical license,
   (2) not be restricted from obtaining or maintaining OBNDD and DEA registrations for controlled dangerous substances,
   (3) demonstrate appropriate training and experience in adult and pediatric emergency care.
   Demonstrated training and experience may include appropriate board training, basic life support, or pre-hospital trauma life support courses.
(d) An agency that provides Intermediate, Advanced, or Paramedic level interventions by individual protocols or licensure level, the medical director shall:
   (1) hold a valid, non-restricted medical license,
   (2) maintain current OBNDD and DEA registrations for controlled dangerous substances,
   (3) demonstrate appropriate training and competence in adult and pediatric emergency medical
services, to include pediatric and adult trauma. Demonstrated training and experience may include completed residency training as well as relevant work experience with current clinical competency.

(e) The physician medical director of a ground ambulance based in another state shall not be required to be licensed to practice in the State of Oklahoma, but shall be fully licensed in good standing in the home state of that ground ambulance service. Otherwise, the medical director will meet EMS Medical Director requirements listed in this subchapter.

(f) The physician medical director for an ambulance service operated by the federal government shall be fully licensed in good standing in Oklahoma or another state. If not licensed in Oklahoma, the physician shall be actively employed by the federal agency responsible for the operation of the ambulance service or emergency medical response agency.

(g) The physician director shall:

(1) be accessible, knowledgeable, and actively involved in quality assurance and the educational activities of the agency's personnel and supervise a quality assurance (QA) program. The appointment of a designee to assist in QA and educational activities does not absolve the medical director of their responsibility for providing oversight;

(2) provide a written statement to the Department, which includes:

A) an agreement to provide medical direction and establish treatment protocols and the agency specific scope of practice for all certified and licensed agency personnel;

B) the physician's primary practice address or home address if the physician does not have a practice, as well as contact information such as a phone number and email address(es);

C) the current OBNDD registrant number or state equivalent, as appropriate;

D) current Oklahoma medical license;

E) on-line and/or off line specific licensure level medical protocols with medication formulary for patient care techniques. Protocols shall include medication to be used, treatment modalities for patient care procedures, and appropriate security procedures for controlled dangerous substances;

(3) Attend or demonstrate participation in:

A) medical director training provided by the Department subject to the availability of funding. Verification of attendance or participation will be maintained at the agency;

B) one hour of continuing education each year specific to providing medical oversight to EMS providers and agencies each year, provided by the Department subject to the availability of funding.

310:641-3-25. Sanitation requirements

(a) The following shall apply regarding sanitation standards for all ambulance services facilities, vehicles, and personnel:

(1) the interior of the vehicle and the equipment within the vehicle shall be sanitary and maintained in good working order, at all times;

(2) the exterior of the vehicle shall be clean and maintained in good working order to ensure the vehicle can operate safely and in accordance with applicable sections of Title 47 of the Oklahoma Statutes;

(3) linen shall be changed after each patient is transported and bagged and stored in an outside or separate compartment;

(4) clean linen, blankets, washcloths, and hand-towels shall be stored in a closed interior cabinet free of dirt and debris;

(5) freshly laundered linen or disposable linen shall be used on the cots and pillows and changed between patients;

(6) pillows and mattresses shall be kept clean and in good repair, and any repairs made to pillows, mattresses, and padded seats shall be permanent;

(7) soiled linen shall be placed in a container that deters accidental exposure. Any linen which is suspected of being contaminated with bodily fluids or other potentially hazardous infectious waste
shall be placed in an appropriately marked closed container for disposal;
(8) contaminated disposable supplies shall be placed in appropriately marked or designated
containers, in a manner that deters accidental exposure;
(9) exterior and interior surfaces of vehicles shall be cleaned routinely;
(10) blankets and hand towels used in any vehicle shall be clean;
(11) implements inserted into the patient's nose or mouth shall be single-service wrapped and
properly stored and handled. When multi-use items are utilized, the local health care facilities should
be consulted for instructions in sanitation and handling of such items.
(b) When a vehicle has been utilized to transport a patient(s) known to the operator to have a
communicable disease the vehicle shall be cleansed and all contact surfaces shall be washed with soap
and water and appropriate disinfectant. The vehicle should be placed "out of service" until a thorough
cleansing is conducted.
(c) All storage spaces used for storage of linens, equipment, medical supplies, and other supplies at the
base station shall be kept clean.
(d) personnel shall be clean, especially hands and fingernails, and well groomed. Clothing worn by
personnel shall be clean. The licensee shall provide in each vehicle a means of hand washing for the
attendants.
(e) All oxygen humidifiers shall be single use;
(f) All medications, supplies, and sterile equipment with expiration dates shall be current.
   (1) Expired medications, supplies, and sterile equipment shall be discarded appropriately.
   (2) Tampering, removing, or altering expiration dates on medications, supplies, and equipment is
       prohibited.
(g) The station facility, ambulance bays, living quarters, and office areas shall be clean, orderly, free of
safety and health hazards.
(h) Ambulance vehicles and ambulance service facilities shall be free of any evidence of use of lighted or
smokeless tobacco products except in designated smoking areas, consistent with the provisions of
310:641-1-4.

310:641-3-26. Storage of intravenous solutions
(a) Medication and vascular fluid shall be stored in a manner that complies with manufacturer and FDA
standards.
(b) Each agency shall maintain medications in a manner that deters theft and diversion of all medications.

PART 7. AIR AMBULANCES [REVOKED]

310:641-3-30. Air ambulance license [AMENDED AND RENUMBERED TO 310:641-13-2]
(a) The air ambulance operator (applicant) shall meet the requirements of section 310:641-3-10 and be
licensed at a Paramedic level and/or Specialty Care license in compliance with section 310:641-3-40. The
air ambulance license shall be in addition to and separate from a specialty care license. In addition the
following special requirements shall be forwarded for application, survey and renewal purposes, as
requested on forms provided by the Department.
   (1) A list of flight crew and qualifications.
   (2) The air medical director and qualifications.
   (3) Copy of the Federal Aviation Administration (FAA) Part 135 certificate.
   (4) Copy of contracts for aircraft, medical equipment, personnel and explanations, if applicable.
(b) The issuance of an air ambulance license shall be consistent with 310:641-3-10, except for 310:641-3-
10(a)(6)(i).
(c) The issuance of an air ambulance license shall be consistent with section 310:641-3-11.
(d) The renewal of an air ambulance license shall be consistent with section 310:641-3-12.
(e) Temporary aircraft shall be inspected consistent with 310:641-3-22(e)(5).
(f) The denial of an air ambulance license, or the renewal thereof shall be consistent with section 310:641-
310:641-3-13, except that an air ambulance licensee shall not be held to the response criteria in Section 310:641-3-13(a)(3).

(g) Air ambulance licensees shall be subject to section 310:641-3-14.

(h) Air ambulance licensees shall document an on-going and active aviation safety program.

(i) An air ambulance provider holding a valid license in an adjoining state and operating and responding only from bases in that state may be reciprocally licensed in Oklahoma in accordance with 63 O.S. Section 1–2513(B).

310:641-3-31. Air medical service [REVOKED]

(a) Air medical services shall be developed and maintained, at all times, to provide medical treatment, stability and transportation to ambulance patients. This care shall meet the needs of the ambulance patient, and the capability of the medical crew and aircraft.

(b) Air medical services shall be under the direction of a physician as indicated in section 310:641-3-35 of this rule.

(c) Air medical service shall operate within the statewide emergency medical response system, coordinating all prehospital responses with the appropriate local emergency resources through at least the following means:
   (1) immediate verbal contact with the ambulance and first response agencies closest to the patient;
   (2) radio and telephone coordination with ground personnel to ensure the most timely response to the patient.

(d) Air medical utilization protocols shall be developed by all licensed ambulance and certified first response agencies and submitted for approval by the Department.


(a) An air ambulance vehicle (aircraft) may be fixed wing, single or multi-engine, or rotary wing.

(b) Operations of the aircraft shall be under the provisions of Part 91 and Part 135 of the Federal Aviation Regulations (FAR).

(c) The operator of an air ambulance service declares the capability of providing quality air ambulance services. These services include qualified flight crews, aircraft maintenance, patient configuration, space allocated for medical attendants and equipment as designated in Section 310:641-3-33.

(d) The aircraft design and configuration shall not compromise patient stability in loading, unloading or in-flight operations:
   (1) The aircraft shall have an entry that allows loading and unloading without excessive maneuvering (no more than 45 degrees about the lateral axis and 30 degrees about the longitudinal axis) of the patient, and does not compromise functioning of monitoring systems, intravenous lines, and manual or mechanical ventilation.
   (2) A minimum of one stretcher shall be provided that can be carried to the patient.
   (3) Aircraft stretchers and the means of securing it in flight must be consistent with FAR's.
   (4) The type and model of stretcher indicates the maximum gross weight allowed (inclusive of patient and equipment) as labeled on the stretcher.
   (5) The stretcher shall be large enough to carry the 95th percentile adult patient, full length in the supine position. (The 95th percentile adult American male is 6 ft. and 212 lbs.)
   (6) The stretcher shall be sturdy and rigid enough that it can support cardiopulmonary resuscitation. If a backboard or equivalent device is required to achieve this, such device will be readily available.
   (7) The head of the stretcher is capable of being elevated at least 30 degrees for patient care and comfort.
   (8) If the ambulance stretcher is floor supported by its own wheels, there is a mechanism to secure it in position under all conditions. These restraints permit quick attachment and detachment for patient transfer.

(e) Patients transported by air will be restrained with a minimum of three straps, including shoulder straps, that must comply with FAA regulations. The following additional requirements shall apply to
achieve patient stability.

(1) Patients less than 60 pounds (27kg) shall be provided with an appropriately sized restraining
device (for patient’s height and weight) which is further secured by a locking device. All patients
under 40 pounds must be secured in a five-point safety strap device that allows good access to the
patient from all sides and permits the patient’s head to be raised at least 30 degrees. Velcro straps are
not encouraged for use on pediatric devices.

(2) If a car seat is used, it shall have an FAA approved sticker.

(3) There shall be some type of restraining device within the isocatte to protect the infant in the event
of air turbulence.

(f) A Supplemental lighting system shall be installed in the aircraft/ambulance in which standard lighting
is insufficient for patient care.

(1) A self-contained lighting system powered by a battery pack or portable light with a battery source
must be available.

(2) A means to protect the pilot’s night adaptation visions shall be provided for night operations either
through the medical configuration or a dividing curtain. (Use of red lighting or low intensity lighting
in the patient care area is acceptable if to isolate the patient care area.)

(g) An electric power outlet shall be provided with an inverter or appropriate power source of sufficient
output to meet the requirements of the complete specialized equipment packages without compromising
the operation of any other system or equipment. A back-up power source to enable use of equipment
may be provided by an extra battery of appropriate voltage and capacity.

(h) A means to protect the pilot and controls from any intended or accidental interference by the patient,
medical transport personnel, or equipment and supplies shall be provided.

(i) Appropriately sized helmets shall be worn (by all rotor wing personnel on the aircraft except for the
patient) OR the interior modification of the aircraft shall be clear of objects/projections OR the interior of
the aircraft shall be padded to protect the head-strike envelope of the medical personnel and patients as
appropriate to the aircraft.

(j) There shall be access and necessary space to ensure any onboard patient’s airway is maintained and to
provide adequate ventilatory support from the secured, seat-belted position of medical transport
personnel.

(k) Medical transport personnel shall be able to determine if medical oxygen is on the patient care area.

(1) Each gas outlet shall be clearly marked for identification.

(2) Oxygen flow shall be capable of being started and stopped at or near the oxygen source from
inside the aircraft.

(3) The following indicators shall be accessible to medical transport personnel while en route:
   (A) Quantity of oxygen remaining.
   (B) Measurement of liter flow.

(l) A variety of medical oxygen delivery devices consistent with the service's medical protocols shall be
available.

(m) An appropriately secured portable medical oxygen tank with a delivery device shall be carried on the
aircraft. Portable medical oxygen tank may not be secured between patient's legs while the aircraft is in
motion.

(n) There shall be a back-up source of medical oxygen sufficient to allow completion of the transport in
the event the main system fails. For air transports, this back-up source can be the required portable tank as
long as the portable tank is accessible in the patient care area during flight.

(o) Storage of oxygen shall comply with applicable OSHA standards.

(p) Oxygen flow meters and outlets shall be padded, flush mounted, or so located to prevent injury to
medical transport personnel.

(q) The licensee shall notify the Department prior to placing a substitute aircraft into operation. Any
vehicle initially placed in service after a purchase, lease, contract and/or refurbish shall be inspected,
approved, and permitted by the Department.
310:641-3-33. Air ambulance equipment [AMENDED AND RENUMBERED TO 310:641-13-10]
(a) Medical control shall determine the patient's needs and level of care required when deciding what equipment shall be aboard each flight and the type of aircraft required for transport. Equipment kits, cases and/or packs which are carried on any given flight shall be available for the following categories: trauma, cardiac, burn, toxicologic, pediatric, neonatal, and obstetrics.
(b) The following medical equipment shall be required to be on board every aircraft certified by the Department for air medical services:
   (1) IV supplies and fluids, readily available.
   (2) Hangers/hooks to secure IV solutions in place and equipment to provide high flow fluids if needed. Glass IV containers shall not be used unless required by specific medications and properly secured.
   (3) A minimum of three IV infusion pumps, on the aircraft or immediately available for critical care transports.
   (4) Accessible medications, consistent with the service's medical protocols.
(c) Medications shall be easily accessible. Controlled substances shall be in a locked system and kept in a manner consistent with 310:641-3-70.
(d) Storage of medications shall allow for protection from extreme temperature changes if environment deems it necessary.
(e) Medical supplies and equipment shall be consistent with approved medical protocols and scope of care. The following equipment shall be on the aircraft/ambulance and immediately available for all Critical Care or ALS providers:
   (1) A cardiac monitor, defibrillator and external pacemaker shall be secured and positioned so that displays are visible.
   (2) Extra batteries or power source shall be available for cardiac monitor / defibrillator or external pacemaker.
   (3) The defibrillator shall be secured and positioned for easy access. Pediatric paddles shall be available.
   (4) An external pacemaker shall be on board.
   (5) The pulse generator pacemaker shall be on board or immediately available as a carry-on item.
(f) The aircraft shall be configured for effective CPR.
(g) Each air ambulance service shall carry the following advanced airway and ventilatory support equipment:
   (1) Laryngoscope and tracheal intubation supplies, including laryngoscope blades, bag-valve-mask and oxygen supplies, including PEEP valves; appropriate for ages and potential needs of patient transported.
   (2) A mechanical ventilator appropriate for critical care transports.
   (3) Two suction units, one of which is portable and both of which are capable of delivering adequate suction to clear the airway.
   (4) Pulse oximetry, on board and immediately available.
   (5) End-tidal CO2 monitoring capabilities and equipment.
   (6) Automatic blood pressure device, sphygmomanometer, Doppler or arterial line monitoring capability, on board and immediately available.
   (7) Devices for decompressing a pneumothorax and performing an emergency cricothyroidotomy.
(h) All medical equipment (including specialized equipment) and supplies shall be secured according to FAR's.

310:641-3-34. Air ambulance medical staffing [AMENDED AND RENUMBERED TO 310:641-13-8]
(a) Each air ambulance flight originating in Oklahoma shall have, as a minimum, one of the following aeromedical crew member (ACM) attending the patient:
   (1) (ACM-4) Physician licensed to practice in the State of Oklahoma. This crew member should be oriented educationally in Advanced Cardiac Life Support (ACLS), Pediatric Advanced Life Support...
(PALS), Advanced Trauma Life Support (ATLS), altitude physiology, and on-board treatment modalities.

(2) (ACM-3) Registered nurse licensed to practice in the State of Oklahoma. This crew member should be oriented educationally in critical care modalities (obstetrics, neonatology, pediatrics, burns, cardiology, neurosurgery, toxicology and infectious disease specialties), altitude physiology, aircraft safety, crash and survival procedures, mapping/aircraft orientation, aviation communications.

(2) (ACM-2) EMT Paramedic licensed to practice in the State of Oklahoma. This crew member should be oriented educationally in altitude physiology, aircraft safety, crash and survival procedures, mapping/aircraft orientation, aviation communications, ACLS, PALS and Pre-hospital Trauma Life Support (PHTLS) or equivalent as approved by the Department.

(b) Aeromedical crew members (ACMs) are required to participate in continuing education training for, but not limited to, the following: altitude physiology, emergency medical services and aviation communications, aircraft and flight safety, use of patient care equipment, protocol and procedure review and legal aspects of air transportation.

(1) Didactic continuing education shall include an annual review of:
   (A) Aviation – safety issues.
   (B) Hazardous materials recognition and response.
   (C) Human factors – Crew Resource Management
   (D) Infection control
   (E) State EMS rules and regulations regarding ground and air transport.
   (F) Stress recognition and management.
   (G) Survival training.

(2) Appropriate continuing education shall be developed and documented on an annual basis and must include:
   (A) Critical care (adult, pediatric, neonatal).
   (B) Emergency / trauma care.
   (C) Invasive procedure labs.
   (D) Labor and delivery.
   (E) Prehospital experience.

(c) Scene or pre-hospital transports of air ambulance service shall have as a minimum, one aeromedical crew member licensed as an emergency medical technician – Paramedic.

(a) An air medical director shall be a physician, fully licensed to practice in the State of Oklahoma, with a background in flight medicine, pre-hospital and/or emergency medicine. Physician shall know the aircraft limitations for in-flight patient care.
(b) An air ambulance service based in another state may have as its air medical director a physician who is not licensed to practice in the State of Oklahoma but is fully licensed in good standing in the home state of the air ambulance service. The air medical director shall meet all other qualifications listed in Section 310:641-3-35(a).
(c) The air medical director is responsible for protocols (on-line and off-line) for standards of patient care and shall review these annually. Written protocols shall be submitted to the Department for approval.
(d) The air medical director shall review all medical records from patient care flights.
(e) The air medical director is responsible for the aeromedical transfer. The air medical director may designate aeromedical crew members to determine needs for individual patient care flights, but shall be available for consultation, if required by the designee(s).
(f) The air medical director is responsible for reviewing the quality assurance program for air ambulance service.

310:641-3-36. Operational protocols [AMENDED AND RENUMBERED TO 310:641-13-12]
(a) There shall be written policies and procedures with documentation of training in the following areas:
(1) Equipment shall be annually tested and inspected by a certified clinical engineer.
(2) Documentation of equipment inspections shall be available for review by the Department.
(b) Medical personnel shall be in seatbelts (and shoulder harnesses if installed) that are properly worn
and secured for all take-offs and landings according to FAA regulations. The written policy shall define
when medical personnel may get out of restraints.
(c) A written policy shall be in place for patient loading and unloading procedures for medical transports
as follows: A written policy shall be utilized for rapid patient loading and unloading if practiced.
(d) A written protocol shall be developed and in place to address the combative patient.
   (1) Additional physical and/or chemical restraints shall be available and used for combative patients
   who potentially endanger himself, the personnel or the aircraft.
   (2) The written protocol shall address refusal to transport patients, family members or others who
   may be considered a threat to the safety of the transport personnel.
(e) A list of contaminated materials, which could pose a threat to the medical transport team or render
transport inappropriate, shall be readily available.
(f) The LZ or aircraft operational area shall be a safe distance to avoid any downwind danger when
approaching or departing.
(g) The aircraft shall be equipped with survival gear appropriate to the coverage area and the number of
occupants:
   (1) Survival gear shall be maintained appropriately and shall be available to personnel on board.
   (2) The survival kit and contents shall be included on the daily check sheet.
(h) A fire extinguisher shall be accessible to medical transport personnel and pilot(s) or driver while in
motion.
(i) The interior of the aircraft or ambulance shall be climate controlled to avoid adverse effects on
patients and personnel on board.

(a) All air ambulance aircraft shall have radio capability to communicate air to ground, air to air, and
ground to air. This radio system should include two-way communications with physicians who are
responsible for directing patient care in transit, and with ground personnel who coordinate the transfer of
the patient by surface transportation. The aircraft shall also have the capability to communicate between
the medical attendant and pilot, be in compliance with the Oklahoma Area Wide Communications Plan,
and provide documentation that the aircraft can communicate with hospitals as specified in OAC
310:641-3-22(d).
(b) All communications equipment shall be maintained in full operating condition and in good repair.
Ambulance communications equipment shall be capable of transmitting and receiving clear and
understandable voice communications to and from the base station at a reasonable distance. Radios on
aircraft shall be capable of transmitting and receiving the following traffic:
   (1) Medical direction.
   (2) Communication Center.
   (3) Air traffic control (aircraft).
   (4) EMS and law enforcement agencies.
(c) The pilot shall be able to control and override radio transmissions from the cockpit in the event of an
emergency situation. If cellular phones are part of the on-board communications equipment, they shall be
used in accordance with FCC regulations.
(d) The medical team shall be able to communicate with each other during flight.
(e) A communication Specialist shall be assigned to receive and coordinate all requests for the medical
transport service. Training of the designated person shall be commensurate with the scope of
responsibility of the Communications Center personnel and include:
   (1) EMT certification, or the equivalent in knowledge or experience which minimally includes:
   (2) Medical terminology.
   (3) Knowledge of EMS—roles and responsibilities of the various levels of training—BLS/ALS.
EMT/EMT-Paramedic.
(4) State and local regulations regarding EMS.
(5) Familiarization with equipment used in the field setting. (6) Knowledge of Oklahoma State EMS Rules and regulations.
(7) General safety rules and emergency procedures pertinent to medical transportation and flight following procedures.
(8) Navigation techniques/terminology and understanding weather interpretation. This shall include an understanding of GPS navigation.
(9) Types of radio frequency bands used in EMS systems.
(10) A knowledge of the hazardous materials response and recognition procedure using appropriate reference materials.
(11) Stress recognition and management.

(f) Aircraft shall communicate, when possible, with ground units securing unprepared landing sites prior to landing. A readily accessible post incident/accident plan shall be part of the flight following protocol so that appropriate search and rescue efforts may be initiated in the event the aircraft is overdue, radio communications can not be established not location verified. There shall be a written plan to initiate assistance in the event the ambulance is disabled.

(g) Initial coordination shall be documented and continuous flight following (or initiating and following ground transport) shall be monitored and documented, and shall consist of the following:

(1) Time of call (Time request/inquiry received).
(2) Name and phone number of requesting agency.
(3) Age, diagnosis or mechanism of injury.
(4) Referring and receiving physician and facilities (for interfacility requests) as per policy of the medical transport service.
(5) Verification of acceptance of patient and verification of bed availability by referring physician and facility.
(6) Destination airport, refueling stops (if necessary) location of transportation exchange and hours of operation
(7) Ground transportation coordination at sending and receiving areas.
(8) Time of Dispatch (Time crew notified flight is a go, post pilot OK's flight).
(9) Time depart base (time of lift-off or other site).
(10) Number and names of persons on board.
(11) Amount of fuel on board.
(12) Estimated time of arrival (ETA) (13) Pertinent LZ information.
(14) Time arrive location.
(15) Time helicopter arrives at landing zone or helipad).
(16) Time depart location.
(17) Time helicopter lifts off from landing zone or helipad.
(18) Time arrive destination.
(19) Time depart destination.
(20) Time arrive base.
(21) Time aborted.

(h) Communications Center shall contain the following:
(1) At least one dedicated phone line for the medical transport service.
(2) A method to keep noise and other distractions (traffic) from the communications area while the communications specialist is involved with a medical transport mission.
(3) A system for recording all incoming and outgoing telephone and radio transmissions with time recording and playback capabilities. Recordings to be kept for three (3) years.
(4) Capability to immediately notify the medical transport team and on line medical direction (through radio, pager, telephone, etc.)
(5) Back-up emergency power source for communications equipment, or a policy delineating methods
for maintaining communications during power outages and in disaster situations.

(6) A status board with information about pre-scheduled flights/patient transports, the medical transport team on duty, weather, and maintenance status.

(7) Local aircraft service area maps and navigation charts shall be readily available. Road maps must be available for ground transport services.

310:641-3-38. Aircraft utilization [REVOKED]
(a) Each air ambulance service shall have in place a protocol to insure no delay in aircraft response. The air ambulance shall provide to the caller a point of origin and an accurate ETA. In such cases where a delay is anticipated, the air ambulance service called has a responsibility to notify the caller and assist in referral to another licensed ambulance service.
(b) There shall be a policy / procedure for diversions from original destinations.
(c) The air ambulance service shall ensure appropriate utilization and medical benefit to the patient. A documented review process shall be developed and utilized.
(d) The air ambulance service shall be integrated with and communicate with other public safety agencies, including ground emergency service providers. This shall include participation in regional quality improvement reviews, regional disaster planning and mass casualty incident drills to include an integrated response to terrorist events.
(e) Air ambulance services shall conduct quarterly scheduled post event reviews of cases with ground agencies and receiving facilities to enhance performance improvement.
(f) Air transport services shall develop and demonstrate use of a written code of ethical conduct that demonstrates ethical practices in business, marketing, and professional conduct.
(g) A Flight Safety Committee/Work Group shall be established composed of a pilot and an appointed representative from each of the Oklahoma licensed air ambulance services, and shall submit a summary report of it's activities to the EMS Division annually.

310:641-3-39. Rotorwing standards - certificate of the aircraft operator [REVOKED]
Licensed air ambulances shall meet all Federal Aviation Regulations, and shall hold a FAR Part 135 Certificate and Ambulance Operations Specifications specific to EMS operations.

PART 9. SPECIALTY CARE [REVOKED]

310:641-3-40. Specialty care [REVOKED]
(a) Specialty care ambulance service may be licensed for the sole purpose of providing inter-facility transport of special populations of patients such as those requiring specialized medical monitoring and advanced life support as described in the application.
(b) Any specialty care ambulance service licensed prior to the effective date of this Chapter shall remain in effect for the period of issuance, except that all such ambulance services shall be subject to the Act and rules which otherwise pertain, including the requirement for renewal.

310:641-3-41. Application [AMENDED AND RENUMBERED TO 310:641-11-2]
(a) In addition to the application for initial ambulance service license, the applicant for specialty care shall be required to submit such additional information to support the following:

(1) Critical care category - such as coronary, neonate, burn, spinal, and such other categories as the Department finds to be in the public interest.
(2) Staffing patterns - staff may be physicians, registered nurses, emergency medical technician paramedic, and other health care professionals all with specialty care training in the critical care category.
(3) A specialty care ambulance service based in another state may have as its medical director a physician who is not licensed to practice in the State of Oklahoma but is fully licensed in good standing in the home state of the specialty care ambulance service. The specialty care ambulance-
service medical director shall meet all other qualifications listed in OAC 310:641-3-35(a).
(4) A listing of equipment and supplies for the specialty category for which a license may be issued.
(5) Training and education which is provided to the staff for the specialty care category. Copies of curriculum and training hours should be attached for review.
(6) Any other information which the Department may find essential or necessary to complete the review of the specialty care application for license.
(b) Applications for specialty care licensure shall be reviewed by the Medical Direction Subcommittee of the Oklahoma Emergency Response Systems Development Advisory Council, for recommendation to the Department.
(e) Specialty care licenses shall be exempt from the requirements of 310:641-3-10(6)(j).

310:641-3-42. Issuance of a specialty care license [AMENDED AND RENUMBERED TO 310:641-11-3]
The issuance of license shall be in accordance with part 3 of this Subchapter.

310:641-3-43. Personnel [AMENDED AND RENUMBERED TO 310:641-11-8]
(a) It shall be the responsibility of the licensee to insure that qualified staff is utilized on each transport. The licensee shall be held responsible to see that personnel licenses and/or certification and specialty training are kept current. Also, that the staffing patterns comply with the specialty, approved by the Department, at the time of license issuance.
(b) Emergency vehicle operators shall be as a minimum, Oklahoma registered or licensed emergency medical personnel capable to assist the attendants, should the need arise, except for air ambulance.
(c) Any changes in staffing patterns after initial licensing shall require prior written approval by the Department.
(d) Each specialty care patient shall be attended by at least one currently licensed paramedic with the following additional training.
   (1) Evidence of successful completion of Department – approved post paramedic training such as Critical Care Paramedic (CCP) training; and
   (2) Appropriate periodic skills verification in management of patients on ventilators, 12 lead EKG and/or critical care monitoring devices, drug infusion pumps, and cardiac and/or other critical care medications, or any other specialized procedures or devices determined at the discretion of the provider’s medical director and approved by the Department; or
   (e) A currently licensed paramedic accompanied by at least one of the following:
      (1) A registered nurse with special knowledge of the patient's care needs;
      (2) A certified respiratory therapist;
      (3) A licensed physician;
      (4) Any licensed health care professional with special skills outside the paramedic scope of practice designated by the transferring physician.

310:641-3-44. Vehicles [RENUMBERED TO 310:641-11-9]
Specialty care ground vehicles shall conform to 310:641-3-20, except for specifications of medical and extrication equipment required for ground ambulance vehicles. If a specialty care service has the need to utilize a vehicle for ground ambulance other than the 310:641-3-20 compliant vehicle, a written waiver may be granted upon request with the application. A determination for this exception shall be made by the Department.

Renewal of license shall be in accordance with Section 310:641-3-12.

310:641-3-46. Denial and other requirements [AMENDED AND RENUMBERED TO 310:641-11-5]
(a) Denial of a license shall be in accordance with Sections 310:641-3-13 and 310:641-3-14.
(b) No extrication equipment shall be required.
(c) Medical equipment shall be as stated in the application, or as required by the Department for the specialty.
(d) Sanitation requirements in part 13 of this Subchapter are in effect.

310:641-3-47. Equipment [AMENDED AND RENUMBERED TO 310:641-11-12]
All specialized equipment and supplies appropriate to the required interventions shall be available at the time of the transport.

PART 10. STRETCHER AID VANS [REVOKED]

310:641-3-48. Stretcher aid van license [AMENDED AND RENUMBERED TO 310:641-17-2]
(a) General. The issuance of a license shall be in accordance with part 3 of this Subchapter.
(b) Application. In addition to meeting the requirements described at OAC 310:641-3-11, the applicant for stretcher aid van licensure shall be required to submit the following information along with an initial or renewal application:
   (1) A map or narrative description which identifies the proposed service area;
   (2) Evidence that the proposed service area is in an emergency medical service region, ambulance district, or county with a population in excess of three hundred thousand (300,000) people;
   (3) The defined hours of operation for the service; and
   (4) An agreement demonstrating access to 24 hour per day emergency medical dispatch screening as required at 310:641-3-48.1(c).

310:641-3-48.1. Stretcher aid van services [REVOKED]
(a) Emergency transfers prohibited. Stretcher aid van services are limited to providing non-emergency transfers of medically stable, non-emergent individuals who need to be transported in a reclining position on a stretcher or gurney but who do not require any monitoring equipment, medication other than oxygen and those other medications which are patient supplied and administered, or assistance during transfer. Stretcher aid vans are prohibited from conducting emergency transfers or providing transportation from the scene of an accident.
(b) Hours of Operation. Stretcher aid van services shall define the days and hours of operation during which transport services shall be available.
(c) Centralized dispatch. Each request for stretcher aid van service to a hospital (as defined by 63 O.S. Supp. 2000, Section 1-701) or ambulatory surgery center (as defined by 63 O.S. Supp. 2000, Section 2657) shall be screened for the clinical criteria specified at OAC 310:641-3-48.1(a) using a nationally recognized medical priority dispatch model. A certified medical dispatcher working through a regional emergency medical dispatch center shall conduct such screening. Patients requiring emergency transfer shall be referred to the appropriate licensed ambulance service. Patients requesting non-emergency transfer and meeting the definition of stretcher aid van patient as specified at OAC 310:641-3-2 shall be referred to the requested stretcher aid van service for transport. Each request for transport which does not identify a specific stretcher aid van service shall be referred to the next available stretcher aid van service on the basis of an established rotation.
(d) Entry into the emergency system. When the medical condition of a passenger suddenly changes which requires care to be rendered, the operator of the stretcher aid van service shall immediately divert to the nearest hospital and contact the regional emergency medical services system control to request assistance and then notify their base of operations. Appropriate emergency care shall be initiated and continued until an ambulance service has intercepted the transport, or the aid van has arrived at the hospital. If the stretcher aid van service is operating in an area in which no regional emergency medical services system control is active when an emergent episode occurs, the aid van shall contact the nearest ambulance service rather than regional system control.
(e) Reports. Each stretcher aid van service shall maintain a record of each patient transport including at
least the patient's name, pickup location, destination, times, crew members and medical condition. Run reports shall be submitted to the Department as required.

(f) **Medications.** Stretcher aid vans are prohibited from carrying medications other than oxygen and those other medications which are patient supplied and administered.

(g) **Veterans Centers.** Stretcher aid van transports may be made to and from any State or Federal Veterans Centers;

(h) **Origins of transports.** Stretcher aid van transports shall originate from an emergency medical service region, ambulance district, or county with a population in excess of three hundred thousand (300,000) people.

310:641-3-48.2. **Stretcher aid van vehicles** [AMENDED AND RENUMBERED TO 310:641-17-9]

(a) Each stretcher aid van vehicle shall meet the requirements at OAC 310:641-3-22(a), (b), (c), and (e).

(b) Each vehicle shall have sufficient room for two (2) attendants and appropriate equipment to properly secure the passengers and stretcher or gurney type apparatus to prevent injury or aggravation of an existing medical condition. The stretcher or gurney and mounting device(s) shall meet or exceed current KKK-1822 specifications.

(c) Each stretcher aid van shall be equipped with side and rear mounted loading lights.

(d) Each stretcher aid van shall have the capability for communications with dispatch bases and receiving facilities, and the ability to contact emergency services as necessary.

(e) The sanitation requirements in part 13 of this Subchapter shall apply to each stretcher aid van vehicle.

(f) Each stretcher aid van shall display exterior markings identifying the vehicle as a stretcher aid van to include the business name, the words “Stretcher Aid Van”, and the telephone number.

310:641-3-48.3. **Stretcher aid van equipment and supplies** [AMENDED AND RENUMBERED TO 310:641-17-10]

(a) Each stretcher aid van shall carry the following:

1. One (1) adult size bag-valve mask resuscitator;
2. Portable suction and associated administration equipment;
3. Portable oxygen and associated administration equipment;
4. One (1) emesis basin;
5. One (1) scissors/shears;
6. One (1) box of latex gloves;
7. One (1) oropharyngeal airway set sizes 0 – 4;
8. Twenty-four (24) sterile 4” x 4” dressings;
9. Six (6) sterile roller gauze, 2” or larger;
10. Two (2) rolls of adhesive tape;
11. Two (2) blankets;
12. Two (2) sheets;
13. Two (2) pillows with pillowcases;
14. One (1) stretcher mount portable oxygen securing device;
15. One (1) fire extinguisher;
16. Two (2) isolation kits containing:
   (A) — Gown;
   (B) — Gloves;
   (C) — Face mask; and (D) — Surgical mask.
17. One (1) elevating cot/stretcher with appropriate mounting equipment;
18. One (1) stethoscope; and
19. One (1) portable blood pressure set in adult size.

(b) Stretcher aid van services which are authorized by the Department and comply with Section 310:641-3-48.5 shall have a semi-automatic advisory defibrillator (SAAD) on the vehicle(s).
310:641-3-48.4. Stretcher aid van staffing [AMENDED AND RENUMBERED TO 310:641-17-8]
(a) Each stretcher aid van vehicle used for non-emergency transfer of a stretcher aid van patient shall be staffed by a minimum of two (2) individuals. One individual shall be a licensed emergency medical technician at the basic level or above who has completed an emergency vehicle operator course approved by the Department. The second individual shall hold a valid Oklahoma driver license and have minimum training consisting of successful completion of both an eight (8) hour training class in cardiopulmonary resuscitation and an eight (8) hour defensive driver training course.
(b) Under no circumstance during the transport of a stretcher aid van patient shall the attendant be less than a licensed emergency medical technician basic;
(c) Each stretcher aid van service shall provide each attendant and driver an orientation designed to familiarize these individuals with the local and regional emergency medical system and other Oklahoma public safety resources.
(d) Documentation of the orientation and any required training and licensure for each attendant and driver shall be maintained in the employee's personnel file.

310:641-3-48.5. Stretcher aid van medical control [AMENDED AND RENUMBERED TO 310:641-17-11]
(a) Each stretcher aid van service shall have a physician medical director who meets the requirements of part 11 of this Subchapter with the exception of OAC 310:641-3-50(c)(7) and 310:641-3-50(c)(8).
(b) The medical director shall be responsible for developing and approving emergency medical protocols and patient care techniques and on-line and off-line standing orders necessary to deal with emergent episodes.

PART 11. MEDICAL CONTROL [REVOKED]

310:641-3-50. Requirement [AMENDED AND RENUMBERED TO 310:641-3-4]
(a) While performing with a licensed ambulance service and/or a certified emergency medical response agency, emergency medical personnel shall perform authorized procedures, which may not exceed the level of license or certification.
(b) Each licensed ambulance service and/or certified emergency medical response agency shall have a physician medical director who is a fully licensed, non-restricted doctor of medicine (M.D.) or a doctor of osteopathy (D.O.) in the State of Oklahoma. Medical direction for a certified emergency medical response agency shall be provided by or approved by the sponsoring licensed ambulance service. The Department shall be notified within twenty-four (24) hours of any lapse of medical direction by the respective agency.
(1) The physician medical director of an air, ground, specialty care ambulance service and/or emergency medical response agency based in another state shall not be required to be licensed to practice in the State of Oklahoma, but shall be fully licensed in good standing in the home state of that air, ground, or specialty care ambulance service and/or certified first response agency.
(2) The physician medical director for an ambulance service and/or emergency medical response agency operated by the federal government shall be fully licensed in good standing in Oklahoma or another state. If not licensed in Oklahoma, the physician shall be actively employed by the federal agency responsible for the operation of the ambulance service or emergency medical response agency.
(c) The physician director shall:
(1) Demonstrate appropriate training and experience in adult and pediatric emergency medical services. Demonstrated training and experience may include appropriate board certification approved by the Department or successful completion of training programs such as Advanced Cardiac Life Support (ACLS), Pediatric Advanced Life Support (PALS), and Advanced Trauma Life Support (ATLS), Advanced Disaster Life Support (ADLS) or other equivalent training;
(2) Be familiar with the design and operation of pre-hospital emergency medical services systems, and knowledgeable about the capabilities of the different levels of licensed personnel and of the
established protocols.

(3) Have experience in the emergency department management of the acutely ill or injured patient(s).

In the rural setting, the physician shall routinely and actively participate in the care for acutely ill or injured patient(s).

(4) Be knowledgeable and actively involved in quality assurance and the educational activities of the emergency medical technician, and supervise a quality assurance (QA) program by either direct involvement or appropriate designation and surveillance of his responsible designee. The QA program, or policy, shall be submitted with treatment protocols for approval by the Department. The Department may require quality assurance documentation for review, and shall protect the confidentiality of that information.

(5) Have knowledge and a relationship with the licensed ambulance service(s) and/or certified emergency medical response agency(ies) and their primary service area coverage. A physician may be the medical director for more than one (1) licensed ambulance service and/or certified emergency medical Response agency.

(6) Provide a written statement, to the Department, which includes:

(A) Agreement to provide medical direction and establish the standard of care provided by the service;
(B) Regular mail and email addresses;
(C) An Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD) number or appropriate state equivalent;
(D) Current medical license;
(E) A curriculum vitae, and be actively involved in pre-hospital care.

(7) Develop medical protocols for patient care techniques, both on-line and off-line standing orders and present written EMT Intermediate, and EMT Paramedic life support protocols to the Department for approval, before use. Protocols shall include medications to be used, treatment modalities for patient care procedures, and appropriate security procedures for controlled and dangerous drugs.

(8) List all medications with quantities to be carried on each emergency vehicle.

(9) Participate in the statewide emergency medical services system.

310:641-3-51. Authority to carry controlled substances on a vehicle

(a) An ambulance service, with personnel licensed to utilize such, is hereby authorized to carry a limited supply of controlled substances, secured and stored in a manner that is compliant with State and Federal statutes and regulations. The utilization, procurement, and accountability of such drugs shall be supervised by medical control for the service. An inventory shall be kept and signed according to the requirement of the Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD), and the United States Department of Justice Drug Enforcement Administration (DEA). Each responsible medical director shall maintain a copy of their OBNDD certificate to the Department, for this purpose.

(b) Any loss or deficiency which occurs in the utilization, procurement, and accountability of controlled substances, shall be reported to the OBNDD and DEA through their established procedures and requirements, and to the Department, within ten (10) working days.

310:641-3-53. Inspections

(a) The Department shall conduct unannounced inspections of every licensed ambulance service. Inspection may include a review of any requirements of the Act and rules promulgated thereunder. The Department may require copies of such records as deemed necessary consistent with the files section of this subchapter.

(b) All inspection reports will be sent to the agency director, license owner, and medical director.

(c) A representative of the agency will be with the Department employee during the inspection.

310:641-3-55. Notice of violation

(a) A violation of the Act or this Chapter is ground for the Department to issue a written order, sent via
certified mail, citing the violation, affording the agency an opportunity to demonstrate compliance, and indicating the time no less than fifteen (15) days after receipt of the notice in which any needed correction shall be made. The fifteen-day notice period may be reduced as, in the opinion of the Department, may be necessary to render an order of compliance reasonably effectual.

(b) Unless the Department specifies a reduced period, within thirty (30) days after receipt of the notice of violation, the agency shall submit to the Department a written demonstration of compliance and/or plan of correction.

(c) A plan of correction shall include at least the following:

1. When the correction was or will be completed;
2. How the correction was or will be made;
3. What measures will prevent a recurrence; and
4. Who will be accountable to ensure future compliance.

(d) The Department shall ensure that the agency is afforded due process in accordance with the Procedures of the State Department of Health, Oklahoma Administrative Code, Title 310, Chapter 2, and the Administrative Procedures Act, Title 75 O.S. Section 250 et seq.

(e) Violations found by the Department which require immediate correction shall be handled in compliance with Title 75 of the Oklahoma Statutes, Section 314.1 and the Oklahoma Administrative Code, Title 310, Chapter 2, specifically 310:2-21-23.

310:641-3-57. Emergency medical services regions

(a) Region(s), established pursuant to Section 1-2503 (21) and (22) of the Act shall not be recognized, without Department approval for this purpose. Pursuant to Title 74, O.S., Section 1006, of the "Interlocal Cooperation Act" (relating to Approval of Agreements), the Department shall exercise authority granted to approve or disapprove all matters within its jurisdiction, in addition to and in substitution for the requirement of submission to and approval by the Attorney General.

(b) The Department shall recognize regions, which comply with the law and this Chapter.

(c) Any regional emergency medical services system shall provide the name of the regional medical director, copies of regional standards, rules, and transport.

310:641-3-59. Operational protocols

(a) Authorized emergency vehicles of licensed ambulance services shall adhere to the following for physically displaying and/or orally transmitting via voice communications, to the following modes of operation:

1. "Code 1" shall mean a non-emergency mode, or status, for the purpose of operation of an ambulance service vehicle. Neither red lights nor siren shall be utilized, and the vehicle shall not be considered or afforded the exemption of an "authorized emergency vehicle" pursuant to Title 47 ("Motor Vehicle Code");

2. "Code 3" shall mean an emergency mode, or status, for the purpose of operation of an ambulance service vehicle. Both red lights and siren shall be utilized, and the vehicle shall be considered and afforded the exemption of an "authorized emergency vehicle" pursuant to Title 47 ("Motor Vehicle Code").

(b) There is a required duty to act within the licensed service area upon acceptance of an ambulance service license. All licensed ambulance services shall respond appropriately; consistent with the level of licensure when called for emergency service, regardless of the patient's ability to pay. Non-emergency interfacility transfers are exempt from the statutory duty to act.

(c) If the ambulance service can not physically respond within the limits of "The Ambulance Services District" Act, then the ambulance service called has a duty to immediately call for mutual aid from a neighboring licensed ambulance service.

(d) If an ambulance service receives a call for an emergency which is in the licensed service area of another licensed ambulance service, the ambulance service called has a responsibility to immediately contact the licensed ambulance service with that licensed service area.
(1) If the emergency is in an area that is not within a licensed service area, the service that received the call will contact the closest ambulance to the call.

(2) Any licensed service that receives a call in an area that is outside of a licensed service area shall report the event to Emergency Systems within the Department.

(3) The Department will report the event to the county commissioners of the county where the call occurred.

c) Mutual aid plans between licensed ambulance services and surrounding licensed or certified emergency medical services providers shall be developed and placed in the service files for inspection. Plans will be periodically reviewed to ensure accuracy and completeness. Licensed ambulance services shall provide mutual aid, if the capability exists without jeopardizing the primary service area.

(f) An ambulance service requesting an air ambulance shall;
   (1) call the closest air ambulance to the location of the scene, or
   (2) call the air ambulance service the patient or the patient family chooses to utilize.

PART 13. SANITATION [REVOKED]

310:641-3-60. Sanitation requirements [AMENDED AND RENUMBERED TO 310:641-3-25]

The following shall apply regarding sanitation standards for all ambulance services facilities, vehicles, and personnel:

(1) The interior of the vehicle and the equipment within the vehicle shall be sanitary and maintained in good working order, at all times;

(2) Equipment shall be of smooth and easily cleaned construction;

(3) Freshly laundered linen or disposable linen shall be used on the cots and pillows. Linen shall be changed after each patient is transported, and bagged and stored in a separate compartment;

(4) Clean linen storage shall be provided on each vehicle;

(5) Closed compartments shall be provided on each vehicle for medical supplies;

(6) Pillows and mattresses shall be kept clean and in good repair;

(7) Soiled linen shall be placed in a closed container (plastic bags with ties). Any linen which is suspected of being contaminated with blood borne pathogens or other infectious disease shall be placed in a properly marked closed container for disposal. All contaminated disposable supplies shall be placed in properly marked containers with the "biological hazard" emblem for incineration;

(8) Exterior and interior surfaces of vehicles shall be cleaned routinely;

(9) Blankets and hand towels used in any vehicle shall be clean;

(10) Implements inserted into the patient's nose or mouth shall be single-service wrapped and properly stored and handled. When multi-use items are utilized, the local health care facilities should be consulted for instructions in sanitation and handling of such items;

(11) When a vehicle has been utilized to transport a patient(s) known to the operator to have a communicable disease the vehicle shall be cleansed and all contact surfaces shall be washed with soap and water and appropriate disinfectant. The vehicle should be placed "out of service" until a thorough cleansing is conducted, and;

(12) All storage spaces used for storage of linens, equipment, medical supplies and other supplies at the base station shall be kept clean and free from unnecessary articles. The contents shall be arranged so as to permit thorough cleaning.

(13) Personnel shall be clean, especially hands and fingernails, and well-groomed. Clothing worn by personnel shall be clean. The licensee shall provide in each vehicle a means of hand washing for the attendants.

(14) The oxygen humidifier shall be cleaned and placed on the vehicle dry, when not in use.

(15) All medications and equipment with expiration dates shall be current. Expired medications and equipment shall be discarded appropriately.

(16) The station facility, ambulance bays, living quarters, and office areas shall be clean, orderly, and free of safety and health hazards.
(17) Ambulance vehicles and ambulance service facilities shall be free of any evidence of use of lighted or smokeless tobacco products except in designated smoking areas, consistent with the provisions of 310:641-1-4.

310:641-3-61. Transfer protocols
(a) Department approved medical and trauma triage, transport, and transfer protocols shall adhere to the principle of delivering time-sensitive medical and trauma patients to appropriate facilities as outlined by the regional advisory boards and the Department approved protocols.
(b) Specific triage, transport, and transfer protocols or destination protocols shall be developed by medical control for the region, area, and/or local service and submitted to the Department for approval.
(c) Each agency shall designate the receiving facility(ies) that are within their reasonable service range.
   (1) An agency may still transport to facilities outside of the reasonable service range on a case by case basis.
   (2) Repeated transports to facilities that are outside of the agency's reasonable range will require modifications to the designated receiving facility list maintained at the Department with the agency's approved protocols.
(d) Triage, transport and transfer protocols approved by the Department shall include the following requirements:
   (1) medical and trauma non-emergency transports shall be transported to the facility of the patient's choice, if within reasonable service range.
   (2) emergency, non-injury related, non-life threatening transports shall be transported to the facility of the patient's choice, if within reasonable service range.
   (3) emergency, injury related transports shall adhere to the Oklahoma Triage, Transport, and Transfer Guidelines as authorized in 63 O.S. 1-2530.3 and shall ensure that patients are delivered to the most appropriate classified hospital, either within their region or contiguous regions.
   (4) Severely injured patients as described in the Oklahoma Triage, Transport, and Transfer Guidelines as authorized in 63 O.S. 1-2530.3 shall be transported to a hospital classified at Level I or II for trauma and emergency operative services unless a Level III facility that is identified within a regional plan is capable of providing definitive care. If time and distance factors are detrimental to patient outcomes, patients shall be transported to the closest appropriate hospital in accordance with the State approved regional trauma plan.
   (5) Stable patients at risk for severe injury or with minor-to-moderate injury as described in the Oklahoma Triage, Transport, and Transfer Guidelines shall be transported to the closest appropriate facility. These patients may be transported to the hospital of the patient's or patients' legal representative's choice consistent with regional guidelines.
   (6) Emergency, life threatening, non-injury transports shall be to the nearest facility that can provide evaluation and stabilization appropriate to the patient's condition.
   (7) Transports or transfers from a pre-hospital setting that occur as a result of a physician order shall be transported to the facility ordered by the physician except when:
      (A) the patient or the patient's guardian chooses a different facility;
      (B) the patient condition changes, and going to a different facility is in the best interest of the patient;
      (C) the receiving facility's ability to receive that patient has changed;
      (D) the facility is not within a reasonable range of the agency; or
      (E) the Trauma Referral Center requests a change in destination or presents reasonable options for a destination.
(c) In counties with populations of 300,000 or more and their contiguous communities, injury related transports shall be directed and coordinated by the trauma transfer and referral center for the region.
   (1) All ambulance services providing pre-hospital emergency services in these regions shall contact the trauma transfer and referral center at intervals determined by the Department to register the transport of an injured patient to a hospital.
(2) All ambulance services transporting injured patients on a pre-hospital basis from areas outside the region to hospitals in the region shall contact the trauma transfer and referral center before entering the region. The trauma transfer and referral center shall direct the ambulance to the appropriate hospital based on the regional plan, the severity of the injury, and the capacity status of the hospitals in the region.

(3) All ambulance services transferring injured patients from hospitals outside the region to hospitals in the region shall contact the trauma transfer and referral center before entering the region to advise the center of the patient transfer. The center shall maintain a record of the transfer for regional continuous quality improvement activities.

(f) The patient has a right to refuse transport.

(g) Each ambulance service shall ensure that the care of each patient is transferred appropriately to the receiving facility's licensed staff. The transfer of care will include verbal and written reports summarizing the assessment and treatment of the patient by the ambulance service.

(h) All licensed ambulance services are required to participate in the regional and statewide systems of care established through statute and administered by the Department to ensure patients are transported to the appropriate facility in a timely manner to receive appropriate care.

310:641-3-63. Ambulance service files
(a) All required records for licensure will be maintained for a minimum of three years.
(b) Each licensed ambulance service shall maintain electronic or paper records about the operation, maintenance, and such other required documents, at the business office. These files shall be available for review by the Department, during normal work hours. Files which shall be maintained include the following:

(1) Patient care records:
   (A) At the time a patient is transported to a receiving facility, the following information will be, at a minimum, provided to the facility staff members at the time the patient(s) are accepted:
      (i) personal information such as name, date of birth, and address;
      (ii) patient assessment with medical history;
      (iii) medical interventions and patient responses to interventions;
      (iv) any known allergies;
      (v) other information from the medical history that would impact the patient outcomes if not immediately provided.
   (B) A signature of the receiving facility health care staff member will be obtained to show the above information and the patient was received.
(2) A complete copy of the patient care report shall be sent to the receiving facility within twenty-four (24) hours of the hospital receiving the patient.
(3) Completed patient care reports shall contain demographic, administrative, legal, medical, community health and public information required by the Department through the OKEMSIS Data Dictionary;
(4) all run reports and patient care information shall be considered confidential.
(5) all licensed agencies shall maintain records on the maintenance, and regular inspections of each vehicle. Each vehicle must be inspected and a checklist completed after each call, or on a daily basis, whichever is less frequent;
(6) all licensed agencies shall maintain a credential or licensure file for licensed and certified emergency medical personnel employed by or associated with the service
   (A) Oklahoma license and certification;
   (B) Basic Life Support certification that meets or exceeds American Heart Association standards;
   (C) Advanced Cardiac Life Support certification that meets or exceeds American Heart Association Standards as applicable for advanced licensure level(s);
   (D) Incident Command System or National Incident Management Systems training at the 100, 200, and 700 levels or their equivalent;
(E) verification of an Emergency Vehicle Operations Course or other agency approved defensive driving course;
(F) contain a list or other credentialing document that defines or describes the medical director authorized procedures, equipment and medications for each certified or licensed member employed or associated with the agency; and
(G) a copy of the medical director credentials will be maintained at the agency.
(7) The electronic or paper copies of the licenses and credentials described in this section shall be kept separate from other personnel records to ensure confidentiality of records that do not pertain to the documents relating to patient care.
(8) Copies of staffing patterns, schedules, or staffing reports which indicate the ambulance service is maintaining twenty four (24) hour coverage, at the highest level of license;
(9) Copies of in-service training and continuing education records;
(10) Copies of the ambulance service:
   (A) operational policies, guidelines, or employee handbook;
   (B) medical protocols;
   (C) a list of the patient care equipment that is carried on any "Class E" unit(s) will be part of the standard operating procedure or guideline manual and ;
   (D) OSHA and/or Department of Labor exposure plan, policies, or guidelines.
(c) A log of each request for service received and/or initiated, to include the:
   (1) Disposition of the request and the reason for declining the request, if applicable;
   (2) the patient care report number;
   (3) date of request;
   (4), patient care report times;
   (5) location of the incident;
   (6) where the ambulance originated; and (7) nature of the call;
   (8) Such other documents which may be determined necessary by the Department.
(d) Documentation that verifies an ongoing, physician involved quality assurance program.
(e) Such other documents which may be determined necessary by the Department. Such documents can only be required after a thorough, reasonable, and appropriate notification by the Department to the services and agencies.
(f) The standardized data set and an electronic submission standard for EMS data as developed by the Department shall be mandatory for each licensed ambulance service. Reports of the EMS data standard shall be forwarded to the Department by the last business day of the following month. Exceptions to the monthly reporting requirements shall be granted only by the Department, in writing.
(g) Review and the disclosure of information contained in the ambulance service files shall be confidential, except for information which pertains to the requirements for license, certification, or investigation issued by the Department.
(h) Department representatives shall have prompt access to files, records and property as necessary to appropriately survey the provider. Refusal to allow access by representatives of Department to records, equipment or property may result in summary suspension of licensure by the Commissioner of Health.
(i) All information submitted and/or maintained in files for review shall be accurate and consistent with Department requirements.

310:641-3-65. Sole source ordinances
(a) An ambulance service which operates as a sole source provider established by EMS regions, ambulance service districts or municipalities shall file with the Department a copy of the ordinance or regulation and a copy of the contract to operate as a sole source provider. This requirement shall be retroactive and includes all established sole source ambulance services.
(b) An ambulance service which operates as a sole source provider for a "region" as established pursuant to the Oklahoma Interlocal Cooperation Act (Title 74, Section 1001 et seq.) shall file, with the Department, a copy of the interlocal agreement and any ordinance or other regulations or contract or
agreement established by the region for ambulance service provision.
(c) Violation of contracts established herein may be cause for enforcement action by the Department.

310: 641-3-67. Suspension, revocation, probation, or non-renewal of a license
(a) The Department may suspend or revoke a license, and/or fine or place on probation a license or
licensee for the following:
(1) violations of any of the provision of the Oklahoma Statutes, the Act or this chapter;
(2) permitting, aiding or abetting in any illegal act in connection with the ambulance service;
(3) failure to provide emergency service to any person, unless a vehicle and/or personnel is not
available, and failure to summon mutual aid;
(4) conduct of any practice that is detrimental to the welfare of the patient or potential users of the
service;
(5) failure to operate the service on a twenty four (24) hour basis,
(6) placing a vehicle into service before it is properly inspected, approved and permitted by the
Department;
(7) failure to comply with a written order issued by the Department within the time frame specified by
the Department;
(8) engaging in any act which is designed or intended to hinder, impede or obstruct the investigation
of any matter governed by the Act, by any lawful authority;
(9) an ambulance service who fails to renew their Oklahoma license within the time frame and other
requirements as specified in these rules, shall be considered an expired or lapsed licensee, and
therefore no longer licensed as an ambulance service in the State of Oklahoma;
(10) a misleading, deceptive, false, or fraudulent advertisement or other representation in the conduct
of the profession or occupation;
(11) offering, giving, or promising anything of value or benefit, as defined in Oklahoma Statutes or
Department policy to a Federal, state, or local governmental official for the purpose of influencing the
employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the
licensee's profession or occupations;
(12) interference with an investigation or disciplinary proceeding by willful misrepresentation of
facts, by the use of threats or harassment against or inducement to a client or witness to prevent them
from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or
harassment against or inducement to a person to prevent or attempt to prevent a disciplinary
proceeding or other legal action from being filed, prosecuted, or completed; or
(13) failure to report the unprofessional conduct or non-compliance of regulations by individually
licensed and certified personnel as defined in this this Chapter.
(b) No person, company, governmental entity or trust authority may operate an ambulance service or
emergency medical response agency except in accordance with Title 63, Section 1-2501, et seq., and the
rules as promulgated by the State Board. The Commissioner, District Attorney of the county wherein a
violation occurs, or the Attorney General of this State, shall have the authority to enforce provisions of
the law.
(c) A license/certificate/permit holder or applicant, in connection with a license application or an
investigation conducted by the Department pursuant to this rule shall not:
(1) knowingly make a false statement of material fact;
(2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen
in the application or the matter under investigation; or
(3) fail to respond to a demand for information made by the Department or any designated
representative thereof.
(d) If in the course of an investigation the Department determines that a license/certificate/permit holder
or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and
which conduct necessitates immediate action to prevent further harm, the Commissioner may order a
summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A
presumption of imminent harm to the public shall exist if the Department determines probable cause exists if an agency fails to provide emergency service to any person, unless a vehicle and/or personnel is not available, and failure to summon mutual aid, or there is conduct of any practice that is detrimental to the welfare of the patient or potential users of the service;
(c) In addition to any other penalties, a civil fine of not more than one hundred dollars ($100.00) per violation per day may be assessed, for violations of the Act or OAC 310:641.

PART 15. INTRAVENOUS SOLUTIONS [REVOKED]

310:641-3-70. Storage of intravenous solutions [AMENDED AND RENUMBERED TO 310:641-3-26]
(a) Intravenous solutions shall be stored in a closed compartment on the vehicle, which complies with the recommended manufacture storage standards. Intravenous solutions may be relocated to a designated place at the central office of the ambulance service, which complies with that of the manufacturer storage standards and the Food and Drug Administration regulation.
(b) Intravenous fluids in all ambulances shall be in plastic bags or containers.

PART 17. CONTROLLED SUBSTANCES [REVOKED]

310:641-3-80. Authority to carry controlled substances on a vehicle [AMENDED AND RENUMBERED TO 310:641-3-51]
(a) An ambulance service, with personnel licensed to utilize such, is hereby authorized to carry a limited supply of controlled substances, under lock and key when not on the person of the emergency medical technician, for use to benefit ambulance patient(s). The utilization, procurement, and accountability of such drugs shall be supervised by medical control for the service. An inventory shall be kept and signed according to the requirement of the Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD), and the United States Department of Justice Drug Enforcement Administration (DEA). Each responsible medical director shall maintain a copy of their OBNDD certificate to the Department, for this purpose. No medical director shall procure drugs for an ambulance service, while under adverse action of his/her medical license.
(b) Any loss or deficiency which occurs in the utilization, procurement, and accountability of controlled substances, shall be reported to the Department, within ten (10) working days.

PART 19. INSPECTION, CORRECTION, ACTIONS [REVOKED]

310:641-3-90. Inspections [AMENDED AND RENUMBERED TO 310:641-3-53]
(a) The Department shall conduct unannounced inspections of every licensed ambulance service. Inspection may include a review of any requirements of the Act and rules promulgated thereunder. The Department may require copies of such records as deemed necessary consistent with the requirements of OAC 310:641-3-160(a).
(b) The Department may request emergency medical personnel to present a license or certificate card at any time while on duty.

310:641-3-91. Correction orders [AMENDED AND RENUMBERED TO 310:641-3-55]
(a) Violation of Oklahoma Statues, the Act or the rules constitute grounds to issue a correction order, citing the deficiency, indicating the time period in which a correction shall be made. This time period shall not exceed one hundred twenty (120) days, for any deficiency.
(b) Written notification shall be forwarded to the Department when a deficiency has been corrected. If this notice is not forthcoming within thirty (30) days, then the Department shall notify the service, by certified mail, that they are out of compliance. If no plan of correction is received within thirty (30) days, then action for remedy against the service may be undertaken by administrative procedure [Title 75 O.S.,
Sec. 301 et seq.

(c) Plans of correction that are not deemed acceptable by the Department shall not be considered a sufficient response to a correction order. Plans of correction shall include at least the following:

1. When the correction was or will be completed;
2. How the correction was or will be made;
3. What measures will prevent a recurrence;
4. Who will be accountable to ensure future compliance.

(d) If no acceptable plan of correction is received within thirty (30) days, and/or if the deficiency is not corrected within one hundred twenty (120) days, action for remedy against the service may be undertaken by administrative procedure [Title 75 O.S., Sec 301- et seq].

(e) Violations which appear to be hazardous to the health and welfare of the public and/or employees shall require immediate correction.

1. If such a violation is not, or cannot be, corrected immediately, the vehicle shall be removed from service and the ambulance permit shall be removed until such time as the vehicle is in compliance and has been re-inspected and permitted by the Department.

2. Violations that may justify immediate removal of an ambulance vehicle permit include:
   A. Inadequate sanitation, including the presence of contamination by blood and/or body fluids;
   B. Inoperable heater/air conditioner;
   C. Inoperable AED or defibrillator;
   D. Tires in poor condition;
   E. Inoperable emergency lighting and/or siren;
   F. Inoperable oxygen system or less than 200psi in onboard oxygen tank;
   G. Inoperable suction apparatus;
   H. Carbon monoxide levels of greater than (50 ppm) fifty parts per million, or broken exhaust pipe;
   I. Lapse of required vehicle liability insurance; and
   J. Lapse of required worker compensation insurance.

PART 23. EMERGENCY MEDICAL SERVICES REGIONS [REVOKED]

310:641-3-110. Emergency medical services regions [AMENDED AND RENUMBERED TO 310:641-3-57]

(a) Region(s), established pursuant to Section 1-2503(16) of the Act shall not be recognized, without Department approval for this purpose. Pursuant to Title 74, O.S., Section 1001, et seq., the "Interlocal Cooperation Act" (relating to Approval of Agreements), the Department shall exercise authority granted to approve or disapprove all matters within its jurisdiction, in addition to and in substitution for the requirement of submission to and approval by the Attorney General.

(b) The Department shall recognize regions, which comply with the law and this Chapter.

(c) Any regional emergency medical services system shall provide the name of the regional medical director, copies of regional standards, rules and regulations, and transport

PART 25. OPERATIONAL PROTOCOLS [REVOKED]

310:641-3-120. Operational protocols [AMENDED AND RENUMBERED TO 310:641-3-59]

(a) Authorized emergency vehicles of licensed ambulance services shall adhere to the following for physically displaying and/or orally transmitting via voice communications, to the following modes of operation:

1. "Code 1" shall mean a non-emergency mode, or status, for the purpose of operation of an ambulance service vehicle. Neither red lights or siren shall be utilized, and the vehicle shall not be considered or afforded the exemption of an "authorized emergency vehicle" pursuant to Title 47 ("Motor Vehicle Code");
(2) "Code 2" which means red lights, but no siren, shall not be considered or utilized for the purpose of operation of any ambulance service vehicle;

(3) "Code 3" shall mean an emergency mode, or status, for the purpose of operation of an ambulance service vehicle. Both red lights and siren shall be utilized, and the vehicle shall be considered and afforded the exemption of an "authorized emergency vehicle" pursuant to Title 47 ("Motor Vehicle Code").

(b) Acceptance of an ambulance service license carries with it the requirement of a "Duty to Act". Except for non-emergency interfacility transfers, all licensed ambulance services shall respond when called, regardless of the patient's ability to pay or of the geographical funding district or boundaries. If the ambulance service cannot physically respond within the limits of this Act, then the ambulance service called has a duty to immediately call for mutual aid from a neighboring licensed ambulance service.

(c) If an ambulance service receives a call for an emergency which is closer to another licensed ambulance service, the ambulance service called has a responsibility to immediately contact the nearest licensed ambulance service.

(d) Mutual aid and pre-arranged agreements between licensed ambulance services and surrounding licensed or certified emergency medical services providers shall be developed and placed in the service files for inspection. Mutual aid agreements shall be reviewed by all parties biennially. Licensed ambulance services shall provide mutual aid, if the capability exists without jeopardizing the primary service area.

PART 27. TRANSFER PROTOCOLS [REVOKED]

310:641-3-130. Transfer protocols [AMENDED AND RENUMBERED TO 310:641-3-61]

(a) Trauma triage, transport, and transfer guidelines shall adhere to the principle of delivering time-sensitive severely injured patients to hospitals with a level I or II trauma and emergency operative service classification without overloading those hospitals with stable at-risk patients, or patients with minor-to-moderate injuries.

(b) Specific triage, transport, and transfer guidelines and facility utilization protocols shall be developed by medical control for the region, area, and/or local service vicinity as specified by 310:641-3-130(c) and (d) and submitted to the Department for approval.

(c) Protocols approved by the Department shall include the following requirements:

(1) Non-emergency transports shall be transported to the facility of the patient's choice, if within reasonable service range.

(2) Emergency, non-injury related, non-life threatening transports shall be transported to the facility of the patient's choice, if within reasonable service range.

(3) Emergency, injury-related transports shall adhere to the Oklahoma Triage, Transport, and Transfer Guidelines approved by the Oklahoma State Trauma Advisory Council and the Oklahoma Emergency Response Systems Development Advisory Council and shall ensure that patients are delivered to the most appropriate classified hospital, either within their region or contiguous regions.

(4) Severely injured patients as described in the Oklahoma Triage, Transport, and Transfer Guidelines shall be transported to a hospital classified at Level I or II for trauma and emergency operative services unless time and distance factors are detrimental to patient care. These patients shall be transported to the next highest level trauma and emergency operative service classified hospital, unless a Department approved regional plan has been developed, in which case the regional plan shall be followed.

(5) Stable patients at risk for severe injury or with minor-to-moderate injury as described in the Oklahoma Triage, Transport, and Transfer Guidelines shall be transported to the closest appropriate facility. These patients may be transported to the hospital of the patient's or patients' legal representative's choice consistent with regional guidelines.

(6) Emergency, life threatening, non-injury transports shall be to the nearest facility that can provide evaluation and stabilization appropriate to the patient's condition.
(d) In counties with populations of 300,000 or more and their contiguous communities, injury-related transports shall be directed and coordinated by the trauma transfer and referral center for the region.

1. All ambulance services providing pre-hospital emergency services in these regions shall contact the trauma transfer and referral center at intervals determined by the Department to register the transport of an injured patient to a hospital.

2. All ambulance services transporting injured patients on a pre-hospital basis from areas outside the region to hospitals in the region shall contact the trauma transfer and referral center before entering the region. The trauma transfer and referral center shall direct the ambulance to the appropriate hospital based on the regional plan, the severity of the injury, and the capacity status of the hospitals in the region.

3. All ambulance services transferring injured patients from hospitals outside the region to hospitals in the region shall contact the trauma transfer and referral center before entering the region to advise the center of the patient transfer. The center shall maintain a record of the transfer for regional continuous quality improvement activities.

(e) The patient has a right to refuse transport.

(f) Each ambulance service shall ensure that the care of each patient is transferred appropriately to the receiving facility's licensed staff. The transfer of care will include verbal and written reports summarizing the assessment and treatment of the patient by the ambulance service.

PART 29. SUBSCRIPTION PROGRAMS [REVOKED]

310:641-3-140. Subscription program

A licensed ambulance service which operates or intends to operate a subscription program for the provision of emergency medical services, in addition to any other requirements of law and/or rules, shall submit or comply with the following:

1. A copy of the contract or agreement for subscription service and the application used to enroll participants;

2. A copy of the advertising used to promote the subscription service. The ambulance service shall maintain a current file of all advertising, which shall be open to inspection by the Department;

3. The ambulance service shall comply with all state and federal regulations regarding billing and reimbursement for participants in the subscription service;

4. The ambulance service shall secure a surety bond in the amount equal to the amount collected, or anticipated if for initial license application, or shall purchase and maintain contractual liability insurance and submit to the Department evidence of either security. The surety bond or contractual liability insurance shall be issued by a company licensed by or eligible to do business in the State of Oklahoma;

5. A waiver for the requirement of a surety bond or contractual liability insurance may be issued by the Department, if the ambulance service submits evidence of self insurance or the ambulance service has a contract for service, or is a part of a governmental entity which insures itself or contractor, and;

6. An ambulance service, which provides subscription service shall not deny emergency medical services to non-subscribers or subscribers in a non-current status, within the service area for the period of contract.

PART 31. CERTIFIED EMERGENCY MEDICAL RESPONSE AGENCIES [REVOKED]


(a) All organizations desiring to become certified by the Department as an emergency medical response agency shall first secure a written agreement with a sponsoring licensed ambulance service, and endorsement from the governmental authority in which the agency is located. The ambulance service shall submit an application for the proposed emergency medical response agency, and provide such documentation and other requirements to the Department, as prescribed on forms provided by the
(1) Transportation of ambulance patients shall not be performed by certified emergency medical response agencies.

(2) An organization shall not be qualified, nor designate itself, as a Certified Emergency Medical Response Agency unless certified by the Department.

(b) The emergency medical response agency application for initial and renewal certification shall contain at least the following:

(1) The name, address, and officers of the organization;

(2) The name of the physician medical director of the organization;

(3) The name or names of licensed ambulance services, which shall serve as transport units for the service area;

(4) The names of all certified and licensed personnel acting or working in the organization, for this purpose;

(5) The level of care to be rendered;

(6) A list of equipment and supplies; and

(7) Details of vehicle liability, professional liability, and workers’ compensation insurance.

(c) Applications may be approved by the Department, based upon inspection and review of the purpose and capability of the applicant, and upon a written agreement with a licensed ambulance service which shall provide transportation.

(1) The application shall be accompanied by a non-refundable fee of fifty ($50.00) dollars.

(2) Upon submission of a complete application, the Department shall have sixty (60) days to determine the ability of the agency to meet the requirements of law and these rules.

(3) A certificate shall be valid for two (2) years. The Department shall mail all certified first response agencies a "Survey/Renewal Form" in October, each year. This form shall be considered and utilized as a renewal application, if due. This form along with supplemental forms shall be returned to the Department by December 1st each year. The renewal fee shall be twenty ($20.00) dollars.

(d) Personnel of a certified emergency medical response agency may utilize procedures authorized to the extent and limitations set forth by required medical control of the emergency medical response agency and within their license and certification level.

(e) The Department may place on probation, suspend, revoke, and/or fine certified emergency medical response agencies, under the same laws governing ambulance services.

(f) Inspections shall be made at the discretion of the Department.

PART 33. SERVICE AND AGENCY FILES [REVOKED]

310:641-3-160. Ambulance service, emergency medical response agency and stretcher aid van files [AMENDED AND RENUMBERED TO 310:641-3-63]

(a) Each licensed ambulance service and emergency medical response agency shall maintain files about the operation, maintenance, and such other required documents, at the business office. These files shall be available for review by the Department, during normal work hours. Files which shall be maintained include the following:

(1) Ambulance services and stretcher aid van services shall maintain copies of all run reports for three (3) years, including copies of run sheets and narrative and;

(A) A copy of the run report shall be left with the receiving hospital at the time a patient(s) is (are) accepted at the hospital;

(B) All run reports shall contain administrative, legal, medical, community health and evaluation information required by the Department;

(C) All run reports and their narrative(s) shall be considered confidential;

(2) All licensed and certified providers shall maintain records on the maintenance, and regular inspections of each vehicle. Each vehicle must be inspected and a checklist completed after each call, or on a daily basis, whichever is less frequent;
(3) All licensed and certified providers shall maintain copies of licenses, certificates or other qualifications of staffing or personnel employed by or associated with the service or agency as required by this Act. These required documents shall be separate from other personnel records so as to ensure confidentiality of records which do not pertain to the requirements for the license or certificate;
(4) Copies of staffing patterns, schedules, or staffing reports which indicate the ambulance service is maintaining twenty-four (24) hour coverage, at the highest level of license;
(5) Copies of in-service training and continuing education records;
(6) Copies of ambulance service operational and medical protocols;
(7) A log of each call received and/or initiated, to include the number of the run report, date, all required times, location of the incident, where the ambulance originated, and nature of the call;
(8) Copies of all Occupational, Safety, and Health Agency requirements, as required; and (9) Such other documents which may be determined necessary by the Department.

(b) The standardized data set and an electronic submission standard for EMS data as developed by the Department shall be mandatory for each licensed ambulance service. Reports of the EMS data standard shall be forwarded to the Department by the last business day of the following month. Exceptions to the monthly reporting requirements shall be granted only by the Director of EMS, in writing.

(c) Review and the disclosure of information contained in the ambulance service files shall be confidential, except for information which pertains to the requirements for license, certificate, or investigation issued by the Department.

(d) Department representatives shall have prompt access to files, records and property as necessary to appropriately survey the provider. Refusal to allow access by representatives of Department to records, equipment or property may result in summary suspension of licensure by the Commissioner of Health.

(e) All information submitted and/or maintained in files for review shall be accurate and consistent with Department requirements.

PART 35. SOLE SOURCE [REVOKED]

310:641-3-170. Sole source ordinances [AMENDED AND RENUMBERED TO 310:641-3-65]
(a) An ambulance service which operates as a sole source provider established by EMS regions, ambulance service districts or municipalities shall file with the Department a copy of the ordinance or regulation and a copy of the contract to operate as a sole source provider. This requirement shall be retroactive and includes all established sole source ambulance services.
(b) An ambulance service which operates as a sole source provider for a "region" as established pursuant to the Oklahoma Interlocal Cooperation Act [Title 74, Section 1001, et seq.], shall file, with the Department, a copy of the interlocal agreement and any ordinance or other regulations or contract or agreement established by the region for ambulance service provision.
(c) Violation of contracts established herein may be cause for enforcement action by the Department.

PART 39. ENFORCEMENT ACTION [REVOKED]

310:641-3-190. Suspension, revocation, probation, or non-renewal of a license [AMENDED AND RENUMBERED TO 310:641-3-67]
(a) The Department may suspend or revoke a license, and/or fine or place on probation a license or licensee for the following:
(1) Violations of any of the provision of the Oklahoma Statutes, the Act or the rules and regulations promulgated by the Board;
(2) Permitting, aiding or abetting in any illegal act in connection with the ambulance service;
(3) Failure to provide emergency service to any person, unless a vehicle and/or personnel is not available, and failure to summon mutual aid;
(4) Conduct of any practice that is detrimental to the welfare of the patient or potential users of the-
service;
(5) Failure to operate the service on a twenty four (24) hour basis, except for the Specialty Care and/or Air Ambulance service;
(6) Placing a vehicle into service before it is properly inspected, approved and permitted by the Department, and/or;
(7) Failure to comply with a written correction order within the time frame specified by the Department;
(8) Engaging in any act which is designed or intended to hinder, impede or obstruct the investigation of any matter governed by the Act, by any lawful authority.
(9) An ambulance service who fails to renew their Oklahoma license within the time frame and other requirements as specified in these rules, shall be considered an expired or lapsed licensee, and therefore no longer licensed as an ambulance service in the State of Oklahoma.
(10) An emergency medical response agency who fails to renew their Oklahoma certification within the time frame and other requirements as specified in these rules, shall be considered an expired or lapsed certification, and therefore no longer certified as a emergency medical response agency in the State of Oklahoma.

(b) No person, company, governmental entity, or trust authority may operate an ambulance service or emergency medical response agency except in accordance with Title 63, Section 1-2501, et seq., and the rules and regulations as promulgated by the State Board. The Commissioner, District Attorney of the county wherein a violation occurs, or the Attorney General of this State, shall have the authority to enforce provisions of the law.
(c) A license/certificate/permit holder or applicant, in connection with a license application or an investigation conducted by the Department pursuant to this rule shall not:
(1) knowingly make a false statement of material fact;
(2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen in the application or the matter under investigation; or
(3) fail to respond to a demand for information made by the Department or any designated representative thereof.
(d) If in the course of an investigation the Department determines that a license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which conduct necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A presumption of imminent harm to the public shall exist if the Department determines probable cause exists that a violation of OAC 310:641-3-190 (a)(3) and (4) has been committed.

PART 41. SPECIAL PROVISIONS [REVOKED]

310:641-3-200. Repealer [REVOKED]
All previous emergency medical service rules and regulations (Chapter 640) are hereby repealed.

310:641-3-201. Severance [REVOKED]
If any part or section of the rules of this Subchapter are found to be unenforceable, then the remaining rules and regulations remain in effect.

310:641-3-202. Effective date [REVOKED]
It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof the rules of this Subchapter shall take effect and be in full force from and after its passage and approval by the State Board.

SUBCHAPTER 5. PERSONNEL LICENSES AND CERTIFICATION
PART 1. GENERAL PROVISIONS

310:641-5-1. Purpose

These rules of this Subchapter are promulgated to:
(1) Establish minimum standards for the issuance and renewal of certification and/or licensing of emergency medical care personnel;
(2) Provide the standards for the enforcement of the provision of the "Emergency Response Systems Development Act" and these rules.

PART 3. EMERGENCY MEDICAL PERSONNEL LICENSES

310:641-5-10. License Requirement

No person may present himself or perform as an emergency medical technician in Oklahoma without a valid license from the Department.

(a) No person may be employed, volunteer, present themselves, or perform as a certified or licensed emergency medical personnel at any level in Oklahoma without a valid certification or license from the Department.

(b) While on duty, emergency medical personnel shall wear an agency identifiable uniform or agency specific picture identification.

(c) While on duty, emergency medical personnel shall have an electronic or paper copy of their certification or license on their person or unit.

(d) Emergency medical personnel shall present their certification or license when asked by a representative of the Department.

(e) An individual may only possess one Oklahoma certification or license at any one time. When a level change occurs, the previous certification or license is no longer valid at the time the new license is issued by the Department.

310:641-5-11. License qualifications and certification qualifications

Persons applying for initial license shall meet the requirements for qualification, application, and procedure as follows:

(1) Applicant shall be at least eighteen (18) years of age.

(2) Applicant shall submit the following:
   (A) An appropriate State application form specifying true, correct and complete information as to eligibility and character.
   (B) A copy of a current active National Registry of Emergency Medical Technicians (NREMT) certification card.
   (C) A signed "Affidavit of Lawful Presence" Form.

(3) A license fee of seventy-five dollars ($75.00) for EMT Basic, one hundred fifty dollars ($150.00) for EMT Intermediate, and two hundred dollars ($200.00) for Paramedic shall be submitted with the application. Fees shall be in an acceptable form, made payable to the Oklahoma State Department of Health - Emergency Medical Services Division (OSDH/EMS). Fees are non-refundable except if the application is rejected.

(4) A license application may be denied on the basis of a felony which includes any conviction of assault, battery, or assault and battery with a dangerous weapon; aggravated assault and battery; murder or attempted murder; manslaughter, except involuntary manslaughter; rape, incest, or sodomy; indecent exposure and indecent exhibition; pandering; child abuse; abuse, neglect or financial exploitation of any person entrusted to his care or possession; burglary in the first or second degree; robbery in the first or second degree; robbery or attempted robbery with a dangerous weapon, or imitation firearm; arson, substance abuse, or any such other convictions or circumstances which in the opinion of the Department would render the applicant unfit to provide emergency medical care to
the public. Each decision shall be determined on a case-by-case basis.

(5) A license application may be denied on the basis of any falsification. Application for initial licensure pursuant to the Act shall constitute authorization for an investigation by the Department. Candidates for Oklahoma licensure shall successfully complete the NREMT certification examinations. Practical and written examinations shall adhere to current policies of NREMT and the Department. Candidates shall demonstrate competency in all required skills. The Department reserves the right to review and require additional practical examination of any candidate.

(A) Approved Training Programs shall conduct practical examinations for the EMT Basic.
(B) The Department shall conduct practical examinations for the EMT Intermediate and Paramedic using Department approved evaluators. The fee for the initial practical examinations attempt is included within the applicant's initial license fee. Subsequent examination fees are one hundred dollars ($100.00) for a full practical retest and fifty ($50.00) for a partial practical retest. An Advanced Life Support (ALS) practical examination application and appropriate fee must be submitted to the Department for this purpose.

(C) Agencies approved by the Department shall administer National Registry emergency medical responder practical examinations.

(7) An applicant may request a review of adverse decisions, made within this section, by applying in writing within thirty (30) calendar days after the notice of rejection. Review, by the Department, shall be held in accordance with the Administrative Procedures Act.

(a) Emergency medical personnel while on duty will have a copy of their certification or license.
(b) Persons applying for initial certification or license shall meet the requirements for qualification, application, and procedure as follows:

(1) Emergency Medical Responder certification:
   (A) Applicant shall be at least eighteen (18) years of age.
   (B) Applicant shall submit the following:
      (i) An appropriate State application form specifying the level of certification, true, correct, and complete information as to eligibility and character,
      (ii) A signed "Affidavit of Lawful Presence" form.
   (C) Completion of a Department approved Emergency Medical Responder course.
   (D) successful completion of a National Registry practical skills examination administered by the approved training program or agency,
   (E) successful completion of a written examination from either:
      (i) National Registry of Emergency Medical Technicians (NREMT), or
      (ii) Oklahoma Department of Career and Technology Education.
   (F) First responders or Emergency Medical Responders trained in a Department approved course prior to January 1, 2000 will be required to obtain a current Emergency Medical Responder certification by September 30, 2017 by providing to the Department the following:
      (i) verification of refresher/transition course completion every two years since March 31, 2012,
      (ii) signed "Affidavit of Lawful Presence",
      (iii) verification of a practical exam of EMR skill administered during a refresher or transition course after March 31, 2012.
   (G) A fee of ten ($10.00) dollars for the line of duty death benefit as detailed in the Act.
   (H) The Department shall maintain a registry of all qualified Emergency Medical Responders.

(2) Emergency Medical Technician, or EMT:
   (A) Applicant shall be at least eighteen (18) years of age.
   (B) Applicant shall submit the following:
      (i) an appropriate State application form specifying the level of licensure, true, correct, and complete information as to eligibility and character, and
      (ii) (ii) a signed "Affidavit of Lawful Presence",
      (iii) successful completion of an NREMT EMT psycho-motor exam.
(iv) successful completion of an NREMT EMT cognitive exam,
(v) submission to the Department a copy of the applicants NREMT EMT certification,
(vi) a license fee of Seventy-five ($75.00) dollars for licensure and an additional ten ($10.00)
dollars for the line of duty death benefit as detailed in the Act. Fees are non-refundable except if the application is rejected.

(3) Advanced EMT and Paramedic:
   (A) Applicant shall be at least eighteen (18) years of age,
   (B) the applicant shall submit the following:
      (i) an appropriate State application form specifying true, correct, and complete information as to eligibility and character,
      (ii) a signed "Affidavit of Lawful Presence",
      (iii) submission of the applicant's NREMT certification after completion of the NREMT cognitive and psychomotor examinations.
      (I) The Department shall conduct or oversee the NREMT psycho-motor examination for the Advanced EMT and Paramedic using Department approved evaluators.
      (II) AEMT candidates are required to complete and pass the endotracheal intubation exam prior to licensure.
   (iv) The fee for the initial psycho-motor examination is included within the applicant's initial license fee. The initial license fee for Advanced EMT applicants is one hundred-fifty ($150.00) dollars. The initial license fee for Paramedic applicants is two hundred ($200.00) dollars. The fees shall be submitted with the application. Fees shall be in an acceptable form and made payable to the Oklahoma State Department of Health. An additional ten ($10.00) fee is required for the line of duty death benefit detailed in the Act. Fees are non-refundable except if the application is rejected.
      (I) Subsequent examination fees are one hundred dollars ($100.00) for a full psychomotor retest and fifty ($50.00) for a partial psychomotor retest.
      (II) A psychomotor retest application and appropriate fee must be submitted to the Department for this purpose.
   (c) Initial licensure and certification will be from the date of issue through the second June 30 after the initial date. Subsequent licensure and certification periods will be for two years, expiring on June 30.
   (d) The Department shall ensure oversight of the AEMT and Paramedic practical skills examinations conducted within the State.
   (e) Any certification or license application submitted to the Department under this subchapter may be denied on the basis of a felony conviction, adjudication, or plea of guilty or nolo contendere for any of the following offenses:
      (1) assault, battery, or assault and battery with a dangerous weapon; aggravated assault and battery;
      (2) murder or attempted murder; manslaughter, except involuntary manslaughter;
      (3) rape, incest, or sodomy; indecent exposure and indecent exhibition; pandering;
      (4) child abuse; abuse, neglect, or financial exploitation of any person entrusted to his care or possession;
      (5) burglary in the first or second degree; robbery in the first or second degree; robbery or attempted robbery with a dangerous weapon, or imitation firearm;
      (6) arson, substance abuse, or any such other conviction, adjudication, or plea of guilty or nolo contendere, or circumstances which in the opinion of the Department would render the applicant unfit to provide emergency medical care to the public;
      (7) Each decision shall be determined on a case-by-case basis.
   (f) A license application may be denied on the basis of any falsification. Application for initial licensure pursuant to the Act shall constitute authorization for an investigation by the Department.
   (g) Candidates for initial Oklahoma licensure shall successfully complete the NREMT certification examinations. Practical and written examinations shall adhere to current policies of NREMT and the Department. Candidates shall demonstrate competency in all required skills. The Department reserves the
right to review and require additional practical examination of any candidate. 

(h) An applicant may request a review of adverse decisions, made within this section, by applying in writing within thirty (30) calendar days after the notice of rejection. Review, by the Department, shall be held in accordance with the Administrative Procedures Act.

310:641-5-12. Personnel license levels [REVOKED]

There shall be three (3) levels of emergency medical technicians recognized for new personnel licenses.  

(1) Emergency medical technician/ basic (EMT-B);  
(2) Emergency medical technician/ intermediate (EMT-I), and;  
(3) Emergency medical technician/ paramedic (EMT-P).

310:641-5-13. Issuance of certification or licenses license

(a) Upon successful completion of the examinations, an Oklahoma license at the respective level of emergency medical technician, shall be issued. Concurrent registration with the National Registry is included during the initial license period. NREMT certification shall be maintained by EMTs licensed after April 1, 2010. Oklahoma emergency medical technician licenses will be extended to meet the new expiration date for a two year transition period. Upon successful completion of the examinations, an Oklahoma certification or license at the respective level of emergency medical personnel shall be issued. Concurrent registration with the National Registry is included during the initial license period. NREMT certification shall be maintained by emergency medical personnel licensed after April 1, 2010. Oklahoma emergency medical personnel licenses will be extended to meet the new expiration date for a two year transition period. An exception is permitted for Oklahoma licensed Intermediates that did not test to become AEMTs. When their national certification is not renewed, they may still retain their Intermediate license subject to Oklahoma requirements for renewal.

(b) The initial expiration date of a license shall coincide with the National Registry expiration date, plus three (3) months. This initial license period may range from twenty-one (21) months to thirty-three (33) months. Subsequent license periods, if a licensee meets renewal requirements, shall be for a two (2) year period beginning July 1st and continuing through June 30th of the respective expiration year.

(c) A licensed emergency medical technician shall either have their State license card, or a copy, on their person or in the vehicle while on duty. If the card has been lost, or destroyed, a duplicate license may be obtained from the Department upon request and verification of status. A five ($5.00) dollar fee shall be charged for a duplicate license, or license re-issued due to a name or address change.

310:641-5-14. Renewal of certification and license requirements

(a) An application for the renewal of all emergency medical technician licenses shall be submitted to the Department. A notice of expiration and application for renewal shall be mailed to each licensee, at the address of record. Licensees are solely responsible for meeting all requirements for renewal.

(1) Applicants for renewal shall submit, on an application form provided by the Department, true, correct, and complete information as to eligibility and character. Incorrect or incomplete documentation shall be cause for rejection.

(A) Applicants who are licensed in Oklahoma and hold current active NREMT certification shall forward an appropriate license renewal application, fee and "Affidavit of Lawful Presence" with a copy of their NREMT certification card for the appropriate level of licensure to the Department on or before March 31st of the expiration year. An application for renewal of emergency medical personnel certifications or licenses shall be submitted to the Department. A notice of expiration for renewal shall be sent to each certificate or license holder no less than sixty (60) days prior to the expiration date each year. Directions for renewal will be made available by the Department.

(B) Applicants who are licensed in Oklahoma and do not hold current NREMT certification must submit an appropriate license renewal application, fee, "Affidavit of Lawful Presence" and
(2) The fee for renewal is twenty dollars ($20.00) for EMT-B, twenty-five dollars ($25.00) for EMT-I, and thirty dollars ($30.00) for EMT-P. Concurrent national registration is not included within the Oklahoma emergency medical technician renewal fee. Fees shall be in an acceptable form made payable to the Oklahoma State Department of Health – Emergency Medical Services Division (OSDH-EMS).

(b) Certificate and license holders are solely responsible for meeting all requirements for renewal.
(c) Applications for renewal shall be completed using Department approved procedures and forms.
(d) Incorrect or incomplete documentation shall be cause for rejection.
(e) Specific renewal requirements are detailed in this subchapter.

(a) Requirements for renewal of Oklahoma EMT licenses for non-NREMT certified personnel include current and continuous certification in basic life support (BLS), specified hours of continuing education, refresher training, and continued skill competency. In the case of EMT-I and EMT-P, skill competency shall be verified by a physician, and for EMT-P, advanced cardiac life support (ACLS) shall be documented.

(1) The EMT-B renewal requires the licensee to:
   (A) Complete a basic refresher course adhering to Department standards. Ten (10) hours of the refresher may be completed through distributive education as defined at OAC 310:641-3-2.
   (B) Complete at least forty-eight (48) hours of Department approved continuing education training. Twenty-four (24) hours of continuing education may be obtained through distributive education as defined in OAC 310:641-3-2. The maximum number of hours allowed for any one topic is twelve (12) hours. Department pre-approved continuing education includes any subject covered in the National Standard EMT Basic course, and the following topics—pneumatic trousers, shock management, communications, hypothermia and other environmental injuries, air ambulance emergency care, child abuse, sexual assault, industrial accidents, explosion injuries, electrical hazards, neonatal care/SIDS, domestic violence, crime scene response, athletic injuries, rappelling, hazardous materials, crisis intervention, protective breathing apparatus, farm machinery extrication, medical terminology, radioactive materials, medico-legal aspects, and special rescue (diving, aerial, mountain). Bio-terrorism, EMS Geriatrics, ACLS, PALS, PPC, and Pediatric Education for the Prehospital Professional (PEPP) or any other State approved courses will be allowed the number of hours specified on the course completion certificate up to 16 hours unless otherwise approved by the Department. Successful completion of the following National Standard courses—PHTLS (16hrs), BTLS (16hrs), Auto Extrication (16hrs), Emergency Driving (12hrs), and/or Dispatcher Training (12hrs)—with the specified number of hours shown above may be applied to Continuing Education. These topics may be presented utilizing critiques, didactic sessions, practical drills, workshops, seminars, or other approved in-service training sessions. Any topic which is not specified above shall require prior written approval from the Division. Successful completion of a Department approved Paramedic or Intermediate course shall fulfill the refresher and all continuing education requirements for the EMT Basic;
   (C) Maintain basic life support (BLS) certification for health care providers, current through March 31 of licensure expiration. The BLS course shall adhere to the current standards of the American Heart Association CPR for the Health Care Provider, the American Red Cross CPR for the Professional Rescuer, the National Safety Council CPR for the Health Care Provider, or Department approved equivalent. BLS/CPR training shall not be applied toward the forty-eight (48) hours of required continuing education training for Basic EMT’s.
   (D) Complete the Department renewal application with all required documentation and fee.

(2) The EMT-I renewal requires the licensee to:
   (A) Complete an intermediate refresher course adhering to Department standards. Ten (10) hours
of the refresher may be completed through distributive education as defined in OAC 310:641-3-2. Refresher course modules met by successfully completing ACLS (initial course), ATLS, PHTLS, BTLS, PALS, or PEPP courses disqualify these courses from being applied to continuing education hours.

(B) Complete at least thirty-six (36) hours of Department approved continuing education training. Eighteen (18) hours of continuing education may be obtained through distributive education as defined at OAC 310:641-3-2. The maximum number of hours allowed for any one topic is twelve (12) hours. Department pre-approved continuing education includes any subject covered in the National Standard EMT Basic, EMT Intermediate, and/or EMT Paramedic course, and the following topics: — air ambulance emergency care, sexual assault, industrial accidents, explosion injuries, electrical hazards, crime scene response, communications, athletic injuries, rapping, hazardous materials, crisis intervention, domestic violence, protective breathing apparatus, farm machinery extrication, medical terminology, radioactive materials, and special rescue (diving, aerial, mountain). Bio-terrorism, EMS Geriatrics, ACLS, PALS, PPC, and Pediatric Education for the Prehospital Provider (PEPP) or any other State approved courses will be allowed the number of hours specified on the course completion certificate up to 16 hours unless otherwise approved by the Department. Successful completion of the following National Standard courses: PHTLS (16hrs), BTLS (16hrs), Auto Extrication (16hrs), Emergency Driving (12hrs), and/or Dispatcher Training (12hrs) — with the specified number of hours shown above may be applied to Continuing Education. These topics may be presented utilizing critiques, didactic sessions, practical drills, workshops, seminars, or other approved in-service training sessions. Any topic which is not specified above shall require prior written approval from the Division. Successful completion of a Department approved Paramedic course shall fulfill the refresher and all continuing education requirements for the EMT Intermediate;

(C) Maintain basic life support (BLS) certification for health care providers, current through March 31 of licensure expiration. The BLS course shall adhere to the current standards of the American Heart Association CPR for the Health Care Provider, the American Red Cross CPR for the Professional Rescuer, the National Safety Council CPR for the Health Care Provider or Department approved equivalent. BLS/CPR training shall not be applied toward the thirty-six (36) hours of required continuing education training for Intermediate EMT's;

(D) Complete a skills review and maintenance verification for EMT-I by medical control, and;

(E) Complete the Department renewal application with all required documentation and fee.

(3) The EMT-P renewal requires the licensee to:

(A) Complete a paramedic refresher course adhering to Department standards. Ten (10) hours of the refresher may be completed through distributive education as defined at OAC 310:641-3-2. Refresher course modules met by successfully completing ACLS (initial course), AMLS, PHTLS, or BTLS, PALS, or PEPP. Use of these courses disqualify these courses from being applied to continuing education hours.

(B) Complete at least twenty-four (24) hours of Department approved continuing education training. Twelve (12) hours of continuing education may be obtained through distributive education as defined at 310:641-3-2. The maximum number of hours allowed for any one topic is twelve (12) hours. Department pre-approved continuing education includes any subject covered in the National Standard EMT Paramedic course, and the following topics: — air ambulance emergency care, sexual assault, industrial accidents, explosion injuries, electrical hazards, crime scene response, athletic injuries, hazardous materials, crisis intervention, domestic violence, hypothermia and other environmental injuries, protective breathing apparatus, farm machinery extrication, medico-legal aspects, radioactive materials, and special rescue (diving, aerial, mountain). Bio-terrorism, EMS Geriatrics, PALS, PPC, and Pediatric Education for the Prehospital Professional (PEPP) or any other State approved courses will be allowed the number of hours specified on the course completion certificate up to 16 hours unless otherwise approved by the Department. Successful completion of the following National Standard courses: PHTLS
(16hrs), BTLS (16hrs), Auto Extrication (16hrs), Emergency Driving (12hrs), PALS (16 hrs.)
and/or Dispatcher Training (12hrs)– with the specified number of hours shown above may be
applied to Continuing Education. These topics may be presented utilizing critiques, didactic
sessions, practical drills, workshops, seminars, or other approved inservice training sessions. Any
topic which is not specified above shall require prior written approval from the Division;
(C) Maintain basic life support (BLS) certification for health care providers, current through
March 31 of licensure expiration. The BLS course shall adhere to the current standards of the
American Heart Association CPR for the Health Care Provider, the American Red Cross CPR for
the Professional Rescuer, the National Safety Council CPR for the Health Care Provider or
Department approved equivalent. BLS/CPR training shall not be applied toward the twenty-four
(24) hours of required continuing education training for paramedics;
(D) Complete biennial certification requirements for Advanced Cardiac Life Support (ACLS), in
accordance with the American Heart Association. If a structured ACLS course is not available,
the medical control may affirm, in writing, that ACLS skills and knowledge has been
demonstrated;
(E) Complete a skills review and maintenance verification for EMT-P by medical control, and;
(F) Complete the Department renewal application with all required documentation and fee.
(b) Emergency medical technicians shall declare and provide documents on any felony conviction since
their last issuance of a license. Denial of renewal, may be made upon any basis consistent with the
provisions contained within Paragraph 310:641-5-11(4).
(c) Applicants for renewal must be in good standing with the Oklahoma Tax Commission as required in
Oklahoma State Statute Section68-238.1, Notification of a "Tax Hold" problem will be mailed to the
address of record. It is the sole responsibility of the licensee to resolve a "Tax Hold".
(d) A license renewal may be denied on the basis of falsification found on the application or any
documentation. Any application for license renewal submitted by an applicant pursuant to the Act, shall
constitute authorization for an inspection or investigation by the Department.
(e) An applicant may request a review of adverse decisions, made within this section, by applying in
writing within thirty (30) calendar days after the notice of rejection. Review, by the Department, shall be
held in accordance with the Administrative Procedures Act, otherwise the decision shall be considered
final to both parties.
310:641-5-15. Expired certification and license
(a) Any person certification or license holder who fails to renew his their Oklahoma emergency medical
technician responder certification, or emergency medical personnel license, within the required time
frame and other requirements as specified in Section 310:641-5-14 or 310:641-5-14.1 shall be considered
to have an expired or lapsed licensee certification or license, and therefore no longer certified or licensed
as an emergency medical technician in the State of Oklahoma. Applications for renewal shall be
postmarked no later than midnight March 31st of the respective license year of expiration. Hardships and
unforeseen circumstances to the process deadline may be submitted in writing to the Department for an
exception. Extensions may only be granted by the EMS Director in writing for a period not to exceed
ninety (90) days after June 30th.
(b) Certifications and licenses that are expired may be renewed within the grace period without penalty.
Within this thirty day period, the certificate or license holder may operate within their scope of practice.
(c) Requests for an extension due to hardships and unforeseen circumstances must be submitted to the
Department in writing. Expiration date extensions may be provided without penalty and may be provided
by the Department for a period not to exceed ninety (90) days after the expiration date.
(d) Licenses may not be renewed after ninety (90) days.
(e) An applicant may request a review of adverse decisions made within this section by applying in
writing within thirty (30) calendar days after the notice of rejection. Review by the Department shall be
held in accordance with the Administrative Procedures Act otherwise the decision shall be considered
final to both parties.
Pursuant to 59 O.S. Section 4100.6 (relating to automatic extensions of professional licenses and certifications), certified and licensed personnel whose certificates or licenses expired while serving on orders for military are automatically extended without penalty while the licensee is on active military duty. Any person on active military duty has one year from the date of discharge to renew the license.

**310:641-5-17. Lapsed licenses [REVOKED]**
To reinstate an emergency medical technician license which has expired, lapsed, or which has not been renewed, an individual shall comply with the requirements of 310:641-5-11.

**310:641-5-18. Renewal requirements of the Emergency Medical Responder**
A completed Emergency Medical Responder certification renewal application shall be completed and submitted to the Department with:

1. the fee for the line of duty death benefit detailed in the Act,
2. a current NREMT emergency medical responder certification, or
3. a course completion certificate or final roster showing satisfactory completion of a Department approved refresher course,
4. current copy of a provider level CPR card that meets or exceeds American Heart Association standards,
5. completed criminal conviction and character statement. If a candidate for renewal has been convicted, adjudicated, or pled guilty or nolo contender to a crime, documentation of the disposition and outcome of the case will be sent to the Department for a case by case review. The Department may at its discretion deny a renewed certificate to anyone convicted of a crime.
6. applications for renewal must be postmarked no later than June 30 of the expiration year.
7. subsequent recertification shall be for a two year period beginning July 1, to June 30.

**310:641-5-19. Renewal requirements for licensed emergency medical personnel**
(a) For licensed emergency medical personnel without a current NREMT certification

1. a completed EMT, Intermediate, Advanced EMT, or Paramedic renewal application,
2. renewal fee of:
   
   (A) twenty ($20.00) dollars plus the renewal death benefit fee as detailed in the Act is required for an EMT renewal;
   (B) twenty-five ($25.00) dollars plus the renewal death benefit fee as detailed in the Act is required for an Advanced EMT renewal;
   (C) thirty ($30.00) dollars plus the renewal death benefit fee as detailed in the Act is required for a Paramedic renewal.
3. a refresher course completion certificate or final roster showing satisfactory completion for the appropriate licensure level.

(b) The renewing EMT shall also submit:

1. verification of 48 hours of continuing education on topics within the EMT DOT instruction guidelines. No more than twelve (12) hours is permitted in any one topic area.
2. current copy of a provider level of BLS CPR that meets or exceeds AHA standards.

(c) The renewing Intermediate shall also submit:

1. verification that 36 hours of continuing education on topics within the EMT DOT instruction guidelines. No more than twelve (12) hours is permitted in any one topic area.
2. current copy of a provider level of BLS CPR that meets or exceeds AHA standards.
3. Complete an appropriate skills review and maintenance verification by medical control and ensure the medical director completes the skills verification portion of the renewal application.

(d) The renewing Paramedic shall also submit:

1. verification that 24 hours of continuing education on topics within the EMT DOT instruction guidelines. No more than twelve (12) hours is permitted in any one topic area.
2. current copy of a provider level of BLS CPR that meets or exceeds AHA standards, and
(3) Complete biennial certification requirements for Advanced Cardiac Life Support (ACLS), in accordance with the American Heart Association. If a structured ACLS course is not available, the medical control may affirm, in writing, that ACLS skills and knowledge has been demonstrated;

(e) Licensed emergency medical personnel with a current NREMT certification may renew by:

(1) a completed EMT, Intermediate, Advanced EMT, or Paramedic renewal application,
(2) submitting a renewal fee of:
   (A) twenty ($20.00) dollars plus the renewal death benefit fee as detailed in the Act is required for an EMT renewal,
   (B) twenty-five ($25.00) dollars plus the renewal death benefit fee as detailed in the Act is required for an Advanced EMT renewal,
   (C) thirty ($30.00) dollars plus the renewal death benefit fee as detailed in the Act is required for a Paramedic renewal,
(3) a current copy of the applicants NREMT certification.

310:641-5-20. Scope of practice authorized by certification or licensure

(a) The Department shall establish a scope of practice for each certificate and license level.
(b) The medical control physician may limit an individual certificate or license holder's scope of practice.
(c) Certified and licensed emergency medical personnel may perform authorized skills and procedures when authorized by medical control. When emergency medical personnel are without medical control, the scope of practice for any level of emergency medical personnel is limited to first aid, CPR, and the use of the AED.
(d) Certified Emergency Medical Responders may perform to the following level or within this scope of practice:

(1) patient assessment, including the determination of vital signs, and triage,
(2) oxygen administration and airway management,
(3) basic wound management, including hemorrhage controls to include the use of tourniquets; treatment of shock,
(4) cardiopulmonary resuscitation (CPR) and the use of only adjunctive airway devices and the use of a semi-automated external defibrillator (SAED),
(5) splinting of suspected fractures,
(6) rescue and extrication procedures,
(7) assistance of patient prescribed medications including sublingual nitroglycerin, epinephrine auto injector and hand held aerosol inhalers,
(8) administration of agency supplied oral glucose, activated charcoal, aspirin, agency supplied epinephrine auto injector, albuterol or approved substitute per medical direction, and nasally administered or atomized naloxone,
(9) such other emergency medical care skills and measures included in the instructional guidelines adopted by the Department, and,
(10) upon the approval of the Department additional skills may be authorized upon the written request of a local medical director,

(e) A licensed Emergency Medical Technician may perform to the following level or within this scope of practice:

(1) all skills listed for the Emergency Medical Responder,
(2) patient assessment, determination of vital signs, diagnostic signs, and triage,
(3) bandaging, splinting, control of hemorrhage, and shock management,
(4) Administration of medications per medical direction and approved by the Department,
(5) maintenance of established intravenous fluids without medications,
(6) CPR, use of adjunctive airway devices to include supraglottic airway devices, and the use of the AED,
(7) Upon the approval of the Department, additional skills may be authorized upon the written request of a local medical director.
(f) A licensed Intermediate may perform to the following level or within this scope of practice,
(1) all skills listed within the Emergency Medical Responder and Emergency Medical Technician scope of practice,
(2) establishment of vascular or intraosseous access for the administration of fluids without medications. Approved fluids include; lactated ringers, normal saline, ½ normal saline, dextrose 5%, and dextrose 10%.
(3) administration of medications per medical direction and approved by the Department. (4) venipuncture to obtain blood samples per local medical control.
(5) the use and placement of definitive airway adjuncts for adults, children, and infants.
(6) all other emergency medical care skills and measures included in the instructional guidelines adopted by the Department which are not specifically listed above, and
(7) Upon the approval of the Department, additional skills may be authorized upon the written request of a medical director.

(g) A licensed Advanced Emergency Medical Technician may perform to the following level and within this scope of practice:
(1) all skills listed for the Emergency Medical Responder, Emergency Medical Technician and Intermediate,
(2) other skills and procedures included in the instructional guidelines adopted by the Department, and
(3) upon approval of the Department, additional skills may be authorized upon the written request of the medical director.

(h) A licensed Paramedic may perform to the following level or within this scope of practice:
(1) all skills listed for the other certified or licensed emergency medical personnel recognitions, interpretation, treatment of cardiac arrhythmias using a cardiac monitor/defibrillator/external pacemaker.
(3) advanced management of pediatric emergencies, including resuscitation, airway placement, and medication.
(4) advanced management of obstetric and gynecologic emergency including medication administration.
(5) advanced interventions of psychiatric patients including medication administration.
(6) all other emergency medical skills and measures included in the instructional guidelines adopted by the Department, and
(7) upon approval of the Department, additional skills may be authorized upon the written request of a medical director.

PART 5. PROCEDURES AUTHORIZED [REVOKED]

(a) A licensed emergency medical technician basic (EMT-B) may perform to the following level or standard of care;
(1) Patient assessment, including the determination of vital signs, diagnostic signs, and triage;
(2) Bandaging, splinting, and the control of hemorrhage;
(3) Treatment of shock, including the use of pneumatic anti-shock trousers (PASG);
(4) Cardiopulmonary resuscitation (CPR) and the use of only adjunctive airway devices and the use of a semi-automated external defibrillator (SAED);
(5) The maintenance of intravenous fluids, without medications and/or drugs added;
(6) Rescue and extrication procedures;
(7) Assistance of patient prescribed medications, including sublingual nitroglycerin, epinephrine auto injector and hand held aerosol inhalers;
(8) Administration of agency supplied oral glucose, activated charcoal, aspirin, agency supplied epinephrine auto injector, and albuterol or approved substitute per medical direction;
(9) All other emergency medical care skills and measures included in the standard United States Department of Transportation basic emergency medical technician training curriculum which are not specifically listed above, and;
(10) Upon the approval of the Department, and recommendation of the Council, additional skills may be authorized upon the written request of a local medical director. Authorized skills for the EMT-B may be reduced or limited by medical direction.

(b) A licensed emergency medical technician intermediate (EMT-I) may perform to the following level of standard of care;
(1) All skills listed in Subsection 310:641-5-30(a) for the EMT-B;
(2) Establishment of vascular or interosseous access for the administration of intravenous fluids, without medications and/or drugs added;
(3) Administration of medications per medical direction and approved by the Department;
(4) Venipuncture to obtain blood samples;
(5) The use and placement of definitive airway adjuncts for adults, children and infants;
(6) Upon the approval of the Department, and recommendation of the Council, additional skills may be authorized upon the written request of a local medical director.

(c) A licensed emergency medical technician paramedic (EMT-P) may perform to the following level or standard of care;
(1) All skills listed in Subsection 310:641-5-30(a), for the EMT-B and Subsection 310:641-5-30(b), for the EMT-I;
(2) The recognition, interpretation, treatment of cardiac arrhythmias using a cardiac monitor/defibrillator/external pacemaker;
(3) The advanced management of pediatric emergencies, including resuscitation, advanced airway placement, and administration of pediatric medication;
(4) The advanced management of obstetric and gynecologic emergencies, including medication administration;
(5) Advanced intervention of psychiatric patients, including medication administration;
(6) All other emergency medical care skills and measures included in the standard United States Department of Transportation paramedic emergency medical technician training curriculum, which are not specifically listed above, and;
(7) Upon the approval of the Department, and recommendation of the Council, additional skills may be authorized upon the written request of a local medical director.

(a) Emergency medical personnel, licensed, certified, or otherwise authorized by the act, shall comply with 63 O.S. Section 1-2506, relating to the medical authority to perform medical procedures.
(b) Emergency medical personnel may be utilized by hospitals, health care facilities, ambulance services, and emergency medical response agencies. Health care facilities may include, but not limited to, nursing homes, doctor offices or clinics, organized industrial or private health facility services, athletic training facilities, or any other organized group who may legally render patient care.
(1) While employed or associated with a hospital and/or a health care facility, emergency medical personnel shall be limited to authorized procedures of a specific written "job description" approved by a physician.
(2) While employed or associated with a licensed ambulance service or certified emergency medical response agency, emergency medical personnel may perform medical director authorized procedures not to exceed the level of license or certification without Department approval.
(c) Certified and licensed emergency medical personnel associated or employed at agencies or services shall have an authorized procedure list.
(1) The list is to define the medications, procedures, and protocols a certified and licensed person has been authorized to perform at a specific agency or service by the medical director.
(2) With medical control approval, the authorized procedure list will enable a certified or licensed
agency at a lower level to utilize higher level personnel within their scope of practice,
(3) The medical control physician has the authority to limit the authorized procedures without
Department approval. The authorized procedure list is to be used to document the limitations on the
individual's scope of practice at the agency or service.
(4) The authorized procedure list, which establishes the individual protocols of each certified or
licensed employee or associate at an agency or service, shall be maintained at the agency or service.
(d) When certified or licensed emergency medical personnel are asked to perform or intercede in events
while not on duty with their agency or facility, and without medical control, their authorized scope of
practice is limited to basic first aid, CPR, and the use of an AED.

310:641-5-33. Certification and licensure enforcement actions
(a) The Department may revoke, suspend, place on probation, fine, or deny a license or certificate, or
renewal of any license or certificate for the following:
(1) Violations of any provision of Oklahoma statutes, the Act, or this Chapter;
(2) permitting, aiding, abetting, or conspiring with a person to violate or circumvent a law relating to
licensure or certification;
(3) fraud, misrepresentation, deception, or concealment of a material fact in applying for or assisting
in securing a license or license renewal or in taking an examination required for licensure;
(4) signing or issuing, in the licensee's professional capacity, a document or statement that the
licensee knows or reasonably ought to know contains a false or misleading statement;
(5) a misleading, deceptive, false, or fraudulent advertisement or other representation in the conduct
of the profession or occupation;
(6) offering, giving, or promising anything of value or benefit, as prohibited in Oklahoma law or rule,
to a Federal, state, or local government employee or official for the purpose of influencing the
employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the
licensee's profession or occupation;
(7) conviction, adjudication, or plea of guilty or nolo contendere, for an offense involving moral
turpitude, whether a misdemeanor or felony, and whether or not an appeal is pending;
(8) permitting, aiding, or abetting any illegal act;
(9) conduct of any practice that is detrimental to the welfare of the patient or potential users of the
service;
(10) conduct likely to deceive, defraud, or harm the public including, but not limited to, practicing
while subject to a physical or mental condition which renders the licensee unable to safely engage in
activities required of a licensee under this subchapter;
(11) acting in such a manner as to present a danger to public health or safety, or to any patient
including, but not limited to incompetence, negligence, malpractice, or engaging in conduct in the
course of one's practice while suffering from a contagious or infectious disease involving serious risk
to public health without taking adequate precautions;
(12) engaging in any act which is designed or intended to hinder, impede, or obstruct an investigation
of any matter governed by the Act or by lawful authority;
(13) making a false or misleading statement regarding the licensee's skill in connection with the
activities required of a licensee under this subchapter;
(14) use of a false, fraudulent, or deceptive statement, whether written or verbal, in connection with
the activities required of a licensee under this subchapter;
(15) knowingly make a false statement of material fact;
(16) failure to disclose a fact necessary to correct a misapprehension known by the licensee to have
arisen in the application or the matter under investigation;
(17) failure to respond to a demand for information made by the Department or any designated
representative thereof;
(18) interference with an investigation or disciplinary proceeding by willful misrepresentation of
facts, by use of threats or harassment against or inducement to a client or witness to prevent them
from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or harassment against or inducement to a person to prevent or attempt to prevent a disciplinary proceeding or other legal action from being filed, prosecuted, or completed;
(19) having been subject to disciplinary action of another state or jurisdiction against a license or other authorization, based upon acts or conduct by the licensee similar to acts or conduct that would constitute grounds for disciplinary action. A report from the National Practitioners Database (NPDB) or a certified copy of the record of the action taken by the other state or jurisdiction is evidence of unprofessional conduct;
(20) having voluntarily relinquished or surrendered a professional or occupational license, certificate, or registration in this state or in another state;
(21) having withdrawn an application for licensure, certification, or registration while under investigation or prior to a determination of the completed application in this state or in another state or jurisdiction;
(22) failure to practice within the scope of practice of the certificate or license as established by the Department or by the medical director;
(23) failure to practice within adopted protocols and procedures established and approved by the Department and the medical director;
(24) failure to practice within the protocols set forth by the medical director and approved by the Department;
(25) habitual intemperance or excessive use of an addictive drug, alcohol, or other substance to the extent that the use impairs the user physically or mentally; this provision does not apply to a licensee who is in compliance with an approved therapeutic regimen under a physicians' care;
(26) filing a complaint with or providing information to the Department which the licensee knows, or ought to know, is false or misleading. This provision does not apply to any filing of a complaint or providing information to the board when done in good faith;
(27) failing to report to the Department any adverse judgement or award arising from a medical liability claim or other unprofessional conduct;
(28) committing any act of sexual abuse, misconduct, or exploitation by the licensee whether or not related to the practice;
(29) failing to exercise technical competence in carrying out medically authorized skills, medication administration, or procedures related to their scope of practice;
(30) unauthorized possession of patient care reports, falsifying, or altering patient care reports, intentionally documenting patient records incorrectly, failing to document patient care records, or prepare patient care reports;
(31) revealing confidential information obtained as the result of a professional relationship without the prior consent of the recipient of services except as authorized or required by law;
(32) diversion of a medication for any purpose or a violation of state or Federal laws governing the administration of medications;
(33) failing as a clinical preceptor or lead instructor, to supervise, manage or train students practicing under the licensee's supervision, according to:
   (A) scope of practice,
   (B) generally accepted standards of patient care,
   (C) board approved instructional guidelines,
   (D) protocols, policies, and procedures,
(34) willfully harassing, abusing, or intimidating a patient or student, either physically or verbally;
(35) practicing as an emergency medical professional at any level without a current, active Oklahoma certification or license;
(36) failing to comply with administrative orders, to include probation, suspension, or revocation orders;
(37) failure to comply with a term, condition, or limitation of a certificate or license by final order of the Department;
(38) any other act, whether specifically enumerated or not, that in fact constitutes unprofessional conduct;
(39) failing to report to the Department the unprofessional conduct or noncompliance of regulations of other certified or licensed emergency medical providers;
(40) conduct that does not meet the generally accepted standards of practice, which may be, but not required to be, supported by malpractice judgements, or tort judgements; and
(41) Failing to report the institution of or final action on a malpractice action, including a final decision on appeal, against the licensee or of an action against the licensee by a:
   (A) peer review committee;
   (B) professional association; or
   (C) local, state, Federal, territorial, provincial, or tribal government.
(b) Any license or certificate issued by the Department may voluntarily be surrendered at any time during the license period for any reason by the license/certificate holder. The voluntary surrender of a license or certificate does not preclude the Department's authority to complete any pending action against said license/certificate holder. A surrendered license/certificate shall be treated as if revoked by the Department.
(c) The Department may require a one (1) year period from the date of revocation before the license/certificate holder may apply for a license or certificate from the Department.
(d) If in the course of an investigation the Department determines that a license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which conduct necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A presumption of imminent harm to the public shall exist if the Department determines probable cause for conduct of any practice that is detrimental to the welfare of the patient or potential users of the service exists.
(e) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per violation per day may be assessed, for violations of the Act or this Chapter.

PART 9. MEDICAL CONTROL [REVOKED]

(a) Emergency medical personnel, licensed, certified, or otherwise authorized by this act, may perform procedures authorized while a duty to act is in effect, only under medical control of an identifiable medical director.
(b) Emergency medical personnel may be utilized by hospitals, health care facilities, ambulance services, and emergency medical response agencies. Health care facilities may include, but not limited to, nursing homes, doctor offices or clinics, organized industrial or private health facility services, athletic training facilities, or any other organized group who may legally render patient care.
   (1) While performing at a hospital and/or a health care facility, emergency medical personnel shall be limited to authorized procedures of a specific written "job description" approved by a physician, and/or medical staff, of that facility.
   (2) While performing at a licensed ambulance service, emergency medical personnel may perform procedures authorized, not to exceed the level of license or certification.
   (3) While performing at a certified emergency medical response agency certified emergency medical responders, EMT-B, EMT-I, and EMT-P shall practice at the emergency medical responder level, unless they meet the requirements for individual protocols specified at 310:641-5-50(c).
(c) Upon application to, and approval of, the Department, EMT Basic an EMT Intermediate, and/or EMT Paramedic shall be able to practice their respective level of licensure while on staff at an ambulance service licensed at a lower life support level or a Certified Emergency Medical Response Agency. This program shall be called "Individual Protocol". Quality assurance documentation shall be completed by the licensed ambulance service or Certified First Response Agency on a monthly basis. The quality
assurance documentation shall be maintained by the service or agency for 3 years. All participants shall adhere to Department policy for this privilege.

d. While performing under any other condition or situation, emergency medical personnel, licensed or certified by this act, may perform only to the level of care as described for the Certified Emergency Medical Responder, or in accordance with the Act.

e. The Department may suspend or revoke individual protocols when a violation of the Act or rules exists.

PART 11. EMERGENCY MEDICAL PERSONNEL CERTIFICATION [REVOKED]


(a) No person may present himself or perform as a emergency medical responder in Oklahoma without documentation of successful completion of training from Oklahoma Career Tech, the Department, or the National Registry.

(b) Persons applying for initial certification shall meet the following requirements to be eligible for emergency medical responder:

1. Each applicant shall have successfully completed a Department approved emergency medical responder course;
2. Each applicant shall have, after completion of training, successfully completed a written and practical examination administered at the approved training facility, and based upon the First Responder curriculum objectives. Documentation shall be submitted in writing on the final course roster, to the Department; and
3. All new applicants shall pass the National Registry First Responder Registration test or the Oklahoma Career Tech Emergency Medical Responder test.

(c) The Department shall maintain a registry of all qualified emergency medical responders.

1. Emergency medical responders who were initially certified prior to January 1, 2000 shall provide the following to the Department:
   - Current BLS CPR card
   - Documentation of successful completion of National Standard USDOT First Responder Refresher courses every two years since January 1, 2002.

2. Subsequent registration shall be for a two year period beginning October 1 through September 30.

3. Renewal forms shall be mailed by the Department in June of the re-registration year. The Department may re-register the Emergency Medical Responder when the following documentation has been received:
   - A completed emergency medical responder certification renewal application.
   - A completion certificate or a final roster showing satisfactory completion of an emergency medical responder refresher.
   - A current copy of a provider-level CPR card from the AHA, Red Cross, National Safety Council or other Department approved training program.
   - A completed felony statement. If a candidate or applicant has been convicted of or received a suspended sentence for a felony, documentation of the conviction, its deposition, and outcome will be sent to the Department for a case-by-case review. The Department may at its discretion deny certification to anyone convicted of a felony.

(c) Certified emergency medical responders may perform to the following level or standard of care:
1. Patient assessment and triage
2. Basic wound management, including hemorrhage control;
3. Bandaging and splinting of fractures;
4. Basic life support (BLS) including use of the semi-automated external defibrillator (SAED);
5. Upon approved standing order of local medical director, administer aspirin to patients complaining of chest pain;
(6) Such other skills contained within the Department of Transportation national standard first responder curriculum, and;

(7) Upon the approval of the Department, and recommendation of the Council, additional skills may be authorized upon the written request of a medical director.

(d) An emergency medical responder, while performing in the employment or association of an ambulance service or certified emergency medical response agency, or agency providing emergency medical responder care to the general public shall perform medical procedures under medical control.

PART 15. ENFORCEMENT ACTIONS [REVOKED]

310:641-5-80. Enforcement actions [AMENDED AND RENUMBERED TO 310:641-5-33]

(a) Any license or certificate, or renewal of any license or certificate, issued by the Department in accordance with the Act and under the authority of emergency medical services rule may be revoked, suspended, placed on probation, or denied for violation(s) of the Act or OAC 310:641.

(b) Any license or certificate issued by the Department may voluntarily be surrendered at any time during the license period for any reason by the license/certificate holder. The voluntary surrender of a license or certificate does not preclude the Department's authority to complete any pending action against said license/certificate holder. A surrendered license / certificate shall be treated as if revoked by the Department.

(c) The Department may require a one (1) year period from the date of revocation before the license / certificate holder may apply for a license or certificate from the Department.

(d) A license/certificate/permit holder or applicant, in connection with a license application or an investigation conducted by the Department pursuant to this rule or OAC 310:641-3-190, shall not:

(1) knowingly make a false statement of material fact;

(2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen in the application or the matter under investigation; or

(3) fail to respond to a demand for information made by the Department or any designated representative thereof.

(e) If in the course of an investigation the Department determines that a license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which conduct necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A presumption of imminent harm to the public shall exist if the Department determines probable cause exists that a violation of OAC 310:641-3-190 (a)(3) and (4), or OAC 310:641-5-30 has been committed.

(f) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per violation per day may be assessed, for violations of the Act or OAC 310:641.

PART 17. SPECIAL PROVISIONS-[REVOKED]

310:641-5-90. Severance [REVOKED]

If any part or section of these rules of this Subchapter are found to be invalid and/or declared unenforceable, then the remaining parts or sections shall remain in effect.

310:641-5-91. Repealer [REVOKED]

All previous emergency medical service rules and regulations (Chapter 640) are hereby repealed.

310:641-5-92. Effective date [REVOKED]

It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof the rules of this Subchapter shall take effect and be in full force from and after its passage and approval by the State Board.
SUBCHAPTER 7. TRAINING PROGRAMS

PART 1. GENERAL PROVISIONS

310:641-7-1. Purpose
The purpose of this Subchapter is to:
(1) Establish minimum standards for emergency medical services training programs, emergency medical technician training courses, emergency medical services instructors, and emergency medical services training, and;
(2) Provide standards for the evaluation, quality assurance, and enforcement of the "Oklahoma Emergency Response Systems Development Act".

PART 3. TRAINING PROGRAMS

310:641-7-10. Training programs
(a) All training programs shall be in compliance with the requirements of this Subchapter.
(b) Each training program shall submit to the Department an application for approval to conduct emergency medical services training. The application shall be on forms provided by the Department. Training programs must be currently certified to teach EMS in Oklahoma before beginning courses.
(c) Training programs approved for training may include colleges, universities, junior colleges, technology centers, or other institutions acceptable to the Department. Training programs must be certified by the Department prior to teaching any courses required for the initial licensure of emergency medical personnel in Oklahoma.
(d) An institution may apply for certification as a Basic EMT program, an Intermediate EMT Program or a Paramedic program or a combination of any of these levels. Intermediate EMT and Paramedic are considered "advanced level" programs. A separate certificate will be issued for each training level. Training approval at any level includes approval for lower-level courses such as Emergency Medical Responder and corresponding refreshers.
(e) Application for new advanced level programs require the following: Training program applicants may apply to become certified for the following levels:
(1) Completion of a full basic certification period of two (2) years, of which at least three (3) full basic courses are instructed. Emergency Medical Technician, which includes the ability to provide Emergency Medical Responder training.
(2) Student average first time pass rate of 50% on the National Registry examination. Advanced Emergency Medical Technician.
(3) Paramedic.
(f) Training programs shall use Department approved curricula for all approved courses of instruction. A separate certificate will be issued for each training level.
(g) An application for certification as a training program constitutes agreement to participate in a Department quality assurance program. Only paramedic training programs accredited or receiving a Letter of Review (LOR) by CoAEMSP may enroll new paramedic students [63:1-2511(7)].
(h) Records shall be available for inspection by Department representatives during normal working hours. Approved training programs shall use a quality assurance process that is approved by the Department.

310:641-7-11. Training program applications
(a) The application for approval to conduct emergency medical services training shall be made on forms provided by the Department and shall include but is not be limited to the following: The application process shall be completed by the applicant through the established process. The information submitted to the Department shall include but is not be limited to, the following:
(1) Name of the training program, address, telephone number, email and fax number;
(2) Levels of training that the program anticipates being able to conduct provide;
(3) The name of the Program Administrator and a Curriculum Vitae or Resume which includes address, telephone number, fax number and an electronic mail address;
(4) The name of the Program Coordinator and Curriculum Vitae or Resume that includes address, telephone number, fax number and an electronic mail address;
(5) The name of the Medical Director and a Curriculum Vitae or Resume which includes address, telephone number, fax number and an electronic mail address;
(6) Notarized affidavit attesting that the program will be conducted according to the Act and rules;
(7) Copies of the student grievance/appeal policy;
(8) List of all instructors and individual vitae resume for each with copies of required documentation of instructor qualifications;
(9) Copies of all current agreements for the use of equipment and facilities needed to conduct courses;
(10) Copies of all current agreements for clinical experience locations required to conduct courses;
(11) Current copies of inventories of equipment and supplies;
(12) Copies of course plans (syllabi) and curriculum objectives for the course; and

Site applications for additional sites of instruction with required attachments.

(b) Department personnel may make site visits, inspections or observations, to determine the training program's ability to conduct emergency medical services training in accordance with the Act and rules.

(c) The program administrator, program coordinator or at least one paramedic level instructor shall be an Advanced Cardiac Life Support (ACLS) instructor for a Paramedic training program. Certified training programs will have a plan or policy in place to address a sudden lapse of medical direction, such as a back-up medical director, to ensure coverage when a physician is not available.

(1) The Department shall be notified the next business day of any lapse or change of medical direction by the respective program. If the agency has made arrangements for a back-up medical director or an immediate replacement, then a lapse has not occurred.
(2) In the event of a lapse in medical direction, in that a medical director is not available, the training program will cease instruction of students until the program is able to implement their policy for a substitute or find a replacement for their medical director.

(d) The program administrator or program coordinator for a Paramedic training program shall be an Oklahoma licensed paramedic.

(e) for EMT programs, the name of the National Registry Coordinator.

310:641-7-12. Training program renewal

(a) Training programs continuing to conduct emergency medical services training shall submit an application for renewal, at least sixty (60) days prior to the expiration of their certificate, on forms provided by the Department.

(b) Documentation with the request for renewal shall include changes in information pertaining to the program administrator, coordinator, and/or medical director, copies of current clinical agreements, copies of current facility/equipment agreements, current equipment and supply inventory, changes to emergency medical services instructors affiliated with the training program, current site applications and any other pertinent information requested by the Department. The program shall renew using forms and processes established by the Department.

(c) In addition to the renewal application, the following documentation will be submitted to the Department with the renewal application:

(1) changes in information pertaining to the program administrator, coordinator, and/or medical director;
(2) copies of current clinical agreements;
(3) current equipment and supply inventory;
changes to emergency medical services instructors affiliated with the training program;
(5) current training site locations; and
(6) any other pertinent information requested by the Department.

310:641-7-13. Training program responsibilities
(a) Each training program sponsoring emergency medical services training shall be responsible for:
   (1) course completion based on Oklahoma instructional guidelines, and
   (2) respond to and resolve student complaints, and resolve student grievances.
(b) Each training program conducting emergency medical services training shall use the United States
    Department of Transportation, National Highway Traffic Safety Administration (USDOT, NHTSA)
    curricula and curricula supplements as adopted by the Department. Each training program which desires
    to use a curriculum not approved by the Department shall submit the curriculum to the Department for
    approval prior to use in any course. shall issue a course completion certificate and/or course transcript to
    each student successfully completing an approved course. The completion documentation will include:
   (1) instructor name,
   (2) course authorization number,
   (3) type of course, and
   (4) completion dates.
(c) Each training program is responsible for quality assurance of its training, and shall disseminate all
    Department training updates to the students and instructors. The minimum course attendance will be
    based on the training programs policy.
(d) Each training program shall inspect and verify that each class facility used for any course at any
    locations is adequate for instructional purposes prior to scheduling a course at the location. The student
    ratio for lab activities will be one (1) instructor to ten (10) students.
(e) Each training program shall ensure that all Department required equipment is in good, safe and
    operational condition. Sufficient quantities shall be made available for each course conducted. Equipment
    for Basic EMT, and Intermediate EMT courses must be dedicated for training purposes. Equipment for -
    Paramedic courses must be owned by the training program. Equipment shall be available for inspection
    by Department representatives at any time during a regularly scheduled class. Records for each course
    offered shall be maintained by the training program for at least three (3) years. Records shall include at a
    minimum:
   (1) attendance records,
   (2) clinical experience summaries,
   (3) student evaluations and grades,
   (4) a record of lab assistants and their documentation of qualifications, and
   (5) skill sheets for the course and National Registry practical examinations.
   (6) National Registry practical examination skill sheets are required for Emergency Medical
       Responder and Emergency Medical Technician courses only.
(f) Each training program shall ensure that an instructor/student ratio of 1:10 is maintained during all
    practical classroom lab activities. Each training program shall ensure that all Department required
    equipment is in good, safe, and operational condition.
   (1) The equipment and supplies for courses must be dedicated for training purposes,
   (2) Equipment shall be available for inspection by Department representatives at any time during a
    regularly scheduled class, and
   (3) Sufficient equipment quantities shall be made available for each course conducted.
(g) Each training program shall ensure that a qualified preceptor supervises each student during scheduled
    clinical experiences. Each training program shall ensure that a qualified preceptor supervises each student
    during scheduled clinical experiences.
(h) Each training program shall issue a course completion certificate and/or course transcript, including
    the course authorization number, to each student successfully completing an approved course. Each
    training program shall administer a final written and practical examination for each course and provide
National Registry's practical examinations for both Emergency Medical Responder and Emergency Medical Technician courses after course completion.

(i) Each training program shall assist all of their students eligible for National Registration with the completion of all required applications. The training program shall require instructors to follow the Department approved course syllabus, use lesson plans, and provide instruction for all course objectives.

(j) Each training program shall administer a final written and practical examination for each course, and provide National Registry of EMT's practical examinations for both emergency medical responder and basic courses after course completion.

(k) The training program shall require instructors to follow the Department approved course syllabus, use lesson plans and provide instruction for all course objectives.

(l) For all courses which require a practical examination, as specified in OAC 310:641-5-11(9), the training program shall follow the National Registry Practical Examination Standards.

(m) Records for each course offered shall be maintained by the training program for at least three (3) years. Records shall include at a minimum attendance records, clinical experience summaries, student evaluations, student grades, a record of lab assistants and their documentation of qualifications, and skill sheets for both course and national registry practical examinations. National registry practical examination skill sheets are required for emergency medical responder and basic courses only.

310:641-7-14. Training program approval

(a) Any application for approval or renewal submitted by an applicant pursuant to the Act, shall constitute authorization for any inspection or investigation by the Department. Any application for approval submitted by an applicant pursuant to the Act shall constitute authorization for any inspection or investigation by the Department.

(b) A training program in compliance with all requirements shall be issued a training program certificate by the Department for a two (2) year period. A training program in compliance with all requirements shall be issued a training program certificate by the Department expiring the second June 30 after the certification date. Subsequent certifications will be valid for two (2) years.

(c) The Department may deny, refuse to renew, revoke, suspend or place on probation any emergency medical services training program that is not in compliance with the Act or rules. The Department may conduct quality management visits to any training program. Visits may include, but not be limited to class visits, instructor evaluations, student surveys, review or required records, and visits to clinical sites.

(d) The Department may deny, refuse to renew, revoke, suspend, place on probation and/or fine any emergency medical services training program which has a history of noncompliance, or is in violation of the Act or rules. This shall include an intentional or negligent act materially affecting the health or safety of a student.

(e) Failure to permit a Department authorized officer or employee the right to conduct an inspection or investigation as deemed necessary by the Department to determine the state of compliance with the provisions of the Act and rules shall be just cause for adverse action.

(f) The Department may deny a program permission to use an instructor or lab assistant who is in violation of the Act or rules.

310:641-7-15. Course approval

(a) Each training program shall submit a written course application to the Department on forms provided by the Department. The Department may approve course requests that do not fully meet course application requirements if non-approval would be detrimental to the public.

(b) The course application shall be submitted at least thirty (30) days prior to the course start date and shall include, but not be limited to:

(1) Course information including type of course, location, start and end date, class session days and times, course coordinator, and instructors, and final practical examination date, and time and location as required;

(2) Course outline including date and time, topic, curriculum division and section number, instructor
and location if different than those listed on the application for each class session; and

(3) A list of locations and site coordinator for each location, if multiple locations via distance learning technology are used; and

(4) The Department may approve course requests submitted that do not meet the requirements of OAC 310:641-7.15(a) if non-approval would be detrimental to the interest of the public health and safety.

(b) A course application submitted by a training program in good standing which meets all course requirements will be issued a course authorization number by the Department.

(c) Courses must be instructed by Department approved emergency medical services instructors. Persons other than certified emergency medical services instructors recognized as experts in a specific area may instruct in an emergency medical services course with prior approval from the Department. The content and effectiveness of the presentation remain the responsibility of the training program and primary emergency medical services instructor. Each training program conducting emergency medical services training shall use the Department approved course guidelines.

(d) Each training program shall ensure that course participants have access to a CPR, PALS, PEPP, and/or ACLS instructors that meet or exceed AHA standards as appropriate.

(e) For each course conducted by a training program rosters reflecting the students participating in a given course shall be submitted to the Department under the following guidelines:

(1) An initial student roster within twenty-one (21) calendar days of the course start date. Amendments to the initial student roster may be made after the twenty-one (21) day requirement only with Department approval. In no case will a student be accepted on a final student roster that does not appear on an initial student roster for that course.

(2) A final student roster within twenty-one (21) calendar days of the course end date. This roster shall identify students who have successfully completed all course requirements, withdrawn from the course, failed the course, or whose class work was incomplete;

(3) Amendments to the final student roster for incomplete course objectives may be made after the twenty-one (21) day requirement only with Department approval. In no case will an amended final student roster be accepted after ninety (90) calendar days of the course ending date. A request for Department approval shall include a description of the circumstances requiring additional time.

(e) The Department may conduct quality management visits to any training program. Visits may include, but not be limited to class visits, instructor evaluations, student surveys, review of required records, and visits to clinical experience sites.

(f) The Department may invalidate all or any portion of a course conducted where a violation of the Act or rules has been substantiated.

310:641-7.16. Curriculum


310:641-7.17. Notice of violation

(a) A violation of the Act or this Chapter is ground for the Department to issue a written order, sent via certified mail, citing the violation, affording the training program or instructor an opportunity to demonstrate compliance, and indicating the time no less than fifteen (15) days after receipt of the notice in which any needed correction shall be made. The fifteen-day notice period may be reduced as, in the opinion of the Department, may be necessary to render an order of compliance reasonably effectual.

(b) Unless the Department specifies a reduced period, within thirty (30) days after receipt of the notice of violation, the training program or instructor shall submit to the Department a written demonstration of compliance and/or plan of correction.

(c) A plan of correction shall include at least the following:

(1) When the correction was or will be completed;
(2) How the correction was or will be made;
(3) What measures will prevent a recurrence; and
(4) Who will be accountable to ensure future compliance.
(d) The Department shall ensure that the training program or instructor is afforded due process in accordance with the Procedures of the State Department of Health, Oklahoma Administrative Code, Title 310, Chapter 2, and the Administrative Procedures Act, Title 75 O.S. Section 250 et seq.
(e) Violations found by the Department which require immediate correction shall be handled in compliance with Title 75 of the Oklahoma Statutes, Section 314.1 and the Oklahoma Administrative Code, Title 310, Chapter 2, specifically 310:2-21-23.

PART 5. INSTRUCTOR QUALIFICATIONS

310:641-7-21. Instructor and instructor educator renewal
(a) Instructors and instructor educators shall submit an application for renewal.
(b) The Department may deny, refuse to renew, revoke, suspend or place on probation any instructor or instructor educator for reasons which include, but are not limited to: Each renewal will include sixteen (16) hours of instructor continuing education.
(c) Instructor continuing education may consist of, but not be limited to:
   (1) technology and software utilized in instruction and tracking student activities,
   (2) psycho-motor exam evaluator,
   (3) objective and evaluation writing,
   (4) curriculum review and utilization,
   (5) classroom management,
   (6) instructional theory and application,
   (7) teaching initial courses for emergency medical professionals,
   (8) courses, classes, and workshops approved by the Department.
(d) Unless otherwise approved by the Department, an instructor applying for renewal is limited to four (4) hours of continuing education in any one area or topic.
(e) Instructor educators providing the continuing education hours as a refresher course shall submit a course authorization request for the assignment of a course authorization number.
(f) The Department may deny, refuse to renew, revoke, suspend, or place on probation any instructor or instructor educator for reasons which include, but are not limited to:
   (1) Failure to attend Department required workshops or mandatory Department meetings for EMS instructor educators;
   (2) Failure to follow Department rules;
   (3) Failure to maintain professional license or certification qualifications;
   (4) Falsification of any training document;
   (5) Failure to maintain professional conduct at all times when providing EMS instruction;
   (6) Failure to obtain sixteen (16) hours of instructor continuing education during the two (2) year certification period for EMS instructors or to complete a Department approved EMS Instructor Refresher.

(g) This application shall constitute authorization for any inspection or investigation by the Department.

310:641-7-24. Training manager authorization
(a) Licensed ambulance services and certified emergency medical response agencies shall be authorized to conduct training based upon the need for training and continuing education activities. This agency supplied training is limited to refresher courses, emergency medical responder courses, continuing education, and other training courses as designated by the Department.
(b) Ambulance services and emergency medical response agencies shall use approved instructors to either provide and/or oversee the training. A guest presenter may be used provided an approved instructor
is present and responsible for the training session.
(c) An attendance policy or statement shall be sent with course authorization requests for approval by the Department.
   (1) Attendance shall be maintained at the agency for three years.
   (2) Attendance records will be provided when requested to the Department or to agencies to verify activities.
(d) The Department may attend any training or educational activity to ensure compliance.
(e) The Department may invalidate all or any portion of training conducted if a violation of the Act or rules has been substantiated.

310:641-7-25. Training program, instructor, and course records and files
(a) All required records will be maintained for a minimum of three years.
(b) Each training program shall maintain electronic or paper records at the business office. The files shall be available for review by the Department during normal business hours.
(c) The records to be maintained, based on level and type of instruction include:
   (1) Clinical agreements,
   (2) student handbook,
   (3) course authorization requests and approvals,
   (4) initial, amended, and final rosters,
   (5) attendance records,
   (6) psycho-motor exam guides,
   (7) instructor credential file containing the licenses, certifications, training courses, and continuing education required to maintain instructor certification,
   (8) course syllabi or course schedules
   (9) instructional guidelines and course objectives, and
   (10) agreements for support at off-campus sites.
   (11) A student portfolio or file will be maintained to reflect the work completed by the student to include classroom evaluations from the cognitive, psycho-motor, and affective learning domains.

310:641-7-29. Suspension, revocation, probation, or non-renewal of an approved training program or instructor
(a) The Department may suspend, revoke, fine, or place on probation an instructor, training program, or agency for the following:
   (1) violations of any provision of Oklahoma Statutes, the Act, or regulations promulgated by the Board;
   (2) permitting, aiding, or abetting in any illegal act in connection with a program or agency,
   (3) conduct of any practice that is detrimental to the welfare of a patient or user of the services;
   (4) failure to comply with a written order issued by the Department within the time frame specified by the Department;
   (5) engaging in any act which is designed or intended to hinder, impede, or obstruct an investigation by the Department;
   (6) a program that fails to renew their certification within the time frame as specified in this Chapter shall be considered as expired and therefore no longer certified as a training program in Oklahoma.
   (7) failing as a clinical preceptor or instructor to supervise, manage, or train students under their instruction, regarding and according to:
      (A) scope of practice;
      (B) generally accepted standards of patient care;
      (C) U.S. DOT instructional guidelines;
      (D) protocols, policies, and procedures;
   (8) willfully harassing, abusing, or intimidating a patient or student,
   (9) misleading, deceptive, false, or fraudulent advertisement or other representation in the conduct of
the profession or occupation,
(10) offering, giving, or promising anything of value (as defined in Oklahoma statutes or Department policy) to a Federal, state, or local government employee or official for the purpose of influencing the employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the licensee's profession or occupation;
(11) interfering with an investigation or disciplinary proceeding by willful misrepresentation of facts, by the use of threats or harassment against, or inducement to a client or witness to prevent them from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or harassment against or inducement to a person to prevent or attempt to prevent a disciplinary proceeding or other legal action from being filed, prosecuted, or completed,
(12) failure to report the unprofessional conduct or non-compliance of regulation of individually licensed and certified personnel as defined in this Chapter of regulation.

(b) No person, company, governmental entity or trust authority may operate a training program except in accordance with 63 O.S. Section 1-2501 et seq., and the regulations as promulgated by the Board. The Commissioner, District Attorney of the county wherein a violation occurs, or the Attorney General of this state, shall have the authority to enforce provisions of the law.

(c) A license/certificate/permit holder or applicant, in connection with a license application or an investigation conducted by the Department pursuant to this Chapter shall not:

1. knowingly make a false statement of material fact;
2. fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen in the application or the matter under investigation; or
3. fail to respond to a demand for information made by the Department or any designated representative thereof.

(d) If in the course of an investigation the Department determines that the license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively held. A presumption of imminent harm to the public shall exist if the Department determines probable cause for any conduct that is detrimental to the welfare of the patient or potential users of the service exists;

(e) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per violation per day may be assessed, for violations of the Act or OAC 310:641.

PART 7. IN-SERVICE INSTRUCTION PROGRAM [REVOKED]

310:641-7-30. Authorization [AMENDED AND RENUMBERED TO 310:641-7-24]

(a) Licensed ambulance services and certified first response agencies shall be authorized in-service instruction based upon the need for training and continuing education activities. In-service instruction is limited to refresher courses, first responder courses, continuing education and other training courses as designated by the Department.

(b) Ambulance services or first response agencies shall use certified instructors consistent with the requirements in 310:641-7-20. A guest presenter may be used provided a certified instructor is present and responsible for the training session.

(c) Ambulance service and first response agency personnel shall be the primary recipient of in-service instruction, however, in-service instruction may be provided to other ambulance services, first response agencies, and the public if approved by the service or agency head.

(d) All courses shall be approved as required in 310:641-7-15. Ambulance services and certified first response agency instructors may provide first responder and first responder refresher training to communities or other ambulance services according to the following guidelines:

1. Instructors and/or ambulance services and certified first response agencies shall not charge for this instruction except for reimbursement for books, supplies and other reasonable expenses.
2. Training shall be limited to the immediate service area of the licensed ambulance service, unless.
requested to provide such training by another ambulance service or first response agency.
(3) Courses must be approved and requested by the service or agency medical director.
(4) An attendance policy approved by the Department shall be on file at the agency.
(e) The Department may attend any in-service training as part of the quality management program.
(f) The Department may invalidate all or any portion of training conducted if a violation of the Act or
rules has been substantiated.

PART 11. SPECIAL PROVISIONS [REVOKED]

310:641-7-51. Repealer [REVOKED]
All previous emergency medical service rules and regulations (Chapter 640) are hereby repealed.

310:641-7-53. Paramedic curriculum [AMENDED AND RENUMBERED TO 310:641-7-16]
Training programs shall use the USDOT/NHTSA National Standard Paramedic Curriculum, 1999
including the 2000 Oklahoma Paramedic Curriculum Implementation Guidelines, March 2000 as
approved by the Oklahoma Emergency Response Systems Development Advisory Council and adopted
by the Department. This shall be the official paramedic curriculum.

SUBCHAPTER 11. SPECIALTY CARE AMBULANCE SERVICE

310:641-11-1. Purpose
(a) Subchapter 11 of this Chapter incorporates the authorization, licensure, and the minimum
requirements for operating a specialty care ambulance service that exceeds the training and equipment for
a paramedic service and that responds solely to interfacility requests for service with appropriately
trained, certified, and licensed personnel, and
(b) provide standards for the enforcement of the provisions of the Act and this Chapter.

310:641-11-2. License required
(a) No person, company, governmental entity or trust authority shall operate, advertise, or hold
themselves out as being a specialty care ambulance service without first obtaining a license to operate a
specialty care ambulance service from the Department. The Department shall have sole discretion to
approve or deny an application for a specialty care ambulance service license based on the ability of the
applicant to meet the requirements of this rule.
(b) State and Federal agencies that respond to specialty care transports off State and Federal property are
required to become licensed by the Department.
(c) Persons, companies, and governmental entities which operate on their own premises are exempt from
this licensing requirement, unless the specialty care patient(s) is/are transported on the public streets or
highways of Oklahoma or outside of their own premises.
(d) An application to operate a specialty care ambulance service shall be submitted on forms prescribed
and provided by the Department. Ground, air, stretcher aid van, and specialty care services shall each be
considered a separate license.
(e) The application shall be signed under oath by the party or parties seeking to secure the license.
(f) The party or parties who sign the application shall be considered the owner or agent (licensee), and
responsible for compliance to the Act and rules.
(g) The application shall contain, but not be limited to the following:
(1) a statement of ownership which shall include the name, address, telephone number, occupation
and/or other business activities of all owners or agents who shall be responsible for the service.
   (A) If the owner is a partnership or corporation, a copy of incorporation documents and the
   name of all partner(s) or stockholder(s) with an ownership interest of five (5%) percent or more
   (principal), and the name and addresses of any other ambulance service in which any partner or
   stockholder holds an interest shall also be included.
(B) If the owner is an entity of government, governmental trust, trust authority, or non-profit corporation, the name of each board member, or the chief administrative officer and/or chief operation officer shall be included.

(2) Proof of vehicle insurance at least in the amount of one million dollars ($1,000,000.00) or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Section 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed;

(3) Proof of professional liability insurance at least in the amount of one million dollars ($1,000,000), or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Section 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed;

(4) Participation in a workers' compensation insurance program for employees who are subject to pertinent labor laws. This insurance requirement shall remain in effect at all times while the service is licensed;

(5) Each licensee shall have a medical control physician or medical director as prescribed by the Act and this Chapter;

(6) Copy of any contract(s) for vehicles, medical equipment, and/or personnel, if such exist;

(7) A copy of patient care protocols and quality assurance plan detailing the care, interventions, and scope of practice beyond the Paramedic, as required by medical control physician and as prescribed by the Act and this Chapter.

(A) The Department may require quality assurance documentation for review and shall protect the confidentiality of that information.

(B) The quality assurance documentation shall be maintained by the agency for three (3) years.

(C) The quality assurance policy shall include, but not be limited to:

(i) Policy to review refusals;

(ii) Policy to review air ambulance utilization;

(iii) Policy to review airway management;

(iv) Policy to review cardiac arrest interventions;

(v) Policy to review time sensitive medical and trauma cases;

(vi) Policy to review other selected patient care reports not specifically included;

(vii) Policy to provide internal and external feedback of findings determined through reviews, and

(viii) Documentation of the feedback will be maintained as part of the quality assurance documentation.

(8) A written communication policy addressing:

(A) The receiving and dispatching of emergency and non-emergency calls;

(B) Ensuring compliance with State and local EMS Communication Plans; and

(C) Applicants for this license will provide documentation that a screening process is in place to ensure a request for transport of a specialty care patient will meet the agency's capability, capacity, and licensure requirements. Documentation of the screening will be retained as part of the patient care report or call log.

(9) Provide a response plan that includes:

(A) Providing and receiving mutual aid with all surrounding, contiguous, or overlapping licensed service areas; and

(B) Providing for and receiving disaster assistance in accordance with local and regional plans and command structures.

(10) A confidentiality policy ensuring confidentiality of all documents and communications regarding protected patient health information.

(11) An application for an initial or new license shall be accompanied by a non-refundable fee of six hundred ($600.00) dollars plus twenty ($20.00) dollars for each vehicle, in excess of two (2) vehicles utilized for patient transport. An additional fee of one hundred fifty ($150.00) dollars shall be included for each ambulance substation in addition to the base station.

(h) Specialty care license applicants will provide documentation that reflects compliance with existing
sole-source ordinances.  

(i) Applicants will declare in the application the type or types of specialty care and patients that will be transported by the agency. The types of specialty care and patients may include, but not be limited to:  

(1) adult, pediatric, infant, neonatal, or a combination of age types,  
(2) cardiac care, respiratory, neurological, septicemia, or other single or multi-system complications or illnesses requiring specialized treatment during the transport of the patient.  

(j) Specialty care ambulance services are exempt from the duty to act requirements and continuous staffing coverage.  

(k) A business plan which includes a financial disclosure statement showing evidence of the ability to sustain the operation for at least one (1) year is required to be submitted with the application.  

310:641-11-3. Issuance of a specialty care ambulance license  

(a) The Department shall have sole discretion to approve or deny an application for a specialty care ambulance service license based on the ability of the applicant to meet the requirements of this Chapter.  

(b) A specialty care transport (SCT) is the interfacility transportation of a critically injured or ill patient by a ground or air ambulance vehicle, including the provision of medically necessary supplies and services, at a level of service beyond the scope of the Paramedic. SCT is necessary when a patient's condition requires ongoing care that must be furnished by one or more health professionals in an appropriate specialty area, for example emergency or critical care nursing, emergency medicine, respiratory care, cardiovascular care or a Paramedic with additional training.  

(c) Any specialty care ambulance service licensed prior to the effective date of this Chapter shall remain in effect for the period of license issuance, except that all such specialty care ambulance services shall be subject to the Act and rules which otherwise pertain, including the requirement for renewal. At renewal, the agency must be fully compliant with all applicable regulations within this Chapter of regulation.  

(d) The license is not transferable or assignable.  

(e) The initial license period shall expire the second June 30th, following the date of issue. Subsequent renewal periods shall be twenty-four (24) months, or two (2) years.  

(f) The specialty care license is limited to hospital to hospital transports of patients requiring care beyond the scope of practice of Paramedics, as identified in the application to include:  

(1) medication formulary;  
(2) patient care equipment;  
(3) treatment protocol(s); and  
(4) applicants will provide documentation that the medication, equipment, and treatment protocols are specific to the type or types of patients identified in the application.  

(g) The original, or a copy of the original, license shall be posted in a conspicuous place in the principal business office. If an office or other public place is not available, then the license shall be available to anyone requesting to see the license during regular business hours.  

310:641-11-4. Renewal of a specialty care ambulance license  

(a) The Department shall provide to all licensed specialty care ambulance services a "Survey/Renewal Form" each December. This form shall be considered and utilized as a renewal application, if due. The "Survey/Renewal Form" along with proof of current workers' compensation and liability insurance shall be returned to the Department by January 31st each year.  

(1) Upon receipt of a complete and correct renewal application, a renewal fee statement shall be mailed by the Department to each licensee in need of renewal.  

(2) A non-refundable fee for the renewal of an ambulance service license shall be one hundred dollars ($100.00), fifty dollars ($50.00) for each substation, plus twenty dollars ($20.00) for each vehicle in excess of two (2).  

(3) An ambulance service license shall be renewed if:  

(A) The ambulance service has applied for such renewal;  
(B) The ambulance service has no outstanding deficiencies or is in need of correction as may be
identified during inspection of the service, and;
(C) The proper fee has been received by the Department.

(b) An ambulance service license, if not renewed by midnight June 30 of the expiration year, shall be considered non-renewed.

(1) A grace period of thirty (30) days is permitted under 63 O.S. Section 1-1702.
(2) Thereafter a new application shall be required for the continuation of any such license, and the applicant shall be subject to initial application procedures. An extension may be granted by the Department for the purpose of renewal, subject to a determination by the Department of the following:
   (A) the safety, need, and well-being of the public and general populace to be served by the ambulance service; and
   (B) the availability of personnel, equipment, and the financial ability of the applicant to meet the minimum standards of emergency medical services law.

310:641-11-5 Denial for an initial license
(a) A specialty care ambulance license application may be denied for any of the following reasons:
(1) A felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to supervise the service; to include, but not be limited to, fraud, grand larceny, child abuse, sexual offense(s), drug offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service;
(2) Falsification of Department required information;
(3) Ownership, management, or administration by principals of an entity whose license has been revoked; and
(4) Licensure or re-licensure may not be in the best interest of the public as determined by the Department.

(b) An applicant shall be notified in writing within sixty (60) days from the date the Department receives a complete application of the granting or denial of a license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a license or renewal shall be given, if applicable. A license application may be re-submitted, but each resubmission shall be considered an initial application.

310:641-11-6. Denial of an application for renewal of license
(a) A license application for renewal may be denied for any of the following:
(1) the failure to meet standards set forth by statute or rule,
(2) a felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to manage the service to include, but not limited to fraud, grand larceny, child abuse, sexual offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service,
(3) outstanding notice of violation that has not been addressed with an acceptable plan of correction,
(4) insufficient financial resources,
(5) falsification of Department required information,
(6) ownership, management, or administration by principals of an entity whose ambulance service license has been revoked,
(7) re-licensure may not be in the best interest of the public as determined by the Department.

(b) An applicant shall be notified in writing within sixty (60) days from the date the Department receives a complete renewal application of the granting or denial of a renewed license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a renewed license shall be given, if applicable. A license application may be resubmitted, but each re-submission shall be considered an initial application.
310:641-11-7. Severance of action, amendment, and re-instatement
(a) The issuance or renewal of a license after notice of a violation(s) has been given shall not constitute a waiver by the Department of its power to rely on the violation(s) for subsequent license revocation or other enforcement action which may arise out of the notice of violation(s).
(b) Any change in the name of the service, level, service area, addition of substation, or type of specialty care provided service shall necessitate an application to amend the license and shall be accompanied by a fee of one hundred dollars ($100.00).
(c) Changing or moving the location of a substation requires written notification to the Department.
(d) If an existing license is placed on probation or suspension, a fee of one hundred ($100.00) dollars, in addition to any other provision of the action, shall be submitted prior to re-instatement of the license to full privilege.

310:641-11-8. Personnel
(a) Each licensed specialty care ambulance service shall be staffed in accordance with the agency's policy and standards.
   (1) The additional training required by the Act for licensed emergency medical personnel to conduct specialty care transports will be beyond the scope of practice of an Oklahoma licensed Paramedic.
   (2) All Oklahoma licensed Paramedics that have completed training beyond the scope of practice of a Paramedic for the purposes of specialty care transport shall be registered with the Department.
(b) Any changes in staffing patterns after initial licensing shall require prior written approval by the Department.
(c) In addition to the staffing requirement for patient care providers, each specialty care ambulance service shall have drivers licensed at the Emergency Medical Technician licensure level and have completed an emergency vehicle operator course within 120 days of employment. The drivers will complete an emergency vehicle operator course refresher every two years. The agency will maintain records showing competency in vehicle operations.
(d) Each specialty care ambulance service will maintain training records demonstrating competency in medical skills, patient handling, and medical equipment.

Specialty care ground vehicles shall conform to 310:641-3-20, except for specifications of medical and extrication equipment required for ground ambulance vehicles. If a specialty care service has the need to utilize a vehicle for ground ambulance other than the 310:641-3-20 compliant vehicle, a written waiver may be granted upon request with the application. A determination for this exception shall be made by the Department.

310:641-11-10. General provisions for ground specialty care transport vehicles
(a) Authorized emergency vehicles of licensed ambulance services shall comply at all times with the applicable requirements of Title 47, the Oklahoma Motor Vehicle Code to include audio and visual warning indicators.
(b) Authorized specialty care emergency vehicles shall be in good mechanical and serviceable condition at all times, so as not to be hazardous to the patient(s) or crewmembers. If, in the determination of the Department, a vehicle does not meet this requirement, it may be removed from service until repairs are made.
(c) Authorized specialty care emergency vehicles of licensed ambulance services shall be tested for interior carbon monoxide, in a manner acceptable to the Department. Carbon monoxide levels of more than ten parts per million (10ppm) shall be considered in excess and shall render the vehicle "out of compliance". Vehicles shall be removed from service if carbon monoxide levels exceed fifty parts per million (50ppm) and until repairs are made to reduce the amounts of carbon monoxide below ten (10ppm) parts per million.
(d) Authorized specialty care emergency vehicles of licensed specialty care ambulance services utilized
for the provision of patient care shall be equipped with communication equipment (e.g. two-way radio utilizing VHF frequency 155.3400) which shall provide voice contact with the emergency department of the area and other hospitals outside of the area. Acceptable frequencies shall be approved and consistent with the Statewide Interoperability Governing Body communication plan, as adopted under the rules of the Federal Communications Commission (FCC). No paging shall be allowed on these designated medical frequencies. Encoder numbers for Oklahoma hospitals and approval of frequencies may be obtained by contacting the Division.

(c) Authorized specialty care emergency vehicles of licensed specialty care ambulance services shall have a permit and/or inspection decal affixed or provided by the Department. These decals shall be placed in the lower left corner of a rear window unless it shall be impossible or impractical to utilize this area.

(f) The following permit classifications of vehicle permits shall be recognized as authorized emergency vehicles of ambulance services:

1. "Temporary Permit" may be affixed by the agency and will be valid for ten (10) business days. The temporary permit will be sent to the agency by the Department in the event the vehicle cannot be inspected by Department personnel within three (3) days of the Department receiving notification that a vehicle is ready for inspection.

   (A) To receive a temporary permit, the agency will send to the Department:
   (i) a completed Department inspection form;
   (ii) pictures of the interior and exterior of the vehicle;
   (iii) copies or pictures of the vehicle tag;
   (iv) copies or pictures of the insurance verification.

   (B) Upon approval of the documentation, a temporary permit will be sent to the agency.

   (C) Prior to the expiration of the temporary permit, the agency will make arrangements with the Department to ensure a complete inspection is conducted by the Department for the purpose of affixing a class "A" permit to the vehicle.

2. Class "A" permit shall be affixed to an ambulance in compliance with all applicable standards. Emergency and non-emergency ambulance patients may be transported in class "A" ambulances.

3. Class "B" permit shall be affixed to an ambulance in compliance with manufacturing, communication, safety, and Title 47 of Oklahoma Statutes requirements. Class "B" vehicles shall have the required medical equipment on board when placed in-service to respond to emergency calls or transport any ambulance patients.

(g) When a vehicle is sold or removed from service, the agency will notify the Department on an approved form, remove the permit, and return the form and permit to the Department within ten (10) days.

(h) A vehicle with any of the following deficiencies or malfunctions may not be used for any patient transports:

1. inadequate sanitation, including the presence of contamination by blood and or bodily fluids;
2. inoperable heater or air conditioner as detailed within the vehicle manufacturing standards and specifications;
3. inoperable AED or defibrillator;
4. tires that do not meet Oklahoma Statutes Title 47, Chapter 12 requirements;
5. inoperable emergency lighting or siren;
6. inoperable oxygen system or less than 200 psi in onboard oxygen system;
7. both portable and vehicle suction apparatus are inoperable;
8. carbon monoxide levels greater than fifty (50) parts per million;
9. lapse of vehicle liability insurance;
10. lapse of worker compensation insurance;
11. inability to affix a class "A" or "B" permit on an existing permitted vehicle;
12. vehicle that does not comply with statutory safety equipment found in Title 47.

(i) If such violation is not or cannot be corrected immediately, any affected vehicle shall be removed from service and the ambulance permit shall be removed until such time the vehicle is compliant and has been re-inspected and permitted by the Department.
(j) Any patient care equipment and supplies carried on an ambulance that is not on the approved equipment list will need Department approval through the protocol approval process.

(k) All lighting, both interior and exterior, shall be fully operational, including lens caps.

(l) All designated seating positions in the patient compartment shall be equipped with functioning safety restraint systems appropriate for each type of seating configuration.

(m) All oxygen tanks, (portable and onboard) shall be secured within brackets compliant with the specification of the manufacture standards.

(n) Each vehicle shall not have any structural or functional defects that may adversely affect the patient, personnel, or the safe operation of the vehicle to include: windshield wipers, steering systems, brakes, seatbelts, and interior or exterior compartment doors and latches.

(o) Each permitted vehicle shall have an accessible copy (electronic or paper) of the agencies approved protocols.

310:641-11-11. Specialty care air ambulance aircraft

(a) An air ambulance aircraft may be fixed wing, single or multi-engine; or rotary wing, single or multi-engine.

(b) Operations of the aircraft shall be under the appropriate provisions of the Federal Aviation Regulations (FARs).

(c) The interior of the patient compartment of their aircraft shall have the capability of being climate controlled to avoid adverse effects on patients and medical personnel on board by a means other than flight operations and flying to an altitude.

(d) The aircraft design and configuration shall not compromise patient stability in loading, unloading, or in-flight operation to include:

1. The aircraft shall have an entry that allows loading and unloading without excessive maneuvering (no more than 45 degrees about the lateral axis and 30 degrees about the longitudinal axis) of the patient and does not compromise functioning of monitoring systems, intravenous lines, and manual or mechanical ventilation;

2. A minimum of one stretcher shall be provided that can be carried to the patient;

3. Aircraft stretchers and the means of securing it in-flight must be consistent with applicable Supplemental Type Certificates (STCs);

4. The type and model of stretcher indicates the maximum gross weight allowed (inclusive of patient and equipment) as labeled on the stretcher.

5. The stretcher shall be large enough to carry an American adult male.

6. The stretcher shall be sturdy and rigid enough that it can support cardiopulmonary resuscitation. If a backboard or equivalent device is required to achieve this, such device will be readily available.

7. The head of the stretcher is capable of being elevated at least 30 degrees for patient care and comfort;

8. If the ambulance stretcher is floor supported by its own wheels, there is a mechanism to secure it in position under all conditions. These restraints permit quick attachment and detachment for patient transfer.

(e) Patients transported by air will be restrained with a minimum of three straps, including shoulder straps, which must comply with FAA regulations. The following additional requirements shall apply to achieve patient stability:

1. Patients less than 60 pounds (27kg) shall be provided with an appropriately sized restraining device (for patient's height and weight) which is further secured by a locking device. All patients less than 40 pounds must be secured in a five-point safety strap device that allows good access to the patient from all sides and permits the patient's head to be raised at least 30 degrees. Velcro straps are not encouraged for use on pediatric devices;

2. If a car seat is used, it shall have an FAA approved sticker;

3. There shall be some type of restraining device within the isolette to protect the infant in the event of air turbulence.
(f) A supplemental lighting system shall be installed in the aircraft/ambulance in which standard lighting is insufficient for patient care, and a self-contained lighting system powered by a battery pack or portable light with a battery source must be available.

(g) An electric power outlet shall be provided with an inverter or appropriate power source of sufficient output to meet the requirements of the complete specialized equipment packages without compromising the operation of any other system or equipment. A back-up power source to enable use of equipment may be provided by an extra battery of appropriate voltage and capacity.

(h) There shall be access and necessary space to ensure any onboard patient's airway is maintained and to provide adequate ventilatory support from the secured, seat-belted position of medical transport personnel.

(k) Medical transport personnel shall be able to determine if medical oxygen is on in the patient care area.
   (1) Each gas outlet shall be clearly marked for identification.
   (2) Oxygen flow shall be capable of being started and stopped at or near the oxygen source from inside the aircraft.
   (3) The following indicators shall be accessible to medical transport personnel while en route:
       (A) quantity of oxygen remaining; and
       (B) measurement of liter flow.

(l) A variety of medical oxygen delivery devices consistent with the service's medical protocols shall be available.

(m) An appropriately secured portable medical oxygen tank with a delivery device shall be carried on the aircraft. Portable medical oxygen tank may not be secured between patient's legs while the aircraft is in motion.

(n) There shall be a back-up source of medical oxygen sufficient to allow completion of the transport in the event the main system fails. For air transports, this back-up source can be the required portable tank as long as the portable tank is accessible in the patient care area during flight.

(o) Storage of oxygen shall comply with applicable standards.

(p) Oxygen flow meters and outlets shall be located to prevent injury to medical transport personnel to the extent possible.

(q) The licensee shall notify the Department prior to placing a substitute aircraft into operation. Any vehicle initially placed in service after a purchase, lease, contract and/or refurbish shall be inspected, approved, and permitted by the Department.

310:641-11-12. Equipment for specialty care transport vehicles (air and ground)
(a) The tampering, modification, or removal of the manufacturer's expiration date is prohibited.

(b) Licensed specialty care ambulance services shall ensure that all recalled, outdated, misbranded, adulterated, or deteriorated fluids, supplies, and medications are removed from ambulances immediately.

(c) The medical control physician will authorize all equipment and medications placed on the units for patient care.
   (1) The authorized equipment will be detailed on a unit checklist described in the ambulance file section of this subchapter.
   (2) The medications authorized by the medical director will be detailed on the unit checklist described in the ambulance file section of this subchapter, to include the number, weight, and volume of the medication containers.

(d) At a minimum, the following equipment and supplies will be present on each specialty care unit when transported specialty care patients:
   (1) age and size appropriate oropharyngeal and nasopharyngeal airways, single wrapped for sanitation purposes;
   (2) functioning portable suction device with age and size appropriate tubing and tips;
   (3) age and size appropriate bag-valve-mask resuscitators;
   (4) portable (secured in each vehicle) and wall mounted oxygen sets, with age and size appropriate tubing cannulas and masks;
(5) spare portable oxygen cylinder, secured to manufacturing specifications;

(6) Bandaging materials to include:
   (A) two (2) burn sheets clean wrapped and marked in plastic bag that need not be sterile.
   (B) fifty (50) sterile 4"x4" dressings.
   (C) six (6) sterile 6"x8" or 8"x10" dressings.
   (D) ten (10) roller bandages, 2" or larger.
   (E) four (4) rolls of tape (minimum of one (1") inch width).
   (F) four (4) sterile occlusive dressings, 3" x 8" or larger.
   (G) four (4) triangular bandages.
   (H) one (1) pair of bandage scissors.

(7) Fracture immobilization devices to include:
   (A) one (1) adult and one (1) pediatric traction splint or equivalent device capable of adult and pediatric application.
   (B) two (2) upper and two (2) lower extremity splints in adult and pediatric sizes.
   (C) short spine board or vest type immobilizer, including straps and accessories as described within the agency protocols.
   (D) two (2) adult and one (1) pediatric size long spine board including straps and head immobilization devices.
   (E) two (2) rigid or adjustable extrication collars in large, medium, small adult sizes, and pediatric sizes for children ages 2 years or older and one (1) infant collar. Collars shall not be foam or fiber filled.

(8) Miscellaneous medical equipment to include:
   (A) one (1) infant, one (1) child, two (2) adult, and one (1) extra-large blood pressure cuffs;
   (B) stethoscope, one (1) adult and one (1) pediatric sizes.
   (C) obstetrical kit with towels, 4"x4" dressing, umbilical tape, bulb syringe, cord cutting device, clamps, sterile gloves, aluminum foil, and blanket.
   (D) universal communicable disease precaution equipment including gloves, mask, goggles, gown, and other universal precautions.
   (E) blood-glucose measurement equipment per medical direction and Department approval.
   (F) CPAP per medical direction and Department approval.

(9) Other mandatory equipment to include:
   (A) Two (2) appropriately labeled or designated waste receptacles for:
       (i) waste that is contaminated by bodily fluids or potentially hazardous infectious waste, and
       (ii) waste that does not present a biological hazard, such as plastic or paper products that are not contaminated.
   (B) two way radio communication equipment utilizing VHF frequency 155.3400 as detailed in this Chapter and through the Statewide Interoperability Governing Body.
   (C) one (1) sturdy, lightweight, all-level cot for the primary patient that is compliant with the vehicle manufacturing standards in place at the time of purchase.
   (D) at least three (3) strap type restraining devices (chest, hip, and knee), and compliant shoulder harness shall be provided per stretcher, cot, and litter (not less than two (2") inches wide, nylon, easily removable for cleaning, two (2) piece assembly with quick release buckles).
   (E) electronic or paper patient care run reports.
   (F) two (2) fire extinguishers; one (1) in the cab of the unit, and one in the patient compartment of the vehicle each mounted in a manner that allows for quick release and is compliant with the ambulance manufactures building standards. Each extinguisher is to be dry powder, ABC, and a minimum of five (5) pounds.
   (G) two (2) operable flashlights;
   (H) all ambulance equipment and supplies shall be maintained in accordance with sanitation requirements in this Chapter. Additionally, sterility shall be maintained on all sterile packaged items.
(I) digital or strip type thermometer and single use probes.
(J) six (6) instant cold packs.
(K) one (1) length/weight based drug dose chart or tape.
(L) a minimum of two (2) DOT approved reflective vests.
(M) As approved by local medical direction, a child restraint system or equipment for pediatric patients, as provided under the limits of the agency license.

(c) All assessment and medical equipment utilized for patient care will be maintained in accordance with the manufactures guidelines. Documentation will be maintained at the agency showing that periodic tests, maintenance, and calibration are being conducted in accordance with the manufactures requirements. These types of equipment include, but are not limited to, suction devices, pulse oximetry, glucometers, capnography monitors, end-tidal co2 monitors, CPAP/BiPAP devices, ventilators, and blood pressure monitors.


(a) Each specialty care ambulance service licensed in Oklahoma that initiates and responds to interfacility calls within the state shall have a physician medical director who is a fully licensed, non-restricted Doctor of Medicine (M.D.) or a Doctor of Osteopathy (D.O.) by the State of Oklahoma.
(b) Licensed ambulance services will have a plan or policy that describes how the agency will address a sudden lapse of medical direction, such as a back-up medical director, that is used to ensure coverage when the medical director is not available.

(1) The Department shall be notified the next business day of any lapse or change of medical direction by the respective agency. If the agency has made arrangements for a back-up medical director or an immediate replacement, then a lapse has not occurred.

(2) In the event of a lapse in medical direction; in that, there is no a medical director providing the authority for medical interventions for an agency's certified and licensed personnel, the agency will, pursuant to O.S. Section 63-1-2506:

(A) cease all operations involving patient care, and
(B) implement mutual aid plans to ensure requests for service receive responses until the agency is able to implement their plan or policy for substitution or back-up medical direction.

(c) The medical director shall:

(1) be accessible, knowledgeable, and actively involved in quality assurance and the educational activities of the agency's personnel and supervise a quality assurance (QA) program by either direct involvement or appropriate designation and surveillance of the responsible designee(s). The appointment of a designee does not absolve the medical director of their responsibility of providing oversight.

(2) Provide a written statement to the Department, which includes:

(A) an agreement to provide medical direction and establish treatment protocols and the agency specific scope of practice for all certified and licensed agency personnel;
(B) the physician's primary practice address or home address if the physician does not have a practice, and email address(es);
(C) an OBNDD registrant number or appropriate state equivalent as appropriate;
(D) current Oklahoma medical license;
(E) appropriate training and experience in the types of patients the service will be transporting. Training may include board training and appropriate certifications or supplemental training;
(F) the agency's on-line and/or off line specific licensure level medical protocols with medication formulary for patient care techniques. Protocols shall include medication to be used, treatment modalities for patient care procedures, and appropriate security procedures for controlled dangerous substances;
(G) attendance or demonstrated participation in:

(i) medical director training provided by the Department subject to the availability of funding. Verification of attendance or participation will be maintained at the agency; and
(ii) one hour of continuing education specific to providing medical oversight to EMS providers and agencies each year, provided by the Department subject to the availability of funding.

(H) A physician may be the medical director for more than one (1) service.

310:641-11-14. Specialty care agency sanitation requirements
(a) The following shall apply regarding sanitation standards for all specialty care ambulance services facilities, vehicles, and personnel:
(1) the interior of the vehicle and the equipment within the vehicle shall be sanitary and maintained in good working order at all times;
(2) the exterior of the vehicle shall be clean and maintained in good working order to ensure the vehicle can operate safely and in accordance with applicable sections of Title 47 of the Oklahoma Statutes;
(3) linen shall be changed after each patient is transported; and bagged and stored in an outside or separate compartment;
(4) clean linen, blankets, washcloths, and hand-towels shall be stored in a closed interior cabinet free of dirt and debris;
(5) freshly laundered linen or disposable linen shall be used on the cots and pillows and changed between patients;
(6) pillows and mattresses shall be kept clean and in good repair and any repairs made to pillows, mattresses, and padded seats shall be permanent;
(7) soiled linen shall be placed in a closed container that deters accidental exposure. Any linen which is suspected of being contaminated with bodily fluids or other potentially hazardous infectious waste shall be placed in appropriately marked or designated closed container for disposal;
(8) contaminated disposable supplies shall be placed in appropriately marked or designated containers in a manner that deters accidental exposure.
(9) exterior and interior surfaces of vehicles shall be cleaned routinely;
(10) blankets and hand towels used in any vehicle shall be clean;
(11) implements inserted into the patient's nose or mouth shall be single-service wrapped and properly stored and handled. When multi-use items are utilized, the local health care facilities should be consulted for instructions in sanitation and handling of such items;
(12) when a vehicle has been utilized to transport a patient(s) known to the operator to have a communicable disease the vehicle shall be cleansed and all contact surfaces shall be washed with soap and water and appropriate disinfectant. The vehicle should be placed "out of service" until a thorough cleansing is conducted;
(13) all storage spaces used for storage of linens, equipment, medical supplies, and other supplies at the base station shall be kept clean;
(14) personnel shall be clean, especially hands and fingernails, and well groomed. Clothing worn by personnel shall be clean. The licensee shall provide in each vehicle a means of hand washing for the attendants;
(15) the oxygen humidifier(s) shall be single use;
(16) All medications, supplies, and sterile equipment with expiration dates shall be current;
(17) Expired medications, supplies, and sterile equipment shall be discarded appropriately. Tampering, removing, or altering expiration dates on medications, supplies, and equipment is prohibited;
(18) The station facility, ambulance bays, living quarters, and office areas shall be clean, orderly, and free of safety and health hazards;
(19) Specialty care ambulance vehicles and service facilities shall be free of any evidence of use of lighted or smokeless tobacco products except in designated smoking areas consistent with the provisions of 310:641-1-4.
310:641-11-15. Storage of intravenous solutions
(a) Medication and vascular fluid shall be stored in a manner that complies with manufacturer and FDA standards.
(b) Each agency shall maintain medications in a manner that deters theft and diversion of all medications.

310:641-11-16. Specialty care service authority to carry controlled substances on a vehicle
(a) An ambulance service, with personnel licensed to utilize such, is hereby authorized to carry a limited supply of controlled substances, secured and stored in a manner that is compliant with State and Federal statutes and regulations. The utilization, procurement, and accountability of such drugs shall be supervised by medical control for the service. An inventory shall be kept and signed according to the requirements of the Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD), and the United States Department of Justice Drug Enforcement Administration (DEA). Each responsible medical director shall maintain a copy of their OBNDD certificate to the Department for this purpose.
(b) Any loss or deficiency which occurs in the utilization, procurement, and accountability of controlled substances shall be reported the OBNDD and DEA through their procedures and requirements and to the Department, within ten (10) working days.

310:641-11-17. Inspections
(a) The Department shall conduct unannounced inspections of every licensed specialty care ambulance service. Inspection may include a review of any requirements of the Act and rules promulgated thereunder. The Department may require copies of such records as deemed necessary consistent with the files section of this sub chapter.
(b) All inspection reports will be sent to the agency director, license owner, and medical director.
(c) A representative of the agency will be with the Department employee during the inspection.

310:641-11-18. Speciality care notice of violation
(a) A violation of the Act or this Chapter is ground for the Department to issue a written order, sent via certified mail, citing the violation, affording the agency an opportunity to demonstrate compliance, and indicating the time no less than fifteen (15) days after receipt of the notice in which any needed correction shall be made. The fifteen-day notice period may be reduced as, in the opinion of the Department, may be necessary to render an order of compliance reasonably effectual.
(b) Unless the Department specifies a reduced period, within thirty (30) days after receipt of the notice of violation, the agency shall submit to the Department a written demonstration of compliance and/or plan of correction.
(c) A plan of correction shall include at least the following:
   (1) When the correction was or will be completed;
   (2) How the correction was or will be made;
   (3) What measures will prevent a recurrence; and
   (4) Who will be accountable to ensure future compliance.
(d) The Department shall ensure that the agency is afforded due process in accordance with the Procedures of the State Department of Health, Oklahoma Administrative Code, Title 310, Chapter 2, and the Administrative Procedures Act, Title 75 O.S. Section 250 et seq.
(e) Violations found by the Department which require immediate correction shall be handled in compliance with Title 75 of the Oklahoma Statutes, Section 314.1 and the Oklahoma Administrative Code, Title 310, Chapter 2, specifically 310:2-21-23.

310:641-11-19. Emergency medical services regions
(a) Regions established pursuant to Section 1-2503 (21) and (22) of Title 63 shall not be recognized without Department approval for this purpose. Pursuant to Title 74, O.S., Section 1006, of the "Interlocal Cooperation Act" (relating to Approval of Agreements), the Department shall exercise authority granted to approve or disapprove all matters within its jurisdiction, in addition to and in substitution for the
requirement of submission to and approval by the Attorney General.
(b) The Department shall recognize regions which comply with the law and this Chapter.
(c) Any regional emergency medical services system shall provide the name of the regional medical
director, copies of regional standards, rules, and transport protocols established for the regional
emergency medical services system to the Department.

310:641-11-20. Operational protocols
(a) Authorized emergency vehicles of licensed ambulance services shall adhere to the following for
physically displaying and/or orally transmitting via voice communications, to the following modes of
operation:
   (1) "Code 1" shall mean a non-emergency mode for the purpose of operation of an ambulance service
       vehicle. Neither red lights nor siren shall be utilized, and the vehicle shall not be considered or
       afforded the exemption of an "authorized emergency vehicle" pursuant to Title 47 ("Motor Vehicle
       Code");
   (2) "Code 3" shall mean an emergency mode for the purpose of operation of an ambulance service
       vehicle. Both red lights and siren shall be utilized, and the vehicle shall be considered and afforded
       the exemption of an "authorized emergency vehicle" pursuant to Title 47 ("Motor Vehicle Code")
(b) When a facility requests a specialty care transport, the specialty care agency will provide an accurate
estimated time of arrival and ensure the patient needs will be able to be met for the service being
requested.
(c) Mutual aid plan(s), regarding interfacility transports only, with licensed services shall be developed
and placed in the agency files for inspection. Plans will be periodically reviewed to ensure accuracy and
completeness. Licensed specialty care agencies shall provide mutual aid, if the agency has the capability
and if the requested activity is within the licensure requirements.

310:641-11-21. Transfer protocols
(a) As the specialty care license is limited to interfacility transfers only for specific patients, the agency
shall designate as part of their protocols, the destinations to which the agency will transport to, and which
facilities are within a reasonable distance.
(b) All specialty care agencies transferring patients from hospitals outside regions seven and eight to
hospitals in those regions shall contact the Department approved referral center in accordance with the
regional and state plans. The center shall maintain a record of the transfers for regional continuous quality
improvement activities.
(c) Each patient or legal guardian of a patient has the right to refuse treatment or transportation from a
specialty care agency.
(d) Each specialty care agency shall ensure that the care of each patient is transferred appropriately to the
receiving facility's licensed staff. The transfer of care will include verbal and written reports summarizing
the assessment and treatment of the patient by the ambulance service.
(e) All specialty care agencies are required to participate in the regional and statewide systems established
through statute and administered by the Department to ensure patients are transported to the appropriate
facility in a timely manner to receive appropriate care.

310:641-11-22. Specialty care ambulance service records and files
(a) All required records for licensure will be maintained for a minimum of three (3) years.
(b) Each licensed specialty care ambulance service shall maintain electronic or paper records about the
operation, maintenance, and such other required documents at the business office. These files shall be
available for review by the Department during normal work hours. Files which shall be maintained
include the following:
   (1) Patient care records:
      (A) at the time a patient is transported to a receiving facility, the following information will be, at
      a minimum provided to the facility staff members at the time the patient is accepted:
(i) personal information such as name, date of birth, and address;
(ii) patient assessment with medical history;
(iii) medical interventions and patient responses to interventions;
(iv) any known allergies; and
(v) other information from the medical history that would impact the patient outcomes if not immediately provided.

(B) A signature of the receiving facility health care staff member will be obtained to show the above information and the patient were received.

(2) A complete copy of the patient care report shall be sent to the receiving facility within twenty-four (24) hours of the hospital receiving the patient.

(3) Completed patient care reports shall contain demographic, administrative, legal, medical, community health, and patient care information required by the Department through the OKEMSIS Data Dictionary.

(4) All run reports and patient care information shall be considered confidential.

(c) All licensed agencies shall maintain electronic or paper records on the maintenance, and regular inspections of each vehicle. Each vehicle must be inspected and a checklist completed after each call, or on a daily basis, whichever is less frequent.

(d) All licensed agencies shall maintain a licensure or credential file for licensed and certified emergency medical personnel employed by or associated with the service to include:

1. Oklahoma license and certification,
2. Basic Life Support certification that meets or exceeds American Heart Association standards,
3. Advanced Cardiac Life Support certification that meets or exceeds American Heart Association Standards if applicable for the license level,
4. Incident Command System or National Incident Management Systems training at the 100, 200, and 700 levels or their equivalent,
5. verification of an Emergency Vehicle Operations Course or other agency approved defensive driving course,
6. contain a list or other credentialing document that defines or describes the medical director authorized procedures, equipment, and medications for each certified or licensed member employed or associated with the agency, and
7. a copy of the medical director credentials will be maintained at the agency.

(e) The electronic or paper copies of the licenses and credentials described in this section shall be kept separate from other personnel records to ensure confidentiality of records that do not pertain to the documents relating to patient care.

(f) Copies of staffing patterns, schedules, or staffing reports which indicate the ambulance service is maintaining twenty four (24) hour coverage at the highest level of license;

(g) Copies of in-service training and continuing education records.

(h) Copies of the ambulance service:

1. operational policies, guidelines, or employee handbook;
2. a list of the patient care equipment that is carried on any "Class E" unit(s) will be part of the standard operating procedure or guideline manual,
3. medical protocols; and
4. OSHA and/or Department of Labor exposure plan, policies, or guidelines.

(j) A log of each request for service received and/or initiated, to include the:

1. disposition of the request and the reason for declining the request if applicable,
2. patient care report number,
3. date of request,
4. patient care report times,
5. location of the incident,
6. where the ambulance originated, and
7. nature of the call.
(j) Documentation that verifies an ongoing, physician involved quality assurance program.
(k) Such other documents which may be determined necessary by the Department. Such documents can only be required after a thorough, reasonable, and appropriate notification by the Department to the services and agencies.
(l) The standardized data set and an electronic submission standard for EMS data as developed by the Department shall be mandatory for each licensed ambulance service. Reports of the EMS data standard shall be forwarded to the Department by the last business day of the following month. Exceptions to the monthly reporting requirements shall be granted only by the Department, in writing.
(m) Review and the disclosure of information contained in the ambulance service files shall be confidential, except for information which pertains to the requirements for license, certification, or investigation issued by the Department.
(n) Department representatives shall have prompt access to files, records, and property as necessary to appropriately survey the provider. Refusal to allow access by representatives of Department to records, equipment, or property may result in summary suspension of licensure by the Commissioner of Health.
(o) All information submitted and/or maintained in files for review shall be accurate and consistent with Department requirements.
(p) A representative of the agency will be present during the record review.

310:641-11-23. Sole source ordinances
(a) A specialty care ambulance service which operates as a sole source provider established by EMS regions, ambulance service districts or municipalities shall file with the Department a copy of the ordinance or regulation and a copy of the contract to operate as a sole source provider. This requirement shall be retroactive and includes all established sole source ambulance services.
(b) A specialty care ambulance service which operates as a sole source provider for a "region" as established pursuant to the Oklahoma Interlocal Cooperation Act (Title 74, Section 1001, et seq.), shall file with the Department a copy of the interlocal agreement and any ordinance or other regulations or contract or agreement established by the region for ambulance service provision.
(c) Violation of contracts established herein may be cause for enforcement action by the Department.

310:641-11-24. Suspension, revocation, probation, or non-renewal of a licensee
(a) The Department may suspend or revoke a license and/or fine or place on probation a license or licensee for the following:
   (1) violations of any of the provision of the Oklahoma Statutes, the Act or this chapter;
   (2) permitting, aiding or abetting in any illegal act in connection with the ambulance service;
   (3) conduct of any practice that is detrimental to the welfare of the patient or potential users of the service;
   (4) placing a vehicle into service before it is properly inspected, approved, and permitted by the Department;
   (5) failure to comply with a written order issued by the Department within the time frame specified by the Department;
   (6) engaging in any act which is designed or intended to hinder, impede, or obstruct the investigation of any matter governed by the Act or by any lawful authority;
   (7) an ambulance service who fails to renew their Oklahoma license within the time frame and other requirements as specified in these rules shall be considered an expired or lapsed licensee and therefore no longer licensed as an ambulance service in the State of Oklahoma;
   (8) a misleading, deceptive, false, or fraudulent advertisement or other representation in the conduct of the profession or occupation;
   (9) offering, giving, promising anything of value or benefit, as defined in Oklahoma Statutes or Department Policy to a Federal, state, or local governmental official for the purpose of influencing the employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the licensee's profession or occupations;
(10) interference with an investigation or disciplinary proceeding by willful misrepresentation of facts, by the use of threats or harassment against or inducement to a client or witness to prevent them from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or harassment against or inducement to a person to prevent or attempt to prevent a disciplinary proceeding or other legal action from being filed, prosecuted, or completed;
(11) failure to report the unprofessional conduct or non-compliance of regulations by individually licensed and certified personnel as defined in this this Chapter.

(b) No person, company, governmental entity or trust authority may operate an ambulance service or emergency medical response agency except in accordance with the Act and the rules as promulgated by the State Board. The Commissioner, District Attorney of the county wherein a violation occurs, or the Attorney General of this State, shall have the authority to enforce provisions of the law.

(c) A license/certificate/permit holder or applicant, in connection with a license application or an investigation conducted by the Department pursuant to this rule shall not:

(1) knowingly make a false statement of material fact;
(2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen in the application or the matter under investigation; or
(3) fail to respond to a demand for information made by the Department or any designated representative thereof.

(d) If in the course of an investigation the Department determines that a license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which conduct necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively.

(e) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per violation per day may be assessed, for violations of the Act or OAC 310:641.

SUBCHAPTER 13. AIR AMBULANCE SERVICE

310:641-13-1. Purpose

The purpose of this Subchapter is to:

1) incorporate the authorization, licensure, and minimum requirements for operating a fixed wing or rotor wing Air Ambulance Service, and

2) provide standards for the enforcement of the provisions of the Act and this Chapter.

310:641-13-2. License required

(a) No person, company, governmental entity or trust authority shall operate, advertise, or hold themselves out as providing any air ambulance service without first obtaining a license to operate an air ambulance service from the Department. The Department shall have sole discretion to approve or deny any application for air ambulance service license based on the ability of the applicant to meet the requirements of this rule.

1) State and Federal agencies are exempt from this licensing requirement unless the State and Federal agency air ambulance service routinely responds to emergency requests for service off State and/or Federal property.

2) An application for a license to operate as an air ambulance service shall be submitted on forms prescribed and approved by the Department.

3) The application shall be signed by the party or parties seeking to secure the license.

4) The party or parties who sign the application shall be considered the owner or agency (licensee) and responsible for compliance to the Act and this Chapter.

5) The application shall contain, but not be limited to the following:

A) a statement of ownership shall include the name, address, telephone number(s), occupation, and other business activities of all owners or agents who shall be responsible for the service,

B) if the owner is a partnership or corporation, a copy of incorporation documents and the name
of all partner(s) or stockholder(s) with an ownership interest of five (5%) percent or more
(principal), and the name and addresses of any other ambulance service in which any partner or
stockholder holds an interest shall also be included;
(C) If the owner is an entity of government, governmental trust, trust authority, or non-profit
corporation, the name of each board member, or the chief administrative officer, and/or chief
operation officer shall be included;
(D) Proof of aircraft insurance as required within Federal regulations;
(E) Proof of professional liability insurance at least in the amount of one million dollars
($1,000,000) or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S.
Sections 151 et seq. This insurance requirement shall remain in effect at all times
while the service is licensed;
(F) participation in a workers' compensation insurance program for employees who are subject to
pertinent labor laws. This insurance requirement shall remain in effect at all times while the
service is licensed;
(G) each licensee shall have a medical control physician or medical director as prescribed by the
Act and this Chapter;
(H) copy of any contract(s) medical equipment, and/or personnel;
(I) a copy of patient care protocols and quality assurance plan detailing the care and interventions
as required by medical control physician and as prescribed by the Act and this Chapter;
(J) the Department may require quality assurance documentation for review and shall protect the
confidentiality of that information;
(K) the quality assurance documentation shall be maintained by the agency for three (3) years;
(L) the quality assurance policy shall include, but not be limited to:

(i) policy to review refusals;
(ii) policy to review air ambulance utilization;
(iii) policy to review airway management;
(iv) policy to review cardiac arrest interventions;
(v) policy to review time sensitive medical and trauma cases;
(vi) policy to review other selected patient care reports not specifically included;
(vii) policy to provide internal and external feedback of findings determined through reviews;
(viii) documentation of the feedback will be maintained as part of the quality assurance
documentation.
(M) a written communication policy addressing:

(i) the receiving and dispatching of emergency and non-emergency calls; and
(ii) ensuring compliance with State and local EMS Communication Plans.
(N) air ambulance specialty care license applicants will provide documentation that a screening
process is in place to ensure a request for transport of a specialty care patient will meet the
agency's capability, capacity, and licensure requirements. Documentation of the screening will be
retained as part of the patient care report or call log.
(6) Provide a response plan that includes:

(A) providing and receiving mutual aid with all surrounding, contiguous, or overlapping air
ambulance licensed service areas that provides for support when an agency is not able to meet a
request for medical assistance;
(B) providing for and receiving disaster assistance in accordance with local and regional plans
and command structures.
(7) Confidentiality policy ensuring confidentiality of all documents and communications regarding
protected patient health information.
(b) An application for an initial or new license shall be accompanied by a non-refundable fee of six
hundred ($600.00) dollars plus twenty ($20.00) dollars for each vehicle in excess of two (2) vehicles
utilized for patient transport. An additional fee of one hundred fifty ($150.00) dollars shall be included for
each ambulance substation in addition to the base station.
(c) Air ambulance services are exempt from a duty to act requirements and continuous staffing coverage.
(d) A business plan which includes a financial disclosure statement showing evidence of the ability to sustain the operation for at least one (1) year.

310:641-13-3. Issuance of an air ambulance license
(a) The Department shall have sole discretion to approve or deny an application for an air ambulance service license based on the ability of the applicant to meet the requirements of this Chapter.
(b) Any air ambulance service licensed prior to the effective date of these amendments to this Chapter shall remain in effect for the period of license issuance, except that all such air ambulance services shall be subject to the Act and rules which otherwise pertain including the requirement for renewal. At renewal, the agency must be fully compliant with all applicable regulations within this Chapter of regulation.
(c) The license is not transferable or assignable.
(d) A air ambulance license may be issued for Paramedic life support or for Specialty Care.
   (1) Paramedic life support means that the air ambulance vehicles are equipped with the minimum Paramedic equipment and staffed with at least one Paramedic on each request for service and may respond to both pre-hospital requests and interfacility transfers.
   (2) Specialty care means the air ambulance service vehicles are equipped with the appropriate equipment and staff for each request for interfacility transfers within their licensure limits.
   (3) Air ambulances providing Paramedic and Specialty care services are required to have both types of licenses.
   (4) Air ambulances providing specialty care shall meet or exceed specialty care regulations as well as air ambulance regulations.
(e) The initial license period shall expire the second June 30 following the date of issue. Subsequent renewal periods shall be twenty-four (24) months, or two (2) years.
(f) The original, or a copy of the original, license shall be posted in a conspicuous place in the principal business office. If an office or other public place is not available, then the license shall be available to anyone requesting to see the license during regular business hours.

310:641-13-4. Renewal of an air ambulance license
(a) The Department shall provide to all air ambulance services a "Survey/Renewal Form" in December each year. This form shall be considered and utilized as a renewal application if due. The "Survey/Renewal Form" along with proof of current workers' compensation and liability insurance shall be returned to the Department by January 31st each year.
   (1) Upon receipt of a complete and correct renewal application, a renewal fee statement shall be mailed by the Department to each licensee in need of renewal.
   (2) A non-refundable fee for the renewal of an specialty care air ambulance service license shall be one hundred dollars ($100.00), fifty dollars ($50.00) for each substation, plus twenty dollars ($20.00) for each vehicle in excess of two (2),
   (3) An air ambulance service license shall be renewed if:
      (A) the air ambulance service has applied for such renewal;
      (B) the air ambulance service has no outstanding deficiencies or is not in need of correction as may be identified during inspection of the service, and;
      (C) The proper fee has been received by the Department.
(b) An ambulance service license, if not renewed by midnight June 30 of the expiration year shall be considered non-renewed.
   (1) A grace period of thirty (30) days is permitted under 63 O.S. Section 1-1702.
   (2) Thereafter a new application shall be required for the continuation of any such license, and the applicant shall be subject to initial application procedures. An extension may be granted by the Department for the purpose of renewal subject to a determination by the Department of the following:
      (A) The safety, need, and well-being of the public and general populace to be served by the ambulance service; and
(B) The availability of personnel, equipment, and the financial ability of the applicant to meet the minimum standards of emergency medical services law.

310:641-13-5. Denial for an initial license
(a) An air ambulance license application may be denied for any of the following reasons:
   (1) A felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to supervise the service; to include, but not be limited to, fraud, grand larceny, child abuse, sexual offense(s), drug offense(s), or a conviction which might otherwise have a bearing on the operation of the service;
   (2) Falsification of Department required information;
   (3) Ownership, management, or administration by principals of an entity whose license has been revoked; and
   (4) Licensure may not be in the best interest of the public as determined by the Department.
(b) An applicant shall be notified in writing within sixty (60) days from the date the Department receives a complete application of the granting or denial of a license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a license or renewal shall be given if applicable. A license application may be re-submitted, but each resubmission shall be considered an initial application.

310:641-13-6. Denial of an air ambulance application for renewal
(a) Any air ambulance license application for renewal may be denied for any of the following:
   (1) the failure to meet standards set forth by statute or rule,
   (2) a felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to manage the service to include, but not limited to fraud, grand larceny, child abuse, sexual offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service,
   (3) outstanding notice of violation that has not been addressed with an acceptable plan of correction,
   (4) insufficient financial resources,
   (5) falsification of Department required information,
   (6) ownership, management, or administration by principals of an entity whose ambulance service license has been revoked,
   (7) re-licensure may not be in the best interest of the public as determined by the Department.
(b) An applicant shall be notified in writing within sixty (60) days from the date the Department receives a complete renewal application of the granting or denial of a renewed license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a renewed license shall be given, if applicable. A license application may be resubmitted, but each re-submission shall be considered an initial application.

310:641-13-7. Severance of action, amendment, and re-instatement
(a) The issuance or renewal of a license after notice of a violation(s) has been given shall not constitute a waiver by the Department of its power to rely on the violation(s) for subsequent license revocation or other enforcement action which may arise out of the notice of violation(s).
(b) Any change in the name of the service, level, service area, or addition or removal of substation shall necessitate an application to amend the license and shall be accompanied by a fee of one hundred dollars ($100.00).
(c) Changing or moving the location of a substation requires written notification to the Department.
(d) If an existing license is placed on probation or suspension, a fee of one hundred ($100.00) dollars, in addition to any other provision of the action, shall be submitted prior to re-instatement of the license to full privilege.

310:641-13-8. Air ambulance medical staffing
(a) Each air ambulance flight originating in Oklahoma shall have, as a minimum, one of the following aeromedical crew member attending the patient:

(1) a physician licensed to practice in the State of Oklahoma. This crew member should at a minimum be competent in the principles supported in Advanced Cardiac Life Support (ACLS), Pediatric Advanced Life Support (PALS), Pediatric Education for the Prehospital Professional (PEPP), Advanced Trauma Life Support (ATLS), altitude physiology, and on-board treatment modalities.

(2) a registered nurse licensed to practice in the State of Oklahoma. This crew member should at a minimum be competent in clinical principles of care related to critical care modalities, such as obstetrics, neonatology, pediatrics, burns, cardiology, neurosurgery, toxicology and infectious disease specialties, the principles of ATLS, altitude physiology, training appropriate to mission profile, and aviation communications.

(3) a Paramedic licensed to practice in the State of Oklahoma. This crew member should at a minimum be competent in altitude physiology, ACLS, PALS, PEPP and Pre-hospital Trauma Life Support (PHTLS) or equivalent as approved by the Department.

(b) Aeromedical crew members are required to participate in continuing education training for, but not limited to, the following: altitude physiology, emergency medical services and aviation communications, use of patient care equipment, protocol and procedure review and legal aspects of air transportation.

(1) Didactic continuing education shall include an annual review of:

(A) hazardous materials recognition and response.
(B) human factors - crew resource management
(C) infection control
(D) State EMS rules regarding ground and air transport.
(E) Stress recognition and management.

(2) Appropriate continuing education shall be developed and documented on an annual basis and must include:

(A) critical care (adult, pediatric, neonatal).
(B) emergency / trauma care.
(C) invasive procedure labs.
(D) emergency obstetrics
(E) prehospital scene transports.

(c) Scene or pre-hospital transports of air ambulance service shall have as a minimum, one aeromedical crew member licensed as a Paramedic.


(a) An air ambulance vehicle (aircraft) may be fixed wing, single or multi-engine, or rotary wing, single or multi-engine.

(b) Operations of the aircraft shall be under the appropriate provisions of the Federal Aviation Regulations (FAR).

(c) The interior of the patient compartment of their aircraft shall have the capability of being climate controlled to avoid adverse effects on patients and medical personnel on board by a means other than flight operations and flying to an altitude.

(d) The aircraft design and configuration shall not compromise patient stability in loading, unloading or in-flight operations.

(1) The aircraft shall have an entry that allows loading and unloading without excessive maneuvering (no more than 45 degrees about the lateral axis and 30 degrees about the longitudinal axis) of the patient, and does not compromise functioning of monitoring systems, intravenous lines, and manual or mechanical ventilation.

(2) A minimum of one stretcher shall be provided that can be carried to the patient.

(3) Aircraft stretchers and the means of securing it in-flight must be consistent with FAR's.

(4) The type and model of stretcher indicates the maximum gross weight allowed (inclusive of patient and equipment) as labeled on the stretcher.
(5) The stretcher shall be large enough to carry an American adult male.
(6) The stretcher shall be sturdy and rigid enough that it can support cardiopulmonary resuscitation. If a backboard or equivalent device is required to achieve this, such device will be readily available.
(7) The head of the stretcher is capable of being elevated at least 30 degrees for patient care and comfort.
(8) If the ambulance stretcher is floor supported by its own wheels, there is a mechanism to secure it in position under all conditions. These restraints permit quick attachment and detachment for patient transfer.
(e) Patients transported by air will be restrained with a minimum of three straps, including shoulder straps that must comply with FAA regulations. The following additional requirements shall apply to achieve patient stability.
(1) Patients less than 60 pounds (27kg) shall be provided with an appropriately sized restraining device (for patient's height and weight) which is further secured by a locking device. All patients less than 40 pounds must be secured in a five-point safety strap device that allows good access to the patient from all sides and permits the patient's head to be raised at least 30 degrees. Velcro straps are not encouraged for use on pediatric devices.
(2) If a car seat is used, it shall have an FAA approved sticker.
(3) There shall be some type of restraining device within the isolette to protect the infant in the event of air turbulence.
(f) A Supplemental lighting system shall be installed in the aircraft in which standard lighting is insufficient for patient care and a self-contained lighting system powered by a battery pack or portable light with a battery source must be available.
(g) Medical transport personnel shall be able to determine if medical oxygen is on the patient care area.
(1) Each gas outlet shall be clearly marked for identification.
(2) Oxygen flow shall be capable of being started and stopped at or near the oxygen source from inside the aircraft.
(3) The following indicators shall be accessible to medical transport personnel while en route:
   (A) Quantity of oxygen remaining.
   (B) Measurement of liter flow.
(h) A variety of medical oxygen delivery devices consistent with the service's medical protocols shall be available.
(i) An appropriately secured portable medical oxygen tank with a delivery device shall be carried on the aircraft. Portable medical oxygen tank may not be secured between patient's legs while the aircraft is in motion.
(j) There shall be a back-up source of medical oxygen sufficient to allow completion of the transport in the event the main system fails. For air transports, this back-up source can be the required portable tank as long as the portable tank is accessible in the patient care area during flight.
(k) Storage of oxygen shall comply with applicable OSHA standards.
(l) Oxygen flow meters and outlets shall be located to prevent injury to medical transport personnel to the extent possible.
(m) The licensee shall notify the Department prior to placing a substitute aircraft into operation. Any vehicle initially placed in service after a purchase, lease, contract and/or refurbish shall be inspected, approved, and permitted by the Department.

310:641-13-10. Air ambulance equipment
(a) Medical control shall determine the patient's needs and level of care required when deciding what equipment shall be aboard each flight and the type of aircraft required for transport. Equipment kits, cases and/or packs which are carried on any given flight shall be available for the following categories: trauma, cardiac, burn, toxicologic, pediatric, neonatal, and obstetrics.
(b) controlled substances shall be in a locked system and kept in a manner consistent with Federal and States requirements and applicable sections of this Chapter.
(c) Storage of medications shall allow for protection from extreme temperature changes if environment
deems it necessary.

(d) The following medical equipment shall be required to be on board every aircraft certified by the
Department for air medical services:

1. Readily available IV supplies and fluids, readily available;
2. Hangers or hooks to secure IV solutions in place and equipment to provide high flow fluids if
needed. Glass IV containers shall not be used unless required by specific medications and properly
secured;
3. A minimum of three (3) IV infusion pumps immediately available for critical care transports;
4. Accessible medications, consistent with the service's medical protocols;
5. A cardiac monitor, defibrillator, and external pacemaker shall be secured and positioned so that
displays are visible. Two (2) extra batteries or a power source shall be available for cardiac monitor/
defibrillator or external pacemaker (adult and pediatric);
6. Laryngoscope and tracheal intubation supplies, to include laryngoscope blades, bag-valve-mask,
and oxygen supplies, including PEEP valves; appropriate for ages and potential needs of patient
transported;
7. A mechanical ventilator appropriate for critical care transports;
8. Two (2) suction units, one of which is portable and both of which are capable of delivering
adequate suction to clear the airway with wide bore (1/4") tubing and rigid and soft suction catheters
for adults, children, and infants;
9. Pulse oximetry with adult and pediatric capability;
10. Continuous waveform capnography monitoring capabilities and equipment;
11. Automatic blood pressure device;
12. Devices for decompressing a pneumothorax and performing an emergency cricothyroidotomy;
13. Doppler stethoscope;
14. Continuous/bi level positive airway pressure device as allowed by protocol; and
15. Arterial line blood pressure monitoring as allowed by protocol.

(e) All medical equipment (including specialized equipment) and supplies shall be secured according to
FAR's.

(f) All assessment and medical equipment utilized for patient care will be maintained in accordance with
the manufacturer's guidelines. Documentation will be maintained by the agency, and made available to
the Department upon request, showing the periodic tests, maintenance, and calibration are being
conducted in accordance with manufacturer's requirements. Equipment shall include, but not be limited
to, suction devices, pulse oximetry, glucometers, end-tidal CO2, and capnography monitors,
CPAP/BiPAP devices, ventilators, and blood pressure monitors.

310:641-13-11. Air medical director

(a) An air medical director shall be a physician, fully licensed to practice in the State of Oklahoma, with a
background in flight medicine, pre-hospital and/or emergency medicine. The physician shall know the
aircraft limitations for in-flight patient care.

(b) An air ambulance service based in another state may have as its air medical director a physician who
is not licensed to practice in the State of Oklahoma but is fully licensed in good standing in the home state
of the air ambulance service. The air medical director shall meet all other qualifications listed in this
subchapter.

(c) Licensed air ambulance services will have a plan or policy describing how the agency will address a
sudden lapse of medical direction, such as a back-up medical director, that is used to ensure coverage
when a physician is not available.

(d) The Department shall be notified the next business day of any lapse or change of medical direction by
air ambulance service. If the agency has made arrangements for a back-up medical director or an
immediate replacement, then no lapse has occurred.

(e) In the event of a lapse in medical direction, in that, there is not a medical director providing the
authority for the agency's licensed personnel, the agency will, pursuant to 63 O.S. Section 1-2506, relating to the medical authority to perform medical procedures

(1) cease all operations involving patient care,
(2) implement mutual aid plans to ensure requests for service receive responses until the agency is able to implement their plan or policy for a substitute or back-up medical director.

(f) The air ambulance service medical director shall:

(1) Attend or demonstrate participation in:
   (A) medical director training provided by the Department subject to the availability of funding.
   Verification of attendance or participation will be maintained at the agency;
   (B) one hour of continuing education specific to providing medical oversight to EMS providers and agencies each year, provided by the Department subject to the availability of funding.
(2) demonstrate appropriate training and experience in adult and pediatric emergency medical services, which may include pediatric, adult, and trauma life support courses or equivalency. Training and experience may also include appropriate board training.
(3) be accessible, knowledgeable, and actively involved in quality assurance and the educational activities of the agency's personnel and supervise a quality assurance (QA) program by either direct involvement or appropriate designation and surveillance of the responsible designee(s). The appointment of a designee does not absolve the medical director of their responsibility for providing oversight.
(4) Each air ambulance quality assurance policy shall include, but not be limited to:
   (A) patient care interventions to ensure appropriate patient care,
   (B) policy to review air ambulance utilization,
   (C) policy to review airway management,
   (D) policy to review cardiac arrest management,
   (E) other reports not specifically identified,
   (F) a process to prove internal and external feedback of quality assurance findings.
(5) Provide a written statement to the Department, which includes:
   (A) an agreement to provide medical direction and establish treatment protocols and the agency specific scope of practice for all certified and licensed agency personnel;
   (B) the physician's primary practice address or home address if the physician does not have a practice, and email address(es);
   (C) an OBNDD registrant number or appropriate state equivalent, as appropriate;
   (D) current Oklahoma medical license;
   (E) demonstrate appropriate training and experience in the types of patients the service will be transporting. Demonstrated training may include board training and appropriate certifications or supplemental training.
   (F) Develop on-line and off-line specific medical protocols with medication formulary for patient care techniques. Protocols shall include medication to be used, treatment modalities for patient care procedures, and appropriate security procedures for controlled dangerous substances;
(g) A physician may be the medical director for more than one (1) service.

310:641-13-12. Operational protocols
(a) Air ambulance medical services shall be maintained to provide medical treatment, stability, and transportation to ambulance patients within the capability and capacity of the medical crew and aircraft.
(b) Patient related policies and procedures will be maintained at the agency. Documentation reflecting crew training on policies and procedures shall be maintained.
(c) A written policy shall be utilized for rapid patient loading and unloading if practiced.
(d) A written protocol shall be developed and in place to address the combative patient.
   (1) Physical and/or chemical restraints shall be available and used for combative patients who potentially endanger himself, the personnel or the aircraft.

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(2) The written protocol shall address refusal to transport patients, family members or others who may be considered a threat to the safety of the transport personnel.

(c) A list of contaminated materials, which could pose a threat to the medical transport team or render transport inappropriate, shall be readily available.

(f) The LZ or aircraft operational area shall be a safe distance to avoid any downwind danger when approaching or departing.

(g) Each air ambulance service shall have a policy regarding patient screening and under what conditions a request for service would be declined or not accepted.

(h) Air ambulance services are not required to meet the duty to act statutory requirements or have 24/7 resource availability.

(i) Air ambulances shall operate within a statewide emergency medical response system coordinating pre-hospital and interfacility responses with the appropriate local emergency resources through:

1. the use of the state designated resource status reporting and communication tool to show near real-time availability by using global positioning satellite systems to show where aircraft are located at the time of the request, and
2. coordination with ground personnel to ensure the timeliest response to the patient via radio or telephone contact.

(j) Air medical utilization protocols shall be developed and submitted to the Department for review and approval.


(a) All air ambulance aircraft shall have radio capability to communicate air to ground, air to air, and ground to air. The aircraft communication system will include two-way communications:

1. with physician(s) who are responsible for directing patient care in transit, and
2. with ground personnel who coordinate the transfer of the patient by surface transportation.

(b) The aircraft shall:

1. have the capability to communicate between the medical attendant and pilot, and
2. be in compliance with the Oklahoma State Interoperability Governing Body, and provide documentation that the aircraft can communicate with hospitals utilizing VHF frequency 155.3400.

(c) All communications equipment used for transmitting patient care information shall be maintained in full operating condition and in good repair. Ambulance communications equipment shall be capable of transmitting and receiving clear and understandable voice communications to and from the base station at a reasonable distance. Radios on aircraft shall be capable of transmitting and receiving the following traffic:

1. Medical direction.
2. Communication Center.
3. EMS and law enforcement agencies.

(d) The medical team shall be able to communicate with each other during flight.

(e) A communication specialist shall be assigned to receive and coordinate all requests for the medical transport service. Training of the designated person shall be commensurate with the scope of responsibility and include:

1. EMT certification, or the equivalent in knowledge or experience which minimally includes:
2. medical terminology,
3. knowledge of EMS - roles and responsibilities of the various levels of training,
4. state and local regulations regarding EMS,
5. familiarization with equipment used in the field setting,
6. knowledge of Oklahoma State EMS Rules,
7. types of radio frequency bands used in EMS systems,
8. a knowledge of the hazardous materials response and recognition procedure using appropriate reference materials, and
9. stress recognition and management.
(f) Aircraft shall communicate, when possible, with ground units securing unprepared landing sites prior to landing.

(g) A record of contact shall include, but not be limited to:

1. Time of call;
2. Name and phone number of requesting agency;
3. Age, diagnosis or mechanism of injury;
4. Referring and receiving physician and facilities (for interfacility requests); as per policy of the medical transport service;
5. Verification of acceptance of patient and verification of bed availability by referring physician and facility;
6. Destination airport, refueling stops (if necessary) location of transportation exchange and hours of operation;
7. Ground transportation coordination at sending and receiving areas;
8. Time of dispatch (time crew notified flight is a go approved, post pilot OK’s flight approval);
9. Time depart base (time of lift-off or other site);
10. Number and names of persons on board;
11. Amount of fuel on board;
12. Estimated time of arrival (ETA);
13. Pertinent landing zone information;
14. Time arrive location;
15. Time helicopter arrives at landing zone or helipad;
16. Time depart location;
17. Time helicopter lifts off from landing zone or helipad;
18. Time arrive destination;
19. Time depart destination;
20. Time arrive base; and
21. Time aborted.

(h) The communication center shall contain the following:

1. At least one dedicated phone line for the medical transport service;
2. A system for recording all incoming and outgoing telephone and radio transmissions regarding patient care with time recording and playback capabilities. Recordings are to be kept for three (3) years;
3. Capability to immediately notify the medical transport team and on-line medical direction (through radio, pager, telephone, etc.);
4. A status board with information about pre-scheduled flights/patient transports, the medical transport team on duty, weather, and maintenance status;
5. Aircraft service area maps and navigation charts shall be readily available.

(i) Each air ambulance service shall have in place a protocol to insure no delay in aircraft response.

1. The air ambulance service shall provide to the caller a point of origin and an accurate ETA.
2. In such cases where a delay is anticipated, the air ambulance service called has a responsibility to notify the caller and assist in referral to another licensed ambulance service.

(j) The air ambulance service shall be integrated with and communicate with other public safety agencies, including ground emergency service providers. This shall include participation in regional quality improvement reviews, regional disaster planning, and mass casualty incident drills to include an integrated response to terrorist events.

(k) Air ambulances will provide to ground agencies and receiving facilities post event reviews, feedback, or information for the purposes of improving performance or safety.

310:641-13-14. Air ambulance sanitation requirements

The following shall apply regarding sanitation standards for all air ambulance services facilities, vehicles, and personnel:

1. The interior of the vehicle and the equipment within the vehicle shall be sanitary and maintained in...
good working order at all times;
(2) linen shall be changed after each patient is transported and bagged and stored in an outside or separate compartment;
(3) clean linen, blankets, washcloths, and hand-towels shall be stored in a closed interior cabinet free of dirt and debris,
(4) freshly laundered linen or disposable linen shall be used on the cots and pillows and changed between patients;
(5) pillows and mattresses shall be kept clean and in good repair and any repairs made to pillows, mattresses, and padded seats shall be permanent;
(6) soiled linen shall be placed in a container that deters accidental exposure. Any linen which is suspected of being contaminated with bodily fluids or other potentially hazardous infectious waste shall be placed in an appropriately marked closed container disposal;
(7) contaminated disposable supplies shall be placed in an appropriately marked or designated container in a manner that deters accidental exposure;
(8) interior surfaces of vehicles shall be cleaned routinely;
(9) blankets and hand towels used in any vehicle shall be clean;
(10) implements inserted into the patient's nose or mouth shall be single-service wrapped and properly stored and handled. When multi-use items are utilized, the local health care facilities should be consulted for instructions in sanitation and handling of such items;
(11) when a vehicle has been utilized to transport a patient(s) known to the operator to have a communicable disease the vehicle shall be cleansed and all contact surfaces shall be washed with soap and water and appropriate disinfectant. The vehicle should be placed "out of service" until a thorough cleansing is conducted, and;
(12) all storage spaces used for storage of linens, equipment, medical supplies, and other supplies at the base station shall be kept clean;
(13) personnel shall be clean, especially hands and fingernails, and well groomed. Clothing worn by personnel shall be clean. The licensee shall provide in each vehicle a means of hand washing for the attendants;
(14) the oxygen humidifier(s) shall be single use;
(15) all medications, supplies, and sterile equipment with expiration dates shall be current;
(16) expired medications, supplies, and sterile equipment shall be discarded appropriately. Tampering, removing, or altering expiration dates on medications, supplies, and equipment is prohibited;
(17) the station facility, ambulance bays, living quarters, and office areas shall be clean, orderly, and free of safety and health hazards;
(18) air ambulance vehicles and service facilities shall be free of any evidence of use of lighted or smokeless tobacco products except in designated smoking areas, consistent with the provisions of 310:641-1-4.

(a) Medication and vascular fluid shall be stored in a manner that complies with manufacturer and FDA standards.
(b) Each agency shall maintain medications in a manner that deters theft and diversion of all medications.

310:641-13-16. Air ambulance service authority to carry controlled substances on a vehicle
(a) An air ambulance service, with personnel licensed to utilize such, is hereby authorized to carry a limited supply of controlled substances secured and stored in a manner that is compliant with State and Federal statutes and regulations. The utilization, procurement, and accountability of such drugs shall be supervised by medical control for the service. An inventory shall be kept and signed according to the requirement of the Oklahoma Bureau of Narcotics and Dangerous Drugs (OBND) and the United States Department of Justice Drug Enforcement Administration (DEA). Each responsible medical director shall
maintain a copy of their OBNDD certificate to the Department for this purpose.
(b) Any loss or deficiency which occurs in the utilization, procurement, and accountability of controlled
substances shall be reported the OBNDD and DEA through their procedures and requirements and to the
Department within ten (10) working days.

310:641-13-17. Air ambulance inspections
(a) The Department shall conduct unannounced inspections of every licensed air ambulance service.
Inspection may include a review of any requirements of the Act and rules promulgated thereunder. The
Department may require copies of such records as deemed necessary consistent with the files section of
this sub chapter.
(b) All inspection reports will be sent to the agency director, license owner, and medical director.
(c) A representative of the agency will be with the Department employee during the inspection.

310:641-13-18. Air ambulance notice of violation
(a) A violation of the Act or this Chapter is ground for the Department to issue a written order, sent via
certified mail, citing the violation, affording the air ambulance an opportunity to demonstrate compliance,
and indicating the time no less than fifteen (15) days after receipt of the notice in which any needed
correction shall be made. The fifteen-day notice period may be reduced as, in the opinion of the
Department, may be necessary to render an order of compliance reasonably effectual.
(b) Unless the Department specifies a reduced period, within thirty (30) days after receipt of the notice of
violation, the air ambulance shall submit to the Department a written demonstration of compliance and/or
plan of correction.
(c) A plan of correction shall include at least the following:
   (1) When the correction was or will be completed;
   (2) How the correction was or will be made;
   (3) What measures will prevent a recurrence; and
   (4) Who will be accountable to ensure future compliance.
(d) The Department shall ensure that the air ambulance is afforded due process in accordance with the
Procedures of the State Department of Health, Oklahoma Administrative Code, Title 310, Chapter 2, and
the Administrative Procedures Act, Title 75 O.S. Section 250 et seq.
(e) Violations found by the Department which require immediate correction shall be handled in
compliance with Title 75 of the Oklahoma Statutes, Section 314.1 and the Oklahoma Administrative
Code, Title 310, Chapter 2, specifically 310:2-21-23.

(a) Regions established pursuant to Section 1-2503 (21) and (22) of the Act shall not be recognized
without Department approval for this purpose. Pursuant to Title 74, O.S., Section 1006, of the "Interlocal
Cooperation Act" (relating to Approval of Agreements), the Department shall exercise authority granted
to approve or disapprove all matters within its jurisdiction, in addition to and in substitution for the
requirement of submission to and approval by the Attorney General.
(b) The Department shall recognize regions which comply with the law and this Chapter.
(c) Any regional emergency medical services system shall provide the name of the regional medical
director, copies of regional standards, rules, and transport protocols established for the regional
emergency medical services system to the Department.

310:641-13-20. Air Ambulance triage, transport and transfer protocols
(a) Medical and trauma Department approved triage, transport, and transfer protocols or destination
protocols shall adhere to the principle of delivering time sensitive medical and trauma patients to
appropriate facilities as outlined by the regional advisory boards and Department approved protocols.
(b) Specific triage, transport, and transfer protocols or destination protocols shall be developed by
medicalcontrol for the region, area, or local service and submitted to the Department for approval.
(c) Each patient or legal guardian of a patient has the right to refuse treatment or transportation from an air ambulance agency.

(d) Each air ambulance agency shall ensure that the care of each patient is transferred appropriately to the receiving facility's licensed staff. The transfer of care will include verbal and written reports summarizing the assessment and treatment of the patient by the ambulance service.

(e) All air ambulance agencies are required to participate in the regional and statewide systems, established through statute and administered by the Department, to ensure the patients are transported to the appropriate facility in a timely manner to receive appropriate care.

(f) Each agency shall designate the receiving facilities that are within their reasonable service range.
   
   (1) An air agency may still transport to facilities outside of the reasonable service range on a case by case basis.
   
   (2) Repeated transports to facilities that are outside of the agency's reasonable range will require modifications to the designated receiving facility list maintained at the Department with the agency's approved protocols.

(g) Triage, transport and transfer protocols approved by the Department shall include the following requirements:
   
   (1) medical and traumatic non-emergency transports shall be transported to the facility of the patient's choice if within reasonable service range;
   
   (2) emergency, non-injury related, non-life threatening transports shall be transported to the facility of the patient's choice if within reasonable service range;
   
   (3) emergency, injury-related transports shall adhere to the Oklahoma Triage, Transport, and Transfer Guidelines approved by the Oklahoma Trauma and Emergency Response Advisory Council and shall ensure that patients are delivered to the most appropriate classified hospital either within their region or contiguous regions;
   
   (4) severely injured patients as described in the Oklahoma Triage, Transport, and Transfer Guidelines shall be transported to a hospital classified at Level I or II for trauma and emergency operative services unless time and distance factors are detrimental to patient care. These patients shall be transported to the next highest level trauma and emergency operative service classified hospital, unless a Department approved regional plan has been developed; in which case the regional plan shall be followed;
   
   (5) stable patients at risk for severe injury or with minor-to-moderate injury as described in the Oklahoma Triage, Transport, and Transfer Guidelines shall be transported to the closest appropriate facility. These patients may be transported to the hospital of the patient's or patients legal representative's choice consistent with regional guidelines;
   
   (6) emergency, life threatening, non-injury transports shall be to the nearest facility that can provide evaluation and stabilization appropriate to the patient's condition;
   
   (7) transports or transfers from a pre-hospital setting that occur as a result of a physician order shall be transported to the facility ordered by the physician except when:
      (A) the patient or the patient's guardian chooses a different facility,
      (B) the patient condition changes, and going to a different facility is in the best interest of the patient,
      (C) the receiving facility's ability to receive that patient has changed,
      (D) the facility is not within a reasonable range of the agency,
      (E) the Trauma Referral Center requests a change in destination or presents reasonable options for a destination.

(h) In counties with populations of 300,000 or more and their contiguous communities, injury related transports shall be directed and coordinated by the trauma transfer and referral center for the region.
   
   (1) All air ambulance services providing pre-hospital emergency services in these regions shall contact the trauma transfer and referral center at intervals determined by the Department to register the transport of an injured patient to a hospital.
   
   (2) All air ambulance services transporting injured patients on a pre-hospital basis from areas outside
these regions to hospitals inside these regions shall contact the trauma transfer and referral center in a timely manner to advise the center of the patient transfer. The center shall maintain a record of the transfer for regional continuous quality improvement activities.

(3) All air ambulance services transferring injured patients from hospitals outside these regions to hospitals inside these regions shall contact the trauma transfer and referral center in a timely manner to advise the center of the patient transfer. The center shall maintain a record of the transfer for regional continuous quality improvement activities.

(i) Each air ambulance service shall ensure that the care of each patient is transferred appropriately to the receiving facility's licensed staff. The transfer of care will include verbal and written reports summarizing the assessment and treatment of the patient by the ambulance service.

(j) All air ambulance services are required to participate in the regional and statewide systems, established through statute administered by the Department, to ensure patients are transported to the appropriate facility in a timely manner to receive appropriate care.

310:641-13-21. Air ambulance service records and files

(a) All required records for licensure will be maintained for a minimum of three years.

(b) Each licensed air ambulance service shall maintain electronic or paper records about the operation, maintenance, and such other required documents at the business office. These files shall be available for review by the Department during normal work hours. Files which shall be maintained include the following:

(1) At the time a patient is transported to a receiving facility, the following patient care records will be, at a minimum, provided to the facility staff members at the time the patient(s) are accepted:
   (A) personal information such as name, date of birth, and address,
   (B) patient assessment with medical history,
   (C) medical interventions and patient responses to interventions,
   (D) any known allergies,
   (E) other information from the medical history that would impact the patient outcomes if not immediately provided.

(2) A signature of the receiving facility health care staff member will be obtained to show the above information and the patient were received.

(3) A complete copy of the patient care report shall be sent to the receiving facility within twenty-four (24) hours of the hospital receiving the patient.

(4) Completed patient care reports shall contain demographic, administrative, legal, medical, community health, and patient care information required by the Department through the OKEMSIS Data Dictionary.

(5) All run reports and patient care information shall be considered confidential.

(c) All licensed air ambulance agencies shall maintain electronic or paper records on the maintenance and regular inspections of each vehicle. Each vehicle must be inspected and a checklist completed after each call or on a daily basis, whichever is less frequent.

(d) All licensed air ambulance agencies shall maintain a licensure or credential file for licensed and certified emergency medical personnel employed by or associated with the service to include:

(1) Oklahoma license and certification,
(2) Basic Life Support certification that meets or exceeds American Heart Association standards,
(3) Advanced Cardiac Life Support certification that meets or exceeds American Heart Association Standards,
(4) Incident Command System or National Incident Management Systems training at the 100, 200, and 700 levels or their equivalent,
(5) contain a list or other credentialing document that defines or describes the medical director authorized procedures, equipment, and medications for each certified or licensed member employed or associated with the agency,
(6) a copy of the medical director credentials will be maintained at the agency.
(e) The electronic or paper copies of the licenses and credentials described in this section shall be kept separate from other personnel records to ensure confidentiality of records that do not pertain to the documents relating to patient care.

(f) All licensed air ambulance agencies shall maintain:

(1) copies of staffing patterns, schedules, or staffing reports which indicate the ambulance service is maintaining twenty four (24) hour coverage, at the highest level of license;
(2) copies of in-service training and continuing education records;
(3) copies of the air ambulance services:
   (A) operational policies, guidelines, or employee handbook. The standard operating procedure or guideline manual will include list of the patient care equipment that is carried on any "Class E" unit(s);
   (B) medical protocols; and
   (C) OSHA and/or Department of Labor exposure plan, policies, or guidelines.
(4) A log of each request for service received and/or initiated, to include the following:
   (A) disposition of the request and the reason for declining the request, if applicable,
   (B) the patient care report number,
   (C) date of request,
   (D) patient care report times,
   (E) location of the incident,
   (F) where the ambulance originated, and
   (G) nature of the call;
(5) Documentation that verifies an ongoing, physician-involved quality assurance program.
(6) Such other documents which may be determined necessary by the Department. Such documents can only be required after a thorough, reasonable, and appropriate notification by the Department to the services and agencies.

(g) The standardized data set and an electronic submission standard for EMS data as developed by the Department shall be mandatory for each licensed ambulance service. Reports of the EMS data standard shall be forwarded to the Department by the last business day of the following month. Exceptions to the monthly reporting requirements shall be granted only by the Department in writing.

(h) Review and the disclosure of information contained in the ambulance service files shall be confidential except for information which pertains to the requirements for license, certification, or investigation issued by the Department.

(i) Department representatives shall have prompt access to files, records, and property as necessary to appropriately survey the provider. Refusal to allow access by representatives of Department to records, equipment, or property may result in summary suspension of licensure by the Commissioner of Health.

(j) All information submitted and/or maintained in files for review shall be accurate and consistent with Department requirements.

A representative of the agency will be present during the record review.

310:641-13-22. Air Ambulance Suspension, revocation, probation, or non-renewal of a licensee

(a) The Department may suspend or revoke a license and/or fine or place on probation a license or licensee for the following:

(1) violations of any of the provision of the Oklahoma Statutes, the Act or this chapter;
(2) permitting, aiding, or abetting in any illegal act in connection with the ambulance service;
(3) conduct of any practice that is detrimental to the welfare of the patient or potential users of the service;
(4) placing a vehicle into service before it is properly inspected, approved, and permitted by the Department;
(5) failure to comply with a written order issued by the Department within the time frame specified by the Department;
(6) engaging in any act which is designed or intended to hinder, impede, or obstruct the investigation
of any matter governed by the Act or by any lawful authority;
(7) an ambulance service who fails to renew their Oklahoma license within the time frame and other
requirements as specified in these rules shall be considered an expired or lapsed licensee and therefore
no longer licensed as an ambulance service in the State of Oklahoma;
(8) a misleading, deceptive, false, or fraudulent advertisement or other representation in the conduct
of the profession or occupation;
(9) offering, giving, or promising anything of value or benefit, as defined in Oklahoma Statutes or
Department policy to a Federal, state, or local governmental official for the purpose of influencing the
employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the
licensee's profession or occupations;
(10) interference with an investigation or disciplinary proceeding by willful misrepresentation of
facts, by the use of threats or harassment against, or inducement to, a client or witness to prevent them
from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or
harassment against, or inducement to, a person to prevent or attempt to prevent a disciplinary
proceeding or other legal action from being filed, prosecuted, or completed;
(11) failure to report the unprofessional conduct or non-compliance of regulations by individually
licensed and certified personnel as defined in this Chapter;
(b) No person, company, governmental entity or trust authority may operate an ambulance service or
emergency medical response agency except in accordance with the Act and the rules as promulgated by
the State Board. The Commissioner, District Attorney of the county wherein a violation occurs, or the
Attorney General of this State, shall have the authority to enforce provisions of the law.
(c) A license/certificate/permit holder or applicant in connection with a license application or an
investigation conducted by the Department pursuant to this rule shall not:
(1) knowingly make a false statement of material fact;
(2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen
in the application or the matter under investigation; or
(3) fail to respond to a demand for information made by the Department or any designated
representative thereof.
(d) If in the course of an investigation the Department determines that a license/certificate/permit holder
or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and
which conduct necessitates immediate action to prevent further harm, the Commissioner may order a
summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A
presumption of imminent harm to the public shall exist if the Department determines probable cause for
conduct of any practice that is detrimental to the welfare of the patient or potential users of the service.
(e) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per
violation per day may be assessed, for violations of the Act or this Chapter.

SUBCHAPTER 15. EMERGENCY MEDICAL RESPONSE AGENCY

310:641-15-1. Purpose
The purpose of this Subchapter is to:
(1) incorporate the authorization, licensure, and minimum requirements for operating an emergency
medical response agency, and
(2) provide standards for the enforcement of the provisions of the Act and this Chapter.

(a) The Department may issue a certification to prehospital emergency medical response agency
applicants.
(b) No person, company, governmental entity or trust authority shall operate, advertise, or hold
themselves out as providing any type of care or response above the Emergency Medical Responder level
without first obtaining a certificate from the Department. The Department shall have sole discretion to

approve or deny an application for an emergency medical response agency certification based on the ability of the applicant to meet the requirements of this rule.

c) State and Federal agencies that respond off State and Federal property are required to become certified by the Department.

d) Persons, companies, and governmental entities which operate on their own premises and do not provide services to the public are exempt. Entities that limit the interventions and activities of their staff members to first aid, CPR, and the use of an AED are not required to become a certified Emergency Medical Response Agency.

e) An application for the certification shall be submitted on forms prescribed and provided by the Department.

f) The application shall be signed under oath by the party or parties seeking to secure the license.

g) The party or parties who sign the application shall be considered the owner or agent (certificate holder) and responsible for compliance of the Act and rules.

h) The application shall contain, but not be limited to the following:

1) a statement of ownership which shall include the name, address, telephone number, occupation and/or other business activities of all owners or agents who shall be responsible for the service;
   (A) If the owner is a partnership or corporation, a copy of incorporation documents and the name of all partner(s) or stockholder(s) with an ownership interest of five (5%) percent or more (principal), and the name and addresses of any other ambulance service in which any partner or stockholder holds an interest shall also be included.
   (B) If the owner is an entity of government, governmental trust, trust authority, or non-profit corporation, the name of each board member, or the chief administrative officer and/or chief operation officer shall be included.

2) if the agency operates vehicles through ownership or contract, then proof of vehicle insurance at least in the amount of one million dollars ($1,000,000.00) or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Section 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed.

3) proof of professional liability insurance at least in the amount of one million dollars ($1,000,000) or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Sections 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed.

4) participation in a workers' compensation insurance program for employees who are subject to pertinent labor laws. This insurance requirement shall remain in effect at all times while the service is licensed.

5) Each certified agency shall have a medical control physician or medical director as prescribed by the Act and this Chapter and submit with the application:
   (A) a letter of agreement from the physician to provide medical direction and establish the protocols and the scope of practice provided at the service;
   (B) the physicians primary practice address or home address if the physician does not have a practice and email address,
   (C) an Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD) registrant number;
   (D) a current Oklahoma medical license;
   (E) a curriculum vitae;

6) Copy(ies) of any contract(s) for vehicles, medical equipment, and/or personnel, if such exist;

7) a copy of patient care protocols and quality assurance plan detailing the care, interventions, and scope of practice as authorized by the medical director and as prescribed by the Act and this Chapter;

(A) the Department may require quality assurance documentation for review, and shall protect the confidentiality of that information,

(B) the quality assurance documentation shall be maintained by the agency for three (3) years,

(C) The quality assurance policy shall include, but not be limited to:
   (i) policy to review refusals.
(ii) policy to review air ambulance utilization,
(iii) policy to review airway management,
(iv) policy to review cardiac arrest interventions,
(v) policy to review time sensitive medical and trauma cases,
(vi) policy to review other selected patient care reports not specifically included,
(vii) policy to provide internal and external feedback of findings determined through reviews,
(viii) documentation of the feedback will be maintained as part of the quality assurance documentation.

(8) A written communication policy addressing:
   (A) the receiving and dispatching of emergency and non-emergency calls; and
   (B) ensuring compliance with State and local EMS Communication Plans.

(9) Provide a response plan that includes:
   (A) providing and receiving mutual aid with all surrounding, contiguous, or overlapping licensed service area
   (B) providing for and receiving disaster assistance in accordance with local and regional plans and command structures,

(10) Confidentiality policy ensuring confidentiality of all documents and communications regarding protected patient health information.

(11) An application for an initial or new certification shall be accompanied by a non-refundable fee of fifty ($50.00) dollars.

(i) Applications shall include a letter of support or agreement from a licensed ambulance service within the proposed emergency medical response service area that includes:
   (1) support of the application,
   (2) support of the medical control physician choice, and
   (3) plans or policies for supporting or participating in quality assurance activities.

(i) a letter documenting support and need from the governmental authority(ies) that have jurisdiction over the proposed emergency response area. If the emergency response area encompasses multiple jurisdictions, a written endorsement shall be presented from each jurisdiction.

(k) A description of the proposed level of service in the response area including:
   (1) a map defining the primary emergency response area including base station, substations, posts, and consistent with local or regional emergency communication plans (e.g. 911 center);
   (2) a description of the level of care to be provided and describing any variations in care within the area; and
   (3) Emergency Medical Response Agency applicants will provide documentation that reflects compliance with existing sole-source ordinances.

(l) Pre-hospital emergency medical response agencies are prohibited from transporting patients

(a) The Department may issue an event standby emergency medical response agency certification to applicants.
(b) No person, company, governmental entity or trust authority shall operate, advertise, or hold themselves out as providing any type of care or response at or above the Emergency Medical Responder level without first obtaining a certificate from the Department. The Department shall have sole discretion to approve or deny an application for an Event Standby Emergency Medical Response agency certificate based on the ability of the applicant to meet the requirements of this rule.
(c) Federal agencies that routinely respond off Federal property are required to become certified by the Department unless their responses are specifically part of a Federal mission.
(d) State agencies that routinely respond off state property are required to become certified. An exception are those state entities that are part of Oklahoma Office of Homeland Security, Oklahoma State Department of Health, or Medical Reserve Corps providing support to established systems of care.
(e) Persons, companies, and governmental entities which operate on their own premises, and do not
provide services to the public are exempt.

(f) Persons, companies, and governmental entities that limit the activities and interventions of their staff members to that of first aid, CPR, and the use of an AED are not required to become a certified emergency medical response agency.

(g) An application for the event stand by emergency medical response agency certification shall be submitted on forms prescribed and provided by the Department.

(h) The application shall be signed under oath by the party or parties seeking to secure the license.

(i) The party or parties who sign the application shall be considered the owner or agent (licensee) and responsible for compliance to the Act and rules.

(j) The application shall contain, but not be limited to, the following:

   1. A statement of ownership shall include the name, address, telephone number, occupation, and/or other business activities of all owners or agents who shall be responsible for the service;

   2. If the owner is a partnership or corporation, a copy of incorporation documents and the name of all partner(s) or stockholder(s) with an ownership interest of five (5%) percent or more (principal) and the name and addresses of any other ambulance service in which any partner or stockholder holds an interest shall also be included;

   3. If the owner is an entity of government, governmental trust, trust authority, or non-profit corporation, the name of each board member, chief administrative officer, and/or chief operation officer shall be included;

   4. If the agency operates vehicles through ownership or contract, then proof of vehicle insurance at least in the amount of one million dollars ($1,000,000.00), or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Sections 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed;

   5. Proof of professional liability insurance at least in the amount of one million dollars ($1,000,000), or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Sections 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed;

   6. Proof of participation in a workers' compensation insurance program for employees who are subject to pertinent labor laws. This insurance requirement shall remain in effect at all times while the service is licensed;

   7. Each certified agency shall have a medical control physician or medical director as prescribed by the Act and this Chapter and submit with the Application:

      (A) letter of agreement from the physician to provide medical direction and establish the protocols and the scope of practice provided at the service,

      (B) physicians primary practice address or home address if the physician does not have a practice and email address,

      (C) an Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD) registrant number,

      (D) current Oklahoma medical license,

      (E) a curriculum vitae;

   8. Copy of any contract(s) for vehicles, medical equipment, and/or personnel;

   9. A copy of patient care protocols and quality assurance plan detailing the care, interventions, and scope of practice at the agency as required by medical control physician and as prescribed by the Act and this Chapter:

      (A) The Department may require quality assurance documentation for review and shall protect the confidentiality of that information.

      (B) The quality assurance documentation shall be maintained by the agency for three (3) years.

      (C) The quality assurance policy shall include, but not be limited to:

         (i) policy to review refusals

         (ii) policy to review air ambulance utilization,

         (iii) policy to review airway management,

         (iv) Policy to review cardiac arrest interventions.
(v) policy to review time sensitive medical and trauma cases,
(vi) policy to review other selected patient care reports not specifically included,
(vii) policy to provide internal and external feedback of findings determined through reviews,
(viii) documentation of the feedback will be maintained as part of the quality assurance
documentation.

(10) A written communication policy addressing:
(A) the receiving and dispatching of emergency and non-emergency calls; and
(B) compliance with State and local EMS communication plans.

(11) Provide a response plan that includes:
(A) if and how the applicant enters into an Incident Command System as part of a disaster. If this
type of agency is part of a community or disaster plan, then documents from governmental
entities and local ambulance services showing support for their activities will be provided.
(B) providing for and receiving disaster assistance in accordance with local and regional plans
and command structures.

(12) Confidentiality policy ensuring confidentiality of all documents and communications regarding
protected patient health information.

(13) An application for an initial or new certification shall be accompanied by a non-refundable fee of
fifty ($50.00) dollars.

(k) For an event standby emergency response agency applicant:
(1) if the applicant is providing care to the public on public property, then letters of governmental
support and documents verifying coordination with local ambulance services are required for that
type of agency. If this type of agency is part of a community or disaster plan, then documents from governmental
entities and local ambulance services showing support for their activities will be provided.
(2) if the agency is providing care to the public in a business or establishment open to the public on
private property, then letters of governmental support are not required.

(l) At all times, the standby event emergency medical response agency shall coordinate with other
licensed and certified EMS agencies responsible for the event location when the event is within a licensed
ambulance service area or approved area for prehospital emergency medical response agencies.

(m) Ambulance Services licensed under Subchapter 3 of this chapter are exempt from the requirements of
this subchapter.

(a) The Department shall issue a pre-hospital emergency medical response agency certification to
applicants that meet certification requirements.
(b) The certificate shall be issued for the name and service area only.
(c) The certificate is not transferable or assignable.
(d) The initial license period shall expire the second June 30 following the date of issue. Subsequent
renewal periods shall be twenty-four (24) months, or two (2) years.
(e) The original, or a copy of the original certification, shall be posted in a conspicuous place in the
principal business office. If an office or other public place is not available, then the certificate shall be
available to anyone requesting to see certification during regular business hours.

310:641-15-5. Issuance of an event standby emergency medical response agency certification
(a) The Department shall issue an event standby emergency medical response agency certification to
applicants that meet certification requirements:
(b) The certificate shall be issued for the name only.
(c) The certificate is not transferable or assignable.
(d) The initial certification period shall expire the second June 30 following the date of issue. Subsequent
renewal periods shall be twenty-four (24) months, or two (2) years.
(e) The original or a copy of the original certification shall be posted in a conspicuous place in the
principal business office. If an office or other public place is not available then the certificate shall be
available to anyone requesting to see the certification during regular business hours.
(a) Each agency shall complete a renewal form in a manner prescribed by the Department. The Department shall send to all certified emergency medical response agency a "survey/renewal" form in December of each year.
   (1) Upon receipt of a complete and correct renewal application, a renewal fee statement shall be provided by the Department to each certificate holder due to renew.
   (2) A non-refundable fee for the renewal of any emergency medical response agency certification shall be twenty ($20.00) dollars.
(b) An emergency medical response agency certification shall be renewed if:
   (1) the agency has applied for a renewal;
   (2) the agency has no outstanding deficiencies in need of correction as may be identified during inspection of the agency;
   (3) the fee has been received by the Department;
   (4) the safety, need, and well-being of the public and general populace is best served to by the renewal of the agency;
   (5) the availability of personnel, equipment, and the financial ability of the agency to meet the minimum standards of the Act and this Chapter;
   (6) A certificate that is not renewed by midnight June 30 of the expiration year shall be considered non-renewed.
   (7) A grace period of thirty (30) days is permitted under 63 O.S. Section 1-1702.
   (8) Within the grace period the agency may continue to operate without penalty.

310:641-15-7. Denial for an initial emergency medical response agency application
(a) An application may be denied for any of the following reasons:
   (1) A felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to supervise the service; to include, but not be limited to, fraud, grand larceny, child abuse, sexual offense(s), drug offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service;
   (2) Falsification of Department required information;
   (3) Ownership, management, or administration by principals of an entity whose license has been revoked; and
   (4) certification may not be in the best interest of the public as determined by the Department.
(b) An applicant shall be notified in writing within sixty (60) days, from the date the Department receives a complete application, of the granting or denial of a license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a license or renewal shall be given if applicable. A license application may be re-submitted, but each resubmission shall be considered an initial application.

(a) A license application for renewal may be denied for any of the following:
   (1) the failure to meet standards set forth by statute or rule;
   (2) a felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation, or the person designated to manage the service to include, but not limited to, fraud, grand larceny, child abuse, sexual offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of a service;
   (3) outstanding notice of violation that has not been addressed with an acceptable plan of correction;
   (4) insufficient financial resources;
   (5) falsification of Department required information;
   (6) ownership, management, or administration by principals of an entity whose certification has been
(7) re-certification may not be in the best interest of the public as determined by the Department;
(8) revocation or denial of a governmental letter of support as required for initial certification;
(b) An applicant shall be notified in writing within sixty (60) days, from the date the Department receives a complete renewal application, of the granting or denial of a renewed license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a renewed license shall be given if applicable. A license application may be resubmitted, but each re-submission shall be considered an initial application.

(a) The issuance or renewal of a certificate after notice of a violation(s) has been given shall not constitute a waiver by the Department of its power to rely on the violation(s) for subsequent license revocation or other enforcement action which may arise out of the notice of violation(s).
(b) Any change in the name of the service, level, service area, addition of substation, or services provided shall necessitate an application to amend the certification.
(c) The addition of a substation that expands the service area shall comply with initial certification requirements such as letters of support and maps of the proposed service area.
(d) Changing or moving the location of a substation requires written notification to the Department.

(a) Emergency medical response agencies shall have at least one person of the responding personnel providing patient care certified or licensed by the Department.
(b) All drivers that operate emergency vehicles for an agency shall complete an emergency vehicle operator's course prior to emergency vehicle operations. Emergency vehicle operators shall complete an emergency vehicle operator's renewal course every two (2) years.
(c) In a unique and unexpected circumstance, the minimum driver requirement may be altered to facilitate a response of an agency. An incident report shall be sent to the Department within ten (10) days of the occurrence of such an event.
(d) Only emergency personnel authorized by this Act, except for a physician, shall be utilized by any emergency medical response agency.
(e) Agencies will maintain training records demonstrating competency in medical skills, patient handling, and emergency vehicle operations for all personnel employed or associated with the agency and utilized for patient care.

(a) The tampering, modification, or removal of the manufacturer's expiration date is prohibited.
(b) Certified agencies shall ensure that all, recalled, outdated, misbranded, adulterated, or deteriorated fluids, supplies, and medications are removed from the response vehicles immediately.
(c) The unit checklist will establish the equipment, supplies, and medications for each unit. A list of the equipment, supplies, and medication will be included in the application. For medications this is to include the number, weight, and volume of the containers.
(d) At a minimum, the following equipment and supplies will be present on for each emergency medical response:
   (1) one (1) each adult, pediatric, and infant size bag-valve-mask resuscitators,
   (2) one (1) complete set of oropharyngeal airways, single wrapped for sanitation purposes,
   (3) portable oxygen system with two (2) each oxygen masks in adult, pediatric, and infant sizes,
   (4) two (2) adult nasal cannulas,
   (5) portable suction device with age and size appropriate tubing and tips,
   (6) one (1) bulb syringe with saline drops, sterile, in addition to any bulb syringes in an obstetric kit,
   (7) instant cold packs,
   (8) sterile dressing and bandages, to include:
(A) sterile burn sheets,
(B) sterile 4"x4" dressings,
(C) sterile 6"x8" or 8"x10" dressings,
(D) roller bandages, 2" or larger,
(E) rolls of tape (minimum of one (1) inch width),
(F) sterile occlusive dressings, 3" x 8" or larger,
(G) triangular bandages, and
(H) scissors.

(9) blood pressure cuff kit in adult, pediatric, and infant sizes.
(10) obstetrics kit,
(11) blankets,
(12) universal precaution kit for each person attending a patient,
(13) blood-glucose measurement equipment per medical direction and Department approval,
(14) AED with adult and pediatric capability,
(15) adult and pediatric upper and lower extremity splints,
(16) spinal immobilization equipment per medical control authorization,
(17) adult traction splint,
(18) patient care reports,
(19) digital thermometer.

(e) A list of equipment in addition to the minimum equipment will be sent to the Department with the application.
(f) The agency will have the equipment to support the procedures and interventions detailed within the protocols as authorized by the medical director.
(g) An electronic or paper copy of patient care protocols will be available to responding agency members.
(h) All assessment and medical equipment utilized for patient care will be maintained in accordance with the manufacturer's guidelines. Documentation will be maintained at the agency showing the periodic tests, maintenance, and calibration are being conducted in accordance with manufacturer's requirements. Equipment shall include, but not be limited to suction devices, pulse oximetry, glucometers, end-tidal Co2 and capnography monitors, CPAP/BiPAP devices, ventilators, and blood pressure monitors.

(a) The event standby agency will be equipped with the minimum equipment described for pre-hospital emergency medical response agencies.
(b) In the event the medical control physician does not approve procedures or interventions requiring this equipment, the minimum equipment list may be modified for the applicant.

(a) Each certified emergency medical response agency certified in Oklahoma shall have a physician medical director who is a fully licensed, non-restricted Doctor of Medicine (M.D.) or a Doctor of Osteopathy (D.O.) by the State of Oklahoma.
(b) Certified emergency medical response agencies will have a plan or policy that describes how the agency will address a sudden lapse of medical direction, such as a back-up medical director, that is used to ensure coverage when the medical director is not available.

(1) The Department shall be notified the next business day of any lapse or change of medical direction by the respective agency. If the agency has made arrangements for a back-up medical director or an immediate replacement, then a lapse has not occurred.
(2) In the event of a lapse in medical direction, in that, there is no a medical director providing the authority for medical interventions for an agency's certified and licensed personnel, the agency will, pursuant to 63 O.S. Section 1-2506 relating to the medical authority to perform medical procedures:
(A) cease all operations involving patient care, and
(B) implement mutual aid plans to ensure requests for service receive responses until the agency
...is able to implement their plan or policy for substitution or back-up medical direction.

(c) The medical director shall:
   (1) be accessible, knowledgeable, and actively involved in quality assurance and the educational activities of the agency's personnel, and supervise a quality assurance (QA) program by either direct involvement or appropriate designation and surveillance of the responsible designee(s). The appointment of a designee does not absolve the medical director of their responsibility of providing oversight.
   (2) Provide a written statement to the Department which includes:
      (A) an agreement to provide medical direction and establish treatment protocols and the agency specific scope of practice for all certified and licensed agency personnel;
      (B) the physician's primary practice address or home address if the physician does not have a practice and email address(es);
      (C) an OBNDD registrant number or appropriate state equivalent as appropriate;
      (D) current Oklahoma medical license;
      (E) demonstrate appropriate training and experience in the types of patients the service will be treating. Demonstrated training may include board training and appropriate certifications or supplemental training;
      (F) development of on-line or off-line protocols with medication formulary for patient care techniques. Protocols shall include medication to be used, treatment modalities for patient care procedures, and appropriate security procedures for controlled dangerous substances;
   (3) Attend or demonstrate participation in medical director training provided by the Department subject to the availability of funding. Verification of attendance or participation will be maintained at the agency.
   (4) Attend or demonstrate participation in one hour of continuing education specific to providing medical oversight to EMS providers and agencies each year, provided by the Department subject to the availability of funding.

310:641-15-14 Emergency medical response agency operational protocols
(a) Emergency medical response agencies are not licensed or permitted to transport patients.
(b) Emergency medical response agencies do not have a duty to act, as defined within the Act.

(a) The following shall apply regarding sanitation standards for each emergency medical response agency's facilities, vehicles, and personnel:
   (1) the interior of the vehicle and the equipment within the vehicle shall be sanitary and maintained in good working order at all times;
   (2) the exterior of the vehicle shall be clean and maintained in good working order to ensure the vehicle can operate safely and in accordance with applicable sections of Title 47 of the Oklahoma Statutes;
   (3) clean linen, blankets, washcloths, and hand-towels shall be stored in a closed cabinet free of dirt and debris,
   (4) medical supplies and equipment shall be stored in a safe and secure manner.
   (b) soiled linen shall be placed in a closed container which may include plastic bags with ties. Any linen which is suspected of being contaminated with blood borne pathogens or other infectious disease shall be placed in a properly marked closed container for disposal;
   (c) contaminated disposable supplies shall be placed in properly marked appropriately marked or designated containers in a manner that deters accidental exposure.
   (d) Implements inserted into the patient's nose or mouth shall be single-service wrapped and properly stored and handled. When multi-use items are utilized, the local health care facilities should be consulted for instructions in sanitation and handling of such items.
   (e) Personnel shall be clean, especially hands and fingernails, and well groomed. Clothing worn by
personnel shall be clean. The licensee shall provide in each vehicle a means of hand washing for the attendants.

(f) Oxygen humidifier(s) shall be single use;

(g) All medications, supplies and sterile equipment with expiration dates shall be current.

(h) Expired medications, supplies, and sterile equipment shall be discarded appropriately.

(i) Tampering, removing, or altering expiration dates on medications, supplies, and equipment is prohibited.

(j) The station facility, ambulance bays, living quarters, and office areas shall be clean, orderly, and free of safety and health hazards;

(k) All storage spaces used for storage of linens, equipment, medical supplies, and other supplies at the base station shall be kept clean;

(l) Agency vehicles and facilities shall be free of any evidence of use of lighted or smokeless tobacco products except in designated smoking areas consistent with the provisions of 310:641-1-4.


(a) Medication and vascular fluid shall be stored in a manner that complies with manufacturer and FDA standards.

(b) Each agency shall maintain medications in a manner that deters theft and diversion of all medications.

310:641-15-17. Emergency medical response agency authority to carry controlled substances on a vehicle

(a) An emergency medical response agency, with personnel licensed to utilize such, is hereby authorized to carry a limited supply of controlled substances, secured and stored in a manner that is compliant with State and Federal statutes and regulations. The utilization, procurement, and accountability of such drugs shall be supervised by medical control for the service. An inventory shall be kept and signed according to the requirement of the Oklahoma Bureau of Narcotics and Dangerous Drugs (OBNDD) and the United States Department of Justice Drug Enforcement Administration (DEA). Each responsible medical director shall maintain a copy of their OBNDD certificate to the Department for this purpose.

(b) Any loss or deficiency which occurs in the utilization, procurement, or accountability of controlled substances shall be reported the OBNDD and DEA through their procedures and requirements, and to the Department, within ten (10) working days.


(a) The Department shall conduct unannounced inspections of every certified emergency medical response agency. Inspection may include a review of any requirements of the Act and rules promulgated thereunder. The Department may require copies of such records as deemed necessary consistent with the files section of this subchapter.

(b) All inspection reports will be sent to the agency director, certificate owner, and medical director.

(c) A representative of the agency will be with the Department employee during the inspection.


(a) A violation of the Act or this Chapter is ground for the Department to issue a written order, sent via certified mail, citing the violation, affording the agency an opportunity to demonstrate compliance, and indicating the time no less than fifteen (15) days after receipt of the notice in which any needed correction shall be made. The fifteen-day notice period may be reduced as, in the opinion of the Department, may be necessary to render an order of compliance reasonably effectual.

(b) Unless the Department specifies a reduced period, within thirty (30) days after receipt of the notice of violation, the agency shall submit to the Department a written demonstration of compliance and/or plan of correction.

(c) A plan of correction shall include at least the following:

(1) When the correction was or will be completed.
(2) How the correction was or will be made;
(3) What measures will prevent a recurrence; and
(4) Who will be accountable to ensure future compliance.

(d) The Department shall ensure that the agency is afforded due process in accordance with the Procedures of the State Department of Health, Oklahoma Administrative Code, Title 310, Chapter 2, and the Administrative Procedures Act, Title 75 O.S. Section 250 et seq.
(e) Violations found by the Department which require immediate correction shall be handled in compliance with Title 75 of the Oklahoma Statutes, Section 314.1 and the Oklahoma Administrative Code, Title 310, Chapter 2, specifically 310:2-21-23.

(a) Regions established pursuant to Section 1-2503 (21) and (22) of the Act, shall not be recognized without Department approval for this purpose. Pursuant to Title 74, O.S., Section 1006, of the "Interlocal Cooperation Act" (relating to Approval of Agreements), the Department shall exercise authority granted to approve or disapprove all matters within its jurisdiction, in addition to and in substitution for the requirement of submission to and approval by the Attorney General.
(b) The Department shall recognize regions which comply with the law and this Chapter.
(c) Any regional emergency medical services system shall provide the name of the regional medical director, copies of regional standards, rules, and transport protocols established for the regional emergency medical services system to the Department.

(a) Certified emergency medical response agencies, as part of their protocols, will include:
   (1) specific prioritization definitions for medical and trauma patients as defined in regional plans for statewide systems,
   (2) A process for making appropriate transportation choices to include ground and air ambulance requests,
   (3) a quality assurance plan or policy.
(b) Emergency medical response agencies will utilize the regional medical and trauma plans for patient prioritization and implementation of transport decisions.

(a) All required records for certification will be maintained for a minimum of three (3) years.
(b) Each certified emergency medical response agency shall maintain electronic or paper records about the operation, maintenance, and such other required documents at the business office. These files shall be available for review by the Department during normal work hours. Files which shall be maintained include the following:
   (1) Patient care records:
      (A) At the time a patient care is transferred to an ambulance service, the following information will be, at a minimum, provided to the ambulance staff members at the time the patient(s) are accepted:
         (i) personal information such as name, date of birth, and address, if known;
         (ii) patient assessment with history;
         (iii) medical interventions and patient responses to interventions,
         (iv) any known allergies; and
         (v) other information from the medical history that would impact the patient outcome if not immediately provided.
      (B) A signature from the staff member will be obtained to show the above information and the patient was received.
   (2) Certified emergency medical response agency patient care reports shall contain demographic, legal, medical, community health, and patient care information as detailed in the OKEMSIS data
dictionary.
(3) All run reports and patient care information shall be considered confidential.

(c) All certified emergency medical response agencies shall:
(1) maintain electronic or paper records on the maintenance and regular inspections of each vehicle.
   Each vehicle must be inspected and a checklist completed after each call or on a daily basis,
   whichever is less frequent. Event standby agencies will complete a checklist of equipment prior to
   scheduled events or duties.
(2) maintain a licensure or credential file for licensed and certified emergency medical personnel
   employed by or associated with the service to include:
(3) Oklahoma license and certification,
(4) Basic Life Support certification that meets or exceeds American Heart Association standards,
(5) Advanced Cardiac Life Support certification that meets or exceeds American Heart Association
    Standards if applicable for licensure,
(6) Incident Command System or National Incident Management Systems training at the 100, 200,
    and 700 levels or their equivalent,
(7) verification of an emergency vehicle operations course or other agency approved defensive
    driving course,
(8) contain a list or other credentialing document that defines or describes the medical director
    authorized procedures, equipment, and medications for each certified or licensed member employed
    or associated with the agency,
(9) a copy of the medical director credentials will be maintained at the agency.

(d) The electronic or paper copies of the licenses and credentials described in this section shall be kept
   separate from other personnel records to ensure confidentiality of records that do not pertain to the
   documents relating to patient care.
(e) Copies of in-service training and continuing education records.
(f) Copies of the emergency medical response agency’s:
   (1) operational policies, guidelines, or employee handbook;
   (2) medical protocols;
   (3) OSHA and/or Department of Labor exposure plan, policies, or guidelines.

(g) A log of each request for service received and/or initiated to include the:
   (1) disposition of the request and the reason for declining the request, if applicable,
   (2) the patient care report number,
   (3) date of request,
   (4) patient care report times,
   (5) location of the incident,
   (6) where the ambulance originated, and
   (7) nature of the call;

(h) Documentation that verifies an ongoing, physician involved quality assurance program.
(i) Such other documents which may be determined necessary by the Department. Such documents can
    only be required after a thorough, reasonable, and appropriate notification by the Department to the
    services and agencies.
(j) The standardized data set and an electronic submission standard for EMS data as developed by the
    Department shall be mandatory for each emergency medical response agency. Reports shall be forwarded
    to the Department by the last business day of the following month. Exceptions to the monthly reporting
    requirements shall be granted only by the Department in writing.
(k) Review and the disclosure of information contained in the certified agency files shall be confidential
    except for information which pertains to the requirements for license, certification, or investigation issued
    by the Department.

(l) Department representatives shall have prompt access to files, records, and property as necessary to
    appropriately survey the provider. Refusal to allow access by representatives of Department to records,
    equipment, or property may result in summary suspension of licensure by the Commissioner of Health.
(m) All information submitted and/or maintained in files for review shall be accurate and consistent with Department requirements.
(n) A representative of the agency will be present during the record review.

310:641-15-23. Suspension, revocation, probation, or non-renewal of a certification
(a) The Department may suspend or revoke a certification and/or fine or place on probation a certification or certificate holder for the following:
   (1) violations of any of the provision of the Oklahoma Statutes, the Act or this chapter;
   (2) permitting, aiding or abetting in any illegal act in connection with the ambulance service;
   (3) conduct of any practice that is detrimental to the welfare of the patient or potential users of the service;
   (4) failure to comply with a written order issued by the Department within the time frame specified by the Department;
   (5) engaging in any act which is designed or intended to hinder, impede, or obstruct the investigation of any matter governed by the Act or by any lawful authority;
   (6) an emergency medical response agency that fails to renew their Oklahoma certification within the time frame and other requirements as specified in these rules shall be considered an expired or lapsed licensee and therefore no longer certified as a service in the State of Oklahoma;
   (7) a misleading, deceptive, or false, or fraudulent advertisement or other representation in the conduct of the profession or occupation;
   (8) offering, giving, promising anything of value or benefit, as defined in Oklahoma Statutes or Department Policy to a Federal, state, or local governmental official for the purpose of influencing the employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the licensee's profession or occupations;
   (9) interference with an investigation disciplinary proceeding by willful misrepresentation of facts, by the use of threats or harassment against or inducement to a client or witness to prevent them from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or harassment against or inducement to a person to prevent or attempt to prevent a disciplinary proceeding or other legal action from being filed, prosecuted, or completed;
   (10) failure to report the unprofessional conduct or non-compliance of regulations by individually licensed and certified personnel as defined in this Chapter.

(b) No person, company, governmental entity or trust authority may operate an emergency medical response agency except in accordance with the Act and the rules as promulgated by the State Board. The Commissioner, District Attorney of the county wherein a violation occurs, or the Attorney General of this State, shall have the authority to enforce provisions of the law.

(c) A license/certificate/permit holder or applicant, in connection with a license application or an investigation conducted by the Department pursuant to this rule shall not:
   (1) knowingly make a false statement of material fact;
   (2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen in the application or the matter under investigation; or
   (3) fail to respond to a demand for information made by the Department or any designated representative thereof.

(d) If in the course of an investigation the Department determines that a license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which conduct necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A presumption of imminent harm to the public shall exist if the Department determines probable cause for conduct of any practice that is detrimental to the welfare of the patient or potential users of the service.

(e) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per violation per day may be assessed, for violations of the Act or this Chapter.
310:641-17-1. Purpose
(a) This Subchapter incorporates the authorization, licensure, and minimum requirements for operating a Stretcher Aid Van Ambulance Service that transports patients that are medically stable, but need to be transported in a reclining position, and
(b) provide standards for the enforcement of the provisions of the Act and this Chapter.

310:641-17-2. Stretcher aid van service license required
(a) No person, company, governmental entity or trust authority shall operate, advertise, or hold themselves out as providing any type of stretcher aid van service without first obtaining a license to operate a stretcher aid van service from the Department. The Department shall have sole discretion to approve or deny an application for a stretcher aid van service license based on the ability of the applicant to meet the requirements of this rule.
(b) State and Federal agencies that respond to stretcher aid van transports off State and Federal property are required to become licensed by the Department.
(c) Persons, companies, and governmental entities which operate on their own premises are exempt from this licensing requirement, unless the stretcher aid van patient(s) is/are transported on the public streets or highways of Oklahoma or outside of their own premises.
(d) An application to operate a stretcher aid van service shall be submitted on forms prescribed and provided by the Department.
(e) The application shall be signed under oath by the party or parties seeking to secure the license.
(f) The party or parties who sign the application shall be considered the owner or agent (licensee) and responsible for compliance to the Act and this Chapter.
(g) The application shall contain, but not be limited to the following:
   (1) a statement of ownership which shall include the name, address, telephone number, occupation and/or other business activities of all owners or agents who shall be responsible for the service.
      (A) If the owner is a partnership or corporation, a copy of incorporation documents and the name of all partner(s) or stockholder(s) with an ownership interest of five (5%) percent or more (principal), and the name and addresses of any other ambulance service in which any partner or stockholder holds an interest shall also be included.
      (B) If the owner is an entity of government, governmental trust, trust authority, or non-profit corporation, the name of each board member, or the chief administrative officer and/or chief operation officer shall be included.
   (2) proof of vehicle insurance, at least in the amount of one million dollars ($1,000,000.00) or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Section 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed;
   (3) proof of professional liability insurance, at least in the amount of one million dollars ($1,000,000), or to the amount provided for in "The Governmental Tort Claims Act", Title 51 O.S. Sections 151 et seq. This insurance requirement shall remain in effect at all times while the service is licensed;
   (4) participation in a workers' compensation insurance program for employees who are subject to pertinent labor laws. This insurance requirement shall remain in effect at all times while the service is licensed;
   (5) copy of any contract(s) for vehicles, medical equipment, and/or personnel if such exist;
   (6) a written communication policy addressing:
      (A) the receiving and dispatching of calls;
      (B) ensuring compliance with State and local EMS Communication Plans; and
      (C) applicants for this license will provide documentation that a screening process is in place to ensure a request for the transport of a stretcher aid van patient will meet the agency's capability, capacity, and licensure requirements. Documentation of the screening will be retained as part of the patient care report or call log.
(7) Provide a response plan that includes:
   (A) providing and receiving mutual aid with all surrounding, contiguous, or overlapping service
       areas; and
   (B) providing for and receiving disaster assistance in accordance with local and regional plans
       and command structures.

(8) Confidentiality policy ensuring confidentiality of all documents and communications regarding
protected patient health information;

(9) An application for an initial or new license shall be accompanied by a non-refundable fee of six
hundred ($600.00) dollars plus twenty ($20.00) dollars for each vehicle in excess of two (2) vehicles
utilized for patient transport. An additional fee of one hundred fifty ($150.00) dollars shall be
included for each stretcher aid van substation in addition to the base station.

(h) Stretcher aid van license applicants will provide documentation that reflects compliance with existing
sole-source ordinances.

(i) Stretcher aid van services are exempt from a duty to act requirements and continuous staffing
coverage.

(j) A business plan which includes a financial disclosure statement showing evidence of the ability to
sustain the operation for at least one (1) year.

310:641-17-3. Issuance of a stretcher aid van service license
(a) The Department shall have sole discretion to approve or deny an application for a stretcher aid van
service license based on the ability of the applicant to meet the requirements of this Chapter.
(b) A license may be issued for a stretcher aid van service.
(c) The license shall be issued only for the name, service area, and service provided. The license is not
transferable or assignable.
(d) The initial license period shall expire the second June 30th; following the date of issue. Subsequent
renewal periods shall be twenty-four (24) months, or two (2) years.
(e) The original, or a copy of the original, license shall be posted in a conspicuous place in the principal
business office. If an office or other public place is not available, then the license shall be available to
anyone requesting to see the license; during regular business hours.
(f) The stretcher aid van service is limited to the transportation of stable patients that can only be
transported in a reclining position. As such, the medical interventions the staff members can provide are
that of first aid, BLS CPR, and AED interventions. Agency supplied medications are prohibited for this
license type.

310:641-17-4. Renewal of a stretcher aid van license
(a) The Department shall provide to all licensed stretcher aid van services a "Survey/Renewal Form" in
December each year. This form shall be considered and utilized as a renewal application if due. The
"Survey/Renewal Form" along with proof of the required types of insurance shall be returned to the
Department by January 31st each year.
   (1) Upon receipt of a complete and correct renewal application, a renewal fee statement shall be
       mailed by the Department to each licensee in need of renewal.
   (2) A non-refundable fee for the renewal of a stretcher aid van service license shall be one hundred
dollars ($100.00), fifty dollars ($50.00) for each substation, plus twenty dollars ($20.00) for each
vehicle in excess of two (2).
   (3) A stretcher aid van service license shall be renewed if:
       (A) the service has applied for such renewal;
       (B) the service has no outstanding deficiencies or is in need of correction as may be identified
during inspection of the service, and;
       (C) the proper fee has been received by the Department.
(b) A stretcher aid van service license; if not renewed by midnight June 30 of the expiration year, shall be
considered non-renewed.
(1) A grace period of thirty (30) days is permitted under 63 O.S. Section 1-1702.
(2) Thereafter a new application shall be required for the continuation of any such license, and the applicant shall be subject to initial application procedures. An extension may be granted by the Department for the purpose of renewal, subject to a determination by the Department of the following:
   (A) the safety, need, and well-being of the public and general populace to be served by the stretcher aid van service;
   (B) the availability of personnel, equipment, and the financial ability of the applicant to meet the minimum standards of emergency medical services law;
   (C) the number of estimated runs to be made by the stretcher aid van service;
   (D) the desire of the community(ies) to be served.

310:641-17-5. Denial for an initial stretcher aid van license
(a) A stretcher aid van license application may be denied for any of the following reasons:
   (1) a felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation or the person designated to supervise the service; to include, but not be limited to, fraud, grand larceny, child abuse, sexual offense(s), drug offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of the service;
   (2) falsification of Department required information;
   (3) ownership, management, or administration by principals of an entity whose license has been revoked; and
   (4) licensure or re-licensure may not be in the best interest of the public as determined by the Department.
(b) An applicant shall be notified in writing within sixty (60) days from the date the Department receives a complete application of the granting or denial of a license. In the event of a denial, the specific reason(s) shall be noted and indications of the corrective action necessary to obtain a license or renewal shall be given, if applicable. A license application may be re-submitted, but each resubmission shall be considered an initial application.

310:641-17-6. Denial of a license being renewed
(a) A license application for renewal may be denied for any of the following:
   (1) the failure to meet standards set forth by statute or rule;
   (2) a felony conviction, adjudication, or plea of guilty or nolo contendere of any person, member of the firm, partnership, corporation or the person designated to manage the service to include, but not limited to fraud, grand larceny, child abuse, sexual offense(s), or a conviction, adjudication, or plea of guilty or nolo contendere which might otherwise have a bearing on the operation of a service;
   (3) outstanding notice of violation that has not been addressed with an acceptable plan of correction;
   (4) insufficient financial resources;
   (5) falsification of Department required information;
   (6) ownership, management, or administration by principles of an entity whose certification has been revoked;
   (7) re-certification may not be in the best interest of the public as determined by the Department;
   (8) revocation or denial of a governmental letter of support as required for initial certification.
(b) An applicant shall be notified in writing within sixty (60) days, from the date the Department receives a complete renewal application, of the granting or denial of a renewed license. In the event of a denial, the specific reason(s) shall be noted, and an indication of the corrective action necessary to obtain a renewed license shall be given if applicable. A license application may be resubmitted, but each resubmission shall be considered an initial application.

310:641-17-7. Severance of action, amendment, and re-instatement
(a) The issuance or renewal of a license after notice of a violation(s) has been given shall not constitute a waiver by the Department of its power to rely on the violation(s) for subsequent license revocation or other enforcement action which may arise out of the notice of violation(s).
(b) Any change in the name of the service, level, service area, or the addition of substation, shall necessitate an application to amend the license and shall be accompanied by a fee of one hundred dollars ($100.00).
(c) Changing or moving the location of a substation requires written notification to the Department.
(d) If an existing license is placed on probation or suspension, a fee of one hundred ($100.00) dollars, in addition to any other provision of the action, shall be submitted prior to re-instatement of the license to full privilege.

310:641-17-8. Stretcher aid van staffing

(a) Each stretcher aid van service shall be staffed by a minimum of two (2) persons.
(b) The patient shall be accompanied by a minimum of:
   (1) an attendant that has a current Oklahoma Emergency Medical Responder certification and maintains current BLS certification and
   (2) the driver shall hold a valid Oklahoma driver's license, possess a current BLS certification, and have completed an agency defensive driving course that includes driving a vehicle similar to a stretcher aid van.
(c) Under no circumstance during the transport of a stretcher aid van patient shall the attendant be less than an Oklahoma certified Emergency Medical Responder.
(d) Each stretcher aid van service shall provide to each attendant and driver an orientation designed to familiarize these individuals with the local and regional emergency medical system and other Oklahoma public safety resources.
(e) Agencies will maintain training records demonstrating competency in emergency procedures, patient handling, and vehicle operations for all personnel utilized by the agency prior to patient contact or vehicle operations.

310:641-17-9. Stretcher aid van vehicles

(a) A stretcher aid van vehicle may not be permitted by the Department prior to the submission and approval of all required documentation, fees, and a Department inspection.
(b) Authorized stretcher aid van vehicles of licensed services shall be in good mechanical and serviceable condition at all times, so as to not be hazardous to the patient(s) or crewmembers. If, in the determination of the Department, a vehicle does not meet this requirement, it may be removed from service until repairs are made.
(c) Authorized stretcher aid van vehicles of licensed services shall be tested for interior carbon monoxide, in a manner acceptable to the Department. Carbon monoxide levels of more than ten parts per million (10ppm) shall be considered in excess and shall render the vehicle "out of compliance". Vehicles shall be removed from service if carbon monoxide levels exceed fifty parts per million (50ppm) and until repairs are made to reduce the amounts of carbon monoxide below ten parts per million (10ppm).
(d) A class "S" permit shall be affixed to a vehicle in compliance and utilized as a stretcher aid van vehicle.
(e) Stretcher aid van vehicles shall place a permit or inspection decal affixed by the Department. These decals shall be placed in the driver side rear window unless it is impossible or impractical to place in this area.
(f) Stretcher aid van vehicles are not ambulances, and may not be authorized as emergency vehicles within Title 47, relating to definitions of emergency vehicles.
(g) Violations that may justify immediate removal of a vehicle permit include:
   (1) inadequate sanitation, including the presence of contamination by blood and or bodily fluids,
   (2) inoperable heater or air conditioner as detailed within the vehicle manufacturing standards and specifications.
(3) inoperable AED, 
(4) tires that do not meet Oklahoma Statutes Title 47, Chapter 12 requirements, 
(5) carbon monoxide levels greater than fifty (50) parts per million 
(6) lapse of vehicle liability insurance, 
(7) lapse of worker compensation insurance, 
(8) inability to affix a class S" permit to the vehicle, 
(9) vehicle that does not comply with statutory safety equipment found in Title 47. 
(10) If such violation is not or cannot be corrected immediately, any affected vehicle shall be removed from service and the ambulance permit shall be removed until such time the vehicle is compliant and has been re-inspected and permitted by the Department. 
(h) The stretcher aid van vehicle must utilize a stretcher or gurney and locking system that meets or manufactures standards 
(i) The stretcher aid van vehicle shall have: 
(1) a mounted seat with seatbelts for the patient care attendant, 
(2) mounted cabinets for the purpose of storing supplies and equipment, 
(3) mounted and rear loading lights, 
(4) the capability to contact 911 should an emergency arise while transporting a passenger, and 
(5) display exterior markings identifying the vehicle as a stretcher aid van and the business name in six (6) inch letters in a contrasting color on the rear and sides of the vehicle. 
(i) All stretcher aid van vehicles purchased after the effective date of this Chapter's amendments shall comply with OAC 310:641-3-20 except for 
(1) oxygen systems, 
(2) emergency lights, and 
(3) sirens. 
(k) Stretcher aid van vehicles shall comply with the guidelines for displaying the Star of Life as set out in Star of Life Emergency Medical Care Symbol, Background, Specifications, and Criteria, U.S. Department of Transportation, National Highway Traffic Safety Administration, DOT HS 808 721, revised June 1995. 

310:641-17-10. Equipment for stretcher aid van vehicles 
Each stretcher aid van vehicle shall carry, at a minimum the following: 
(1) one (1) each pediatric and adult size bag-valve mask resuscitators, 
(2) one suction unit (portable or vehicle mounted) which is capable of delivering adequate suction to clear the airway, with wide-bore tubing (one quarter inch) (1/4"), and rigid and soft catheters for the types of patients the agency transports. 
(3) one (1) emesis basin, 
(4) one (1) pair of scissors or shears, 
(5) body substance isolation kits with gowns, gloves, eye protection, and masks, 
(6) latex or equivalent gloves separate from body substance isolation kits, 
(7) pediatric and adult oropharyngeal airways, 
(8) extra blankets, sheets, pillow cases, 
(9) two (2) five (5) pound fire extinguishers, secured, with one (1) accessible to the driver and one (1) accessible to the patient care attendant, 
(10) one (1) elevating gurney with locking equipment, 
(11) an AED with adult and pediatric capabilities, 
(12) if the agency transports children, then the agency is required to provide a child restraint system. 

310:641-17-11. Stretcher aid van medical control 
As the scope of practice by the patient care attendant employed at a stretcher aid van service is limited to first aid, BLS CPR, and the use of an AED, a medical director or Department approved protocols are not required.
310:641-17-12. Sanitation requirements
(a) The following shall apply regarding sanitation standards for all stretcher aid van services facilities, vehicles, and personnel:
(1) the interior of the vehicle and the equipment within the vehicle shall be sanitary and maintained in good working order at all times;
(2) the exterior of the vehicle shall be clean and maintained in good working order to ensure the vehicle can operate safely and in accordance with applicable sections of Title 47 of the Oklahoma Statutes;
(3) linen shall be changed after each patient is transported, and the used linen will be bagged and stored in an outside or separate compartment;
(4) clean linen, blankets, washcloths, and hand-towels shall be stored in a closed interior cabinet free of dirt and debris;
(5) freshly laundered linen or disposable linen shall be used on the cots and pillows and changed between patients;
(6) pillows and mattresses shall be kept clean and in good repair and any repairs made to pillows, mattresses, and padded seats shall be permanent;
(7) soiled linen shall be placed in a container that deters accidental exposure. Any linen which is suspected of being contaminated with bodily fluids or other potentially hazardous infectious waste shall be placed in an appropriately marked closed container for disposal;
(8) contaminated disposable supplies shall be placed in appropriately marked or designated containers in a manner that deters accidental exposure.
(9) exterior and interior surfaces of vehicles shall be cleaned routinely;
(10) blankets and hand towels used in any vehicle shall be clean;
(11) implements inserted into the patient's nose or mouth shall be single-service wrapped and properly stored and handled. When multi-use items are utilized, the local health care facilities should be consulted for instructions in sanitation and handling of such items;
(12) when a vehicle has been utilized to transport a patient(s) known to the operator to have a communicable disease, the vehicle shall be cleansed and all contact surfaces shall be washed with soap and water and appropriate disinfectant. The vehicle should be placed "out of service" until a thorough cleansing is conducted;
(13) all storage spaces used for storage of linens, equipment, medical supplies and other supplies at the base station shall be kept clean;
(14) personnel shall:
   (A) be clean, especially hands and fingernails, and well groomed;
   (B) clothing worn by personnel shall be clean;
   (C) while on duty, employees shall wear an identifiable uniform or agency specific photo identification;
   (D) The licensee shall provide in each vehicle a means of hand washing for the attendants;
(15) expired supplies and equipment shall be discarded appropriately. Tampering, removing, or altering expiration dates on medications, supplies, and equipment is prohibited; and
(16) the station facility, ambulance bays, living quarters, and office areas shall be clean, orderly, and free of safety and health hazards.
(b) Stretcher aid van vehicles and service facilities shall be free of any evidence of use of lighted or smokeless tobacco products except in designated smoking areas consistent with the provisions of 310:641-1-4.

310:641-17-13. Inspections
(a) The Department shall conduct unannounced inspections of every licensed stretcher aid van service. Inspection may include a review of any requirements of the Act and rules promulgated thereunder. The Department may require copies of such records as deemed necessary consistent with the files section of this subchapter.
(b) All inspection reports will be sent to the agency director and license owner.
(c) A representative of the agency will be with the Department employee during the inspection.

310:641-17-14. Stretcher aid van notice of violation
(a) A violation of the Act or this Chapter is ground for the Department to issue a written order, sent via certified mail, citing the violation, affording the agency an opportunity to demonstrate compliance, and indicating the time no less than fifteen (15) days after receipt of the notice in which any needed correction shall be made. The fifteen-day notice period may be reduced as, in the opinion of the Department, may be necessary to render an order of compliance reasonably effectual.
(b) Unless the Department specifies a reduced period, within thirty (30) days after receipt of the notice of violation, the agency shall submit to the Department a written demonstration of compliance and/or plan of correction.
(c) A plan of correction shall include at least the following:
   (1) When the correction was or will be completed;
   (2) How the correction was or will be made;
   (3) What measures will prevent a recurrence; and
   (4) Who will be accountable to ensure future compliance.
(d) The Department shall ensure that the agency is afforded due process in accordance with the Procedures of the State Department of Health, Oklahoma Administrative Code, Title 310, Chapter 2, and the Administrative Procedures Act, Title 75 O.S. Section 250 et seq.
(e) Violations found by the Department which require immediate correction shall be handled in compliance with Title 75 of the Oklahoma Statutes, Section 314.1 and the Oklahoma Administrative Code, Title 310, Chapter 2, specifically 310:2-21-23.

310:641-17-15. Emergency medical services regions
(a) Regions established pursuant to 63 O.S. Section 1-2503 (21) and (22) shall not be recognized without Department approval for this purpose. Pursuant to Title 74 O.S. Section 1006, of the "Interlocal Cooperation Act" (relating to Approval of Agreements), the Department shall exercise authority granted to approve or disapprove all matters within its jurisdiction, in addition to and in substitution for the requirement of submission to and approval by the Attorney General.
(b) The Department shall recognize regions which comply with the law and this Chapter.
(c) Any regional emergency medical services system shall provide the name of the regional medical director, copies of regional standards, rules, and transport protocols established for the regional emergency medical services system to the Department.

310:641-17-16. Operational protocols
(a) Stretcher aid van vehicles are to be used for stretcher aid van patients or passengers only.
   (1) Emergency transfers are prohibited.
   (2) Stretcher aid vans are prohibited from conducting patient transfers or providing transportation from the pre-hospital setting.
(b) Stretcher aid van services are limited to providing non-emergency transportation to medically stable, non-emergent individuals who need to be transported in a reclining position on a stretcher but who do not require any type of monitoring or administration of medical care.
(c) Passenger supplied medications for self-administration are permitted.
(d) Patient care attendants are limited to first aid, BLS CPR, and AED interventions.
(e) Stretcher aid vans shall define the days and hours of operation in which transportation is provided.
(f) When a facility requests a stretcher aid van, the agency will provide an accurate estimated time of arrival and ensure the patient needs will be able to be met for the service being requested within the scope of the licensure capabilities and capacity.
(g) Stretcher aid van transports may be made to and from any State or Federal Veteran Centers.
(h) When a stretcher aid vans passenger develops an emergency condition, the service shall:
   (1) contact 911 or the local emergency number;
(2) proceed to the closest hospital or to a rendezvous point;
(3) provide appropriate first aid, BLS CPR, and AED interventions; and
(4) submit an incident report to the Department within 48 hours of the incident;

(i) Mutual aid plan(s), regarding interfacility transports only, with licensed services shall be developed and placed in the agency files for inspection. Plans will be periodically reviewed to ensure accuracy and completeness. Licensed stretcher aid vans agencies shall provide mutual aid if the agency has the capability and if the requested activity is within the licensure requirements.

310:641-17-17. Transfer protocols
(a) Patients transported by stretcher aid van services may originate from a location other than a medical setting provided the patient's condition is appropriately screened to ensure the patient condition is within the service's licensure capabilities.
(b) Transports that occur between medical facilities will be screened to ensure that any care and treatment at the sending facility has been discontinued prior to discharge or transport.
(c) Direct admits from a pre-hospital setting or admissions through the emergency room at a receiving facility are prohibited.

310:641-17-18. Stretcher aid van service records and files
(a) All required records for licensure will be maintained for a minimum of three years.
(b) Each licensed stretcher aid van service shall maintain electronic or paper records about the operation, maintenance, and such other required documents at the business office. These files shall be available for review by the Department during normal work hours. Files which shall be maintained include the following:
   (1) a record of each patient transport to include, but not be limited to:
       (A) personal information such as name, date of birth and address;
       (B) contact information;
       (C) originating location;
       (D) destination;
       (E) reason for the transport;
       (F) a call log that contains:
           (i) time requested,
           (ii) time arrived,
           (iii) time departed,
           (iv) time at destination,
           (v) time transport was complete,
           (vi) unit number, and
           (vii) staff members on transport.
   (2) Records shall be submitted to the Department as required.
   (c) All passenger and patient transport reports and information shall be considered as confidential.
   (d) All stretcher aid van agencies shall maintain electronic or paper records on the maintenance and regular inspections of each vehicle. Each vehicle must be inspected and a checklist completed after each call or on a daily basis, whichever is less frequent.
   (e) All stretcher aid van agencies shall maintain a licensure or credential file for licensed and certified emergency medical personnel employed by or associated with the service to include:
       (1) Oklahoma license and certification,
       (2) Basic Life Support certification that meets or exceeds American Heart Association standards,
       (3) Incident Command System or National Incident Management Systems training at the 100, 200, and 700 levels or their equivalent,
       (4) verification of an Emergency Vehicle Operations Course or other agency approved defensive driving course.
   (f) The electronic or paper copies of the licenses and credentials described in this section shall be kept
separate from other personnel records to ensure confidentiality of records that do not pertain to the
documents relating to patient care.
(g) Copies of staffing patterns, schedules, or staffing reports.
(h) Copies of in-service training and continuing education records.
(i) Copies of the stretcher aid van service's:
   (1) operational policies, guidelines, or employee handbook;
   (2) OSHA and/or Department of Labor exposure plan, policies, or guidelines.
(j) A log of each request for service call received and/or initiated, to include the:
   (1) disposition of the request and the reason for declining the request, if applicable,
   (2) patient care report number,
   (3) date of request,
   (4) patient care report times,
   (5) location of the incident,
   (6) where the ambulance originated, and (7) nature of the call.
(k) Such other documents which may be determined necessary by the Department. Such documents can
only be required after a thorough, reasonable, and appropriate notification by the Department to the
services and agencies.
(l) The standardized data set and an electronic submission standard for EMS data as developed by the
Department shall be mandatory for each licensed service as defined in the Act. Reports of the data
standard shall be forwarded to the Department by the last business day of the following month.
Exceptions to the monthly reporting requirements shall be granted only by the Department, in writing.
(m) Review and the disclosure of information contained in the stretcher aid van service files shall be
confidential, except for information which pertains to the requirements for license, certification, or
investigation issued by the Department.
(n) Department representatives shall have prompt access to files, records, and property as necessary to
appropriately survey the provider. Refusal to allow access by representatives of Department to records,
equipment, or property may result in summary suspension of licensure by the Commissioner of Health.
(o) All information submitted and/or maintained in files for review shall be accurate and consistent with
Department requirements.
(p) A representative of the agency will be present during the record review.

310:641-17-19. Sole source ordinances
(a) A stretcher aid van service which operates as a sole source provider established by EMS regions,
ambulance service districts, or municipalities shall file with the Department a copy of the ordinance or
regulation and a copy of the contract to operate as a sole source provider. This requirement shall be
retroactive and includes all established sole source ordinances and resolutions.
(b) A stretcher aid van service which operates as a sole source provider for a "region" as established
pursuant to the Oklahoma Interlocal Cooperation Act (Title 74, Section 1001, et seq.), shall file with the
Department, a copy of the interlocal agreement and any ordinance or other regulations or contract or
agreement established by the region for ambulance service provision.
(c) Violation of contracts established herein may be cause for enforcement action by the Department.

310:641-17-20. Suspension, revocation, probation, or non-renewal of a licensee
(a) The Department may suspend or revoke a license and/or fine or place on probation a license or
licensee for the following:
   (1) violations of any of the provision of the Oklahoma Statutes, the Act, or this chapter;
   (2) permitting, aiding, or abetting in any illegal act in connection with the ambulance service;
   (3) conduct of any practice that is detrimental to the welfare of the patient or potential users of the
service;
   (4) responding to requests for service or completing transports that are not permitted by the type of
license issued by the Department;
(5) placing a vehicle into service before it is properly inspected, approved, and permitted by the Department;
(6) failure to comply with a written order issued by the Department within the time frame specified by the Department;
(7) engaging in any act which is designed or intended to hinder, impede, or obstruct the investigation of any matter governed by the Act or by any lawful authority;
(8) a stretcher aid van service who fails to renew their Oklahoma license within the time frame and other requirements as specified in these rules shall be considered an expired or lapsed licensee and therefore no longer licensed as an ambulance service in the State of Oklahoma;
(9) a misleading, deceptive, false, or fraudulent advertisement or other representation in the conduct of the profession or occupation;
(10) offering, giving, promising anything of value or benefit, as defined in Oklahoma Statutes or Department Policy to a Federal, state, or local governmental official for the purpose of influencing the employee or official to circumvent a Federal, state, or local law, rule, or ordinance governing the licensee's profession or occupations;
(11) interference with an investigation disciplinary proceeding by willful misrepresentation of facts, by the use of threats or harassment against or inducement to a client or witness to prevent them from providing evidence in a disciplinary proceeding or other legal action, or by use of threats or harassment against or inducement to a person to prevent or attempt to prevent a disciplinary proceeding or other legal action from being filed, prosecuted, or completed;
(12) failure to report the unprofessional conduct or non-compliance of regulations by individually licensed and certified personnel as defined in this Chapter.

(b) No person, company, governmental entity or trust authority may operate an ambulance service or emergency medical response agency except in accordance with the Act and the rules as promulgated by the State Board. The Commissioner, District Attorney of the county wherein a violation occurs, or the Attorney General of this State, shall have the authority to enforce provisions of the law.

(c) A license/certificate/permit holder or applicant in connection with a license application or an investigation conducted by the Department pursuant to this rule shall not:

(1) knowingly make a false statement of material fact;
(2) fail to disclose a fact necessary to correct a misapprehension known by the licensee to have arisen in the application or the matter under investigation; or
(3) fail to respond to a demand for information made by the Department or any designated representative thereof.

(d) If in the course of an investigation, the Department determines that a license/certificate/permit holder or applicant has engaged in conduct that is detrimental to the health, safety, or welfare of the public, and which conduct necessitates immediate action to prevent further harm, the Commissioner may order a summary suspension of the license/certificate/permit holder's license, certificate, or permit respectively. A presumption of imminent harm to the public shall exist if the Department determines probable cause for conduct of any practice that is detrimental to the welfare of the patient or potential users of the service.

(e) In addition to any other penalties, a civil fine of not more than one hundred ($100.00) dollars per violation per day may be assessed, for violations of the Act or this Chapter.