As Passed by the Senate

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 195

Representatives Ingram, Seitz

Cosponsors: Representatives Antonio, Blessing, Brenner, Butler, Craig, Dean, Dever, Hagan, Howse, Keller, Kelly, Kent, Lepore-Hagan, Miller, Reineke, Riedel, Romanchuk, Stein, West, Wiggam, Green, Householder, Hughes, Kick, Manning, Reece, Anielski, Arndt, Ashford, Boggs, Boyd, Carfagna, Celebrezze, Conditt, Cupp, DeVitis, Duffey, Edwards, Faber, Fedor, Galonski, Gavarone, Ginter, Greenspan, Hambley, Holmes, LaTourette, Leland, O'Brien, Patterson, Perales, Ramos, Retherford, Rezabek, Roegner, Rogers, Ryan, Schaffer, Scherer, Sheehy, Slaby, Smith, R., Sprague, Sweeney, Sykes, Thompson, Young

Senators Brown, LaRose, Tavares, Bacon, Balderson, Coley, Dolan, Eklund, Gardner, Hackett, Hoagland, Huffman, Kunze, Lehner, McColley, Obhof, O'Brien, Peterson, Schiavoni, Sykes, Terhar, Thomas, Uecker, Wilson, Yuko

A BILL

То	amend sections 4766.01, 4766.04, and 4766.09 of	1
	the Revised Code to modify the law governing the	2
	transport of persons who require the use of a	3
	wheelchair or other mobility aid in nonemergency	4
	circumstances.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4766.01, 4766.04, and 4766.09 of	6
the Revised Code be amended to read as follows:	7
Sec. 4766.01. As used in this chapter:	8
(A) "Advanced life support" means treatment described in	9
section 4765.39 of the Revised Code that a paramedic is	10

39

certified to perform.	11
(B) "Air medical service organization" means an	12
organization that furnishes, conducts, maintains, advertises,	13
promotes, or otherwise engages in providing medical services	14
with a rotorcraft air ambulance or fixed wing air ambulance.	15
(C) "Air medical transportation" means the transporting of	16
a patient by rotorcraft air ambulance or fixed wing air	17
ambulance with appropriately licensed and certified medical	18
personnel.	19
(D) "Ambulance" means any motor vehicle that is	20
specifically designed, constructed, or modified and equipped and	21
is intended to be used to provide basic life support,	22
intermediate life support, advanced life support, or mobile	23
intensive care unit services and transportation upon the streets	24
or highways of this state of persons who are seriously ill,	25
injured, wounded, or otherwise incapacitated or helpless.	26
"Ambulance" does not include air medical transportation or a	27
vehicle designed and used solely for the transportation of	28
nonstretcher-bound persons, whether hospitalized or handicapped	29
or whether ambulatory or confined to a wheelchair.	30
(E) "Ambulette" means a motor vehicle that is specifically	31
designed, constructed, or modified and equipped and is intended	32
to be used for transportation upon the streets or highways of	33
this state of persons who require use of a wheelchair or other	34
mobility aid.	35
(F) "Basic life support" means treatment described in	36
section 4765.37 of the Revised Code that an EMT is certified to	37
perform.	38

(G) "Disaster situation" means any condition or situation

described by rule of the state board of emergency medical, fire,	40
and transportation services as a mass casualty, major emergency,	41
natural disaster, or national emergency.	42
(H) "Emergency medical service organization" means an	43
organization that uses EMTs, AEMTs, or paramedics, or a	44
combination of EMTs, AEMTs, and paramedics, to provide medical	45
care to victims of illness or injury. An emergency medical	46
service organization includes, but is not limited to, a	47
commercial ambulance service organization, a hospital, and a	48
funeral home.	49
(I) "EMT," "AEMT," and "paramedic" have the same meanings	50
as in sections 4765.01 and 4765.011 of the Revised Code.	51
(J) "Fixed wing air ambulance" means a fixed wing aircraft	52
that is specifically designed, constructed, or modified and	53
equipped and is intended to be used as a means of air medical	54
transportation.	55
(K) "Health care practitioner" has the same meaning as in	56
section 3701.74 of the Revised Code.	57
(L) "Health care services" has the same meaning as in	58
section 3922.01 of the Revised Code.	59
(M) "Intermediate life support" means treatment described	60
in section 4765.38 of the Revised Code that an AEMT is certified	61
to perform.	62
(L) (N) "Major emergency" means any emergency event that	63
cannot be resolved through the use of locally available	64
emergency resources.	65
(M)—(O) "Mass casualty" means an emergency event that	66
results in ten or more persons being injured, incapacitated,	67

made ill, or killed.	68
(N)—(P) "Medical emergency" means an unforeseen event	69
affecting an individual in such a manner that a need for	70
immediate care is created.	71
(O) (Q) "Mobile intensive care unit" means an ambulance	72
used only for maintaining specialized or intensive care	73
treatment and used primarily for interhospital transports of	74
patients whose conditions require care beyond the scope of a	75
paramedic as provided in section 4765.39 of the Revised Code.	76
(P)(R)(1) "Nonemergency medical service organization"	77
means a person that does both of the following:	78
(a) Provides services to the public on a regular basis for	79
the purpose of transporting individuals who require the use of a	80
wheelchair or are confined to a wheelchair other mobility aid to	81
receive health care services at health care facilities or health-	82
<pre>care practitioners' offices in nonemergency circumstances;</pre>	83
(b) Provides the services for a fee, regardless of whether	84
the fee is paid by the person being transported, a third party	85
payer, as defined in section 3702.51 of the Revised Code, or any	86
other person or government entity.	87
(2) "Nonemergency medical service organization" does not	88
include a health care facility, as defined in section 1751.01 of	89
the Revised Code, that provides ambulette services only to	90
patients of that facility.	91
(Q) (S) "Nontransport vehicle" means a motor vehicle	92
operated by a licensed emergency medical service organization	93
not as an ambulance, but as a vehicle for providing services in	94
conjunction with the ambulances operated by the organization or	95
other emergency medical service organizations.	96

$\frac{R}{R}$ "Patient" means any individual who as a result of	97
illness or injury needs medical attention, whose physical or	98
mental condition is such that there is imminent danger of loss	99
of life or significant health impairment, or who may be	100
otherwise incapacitated or helpless as a result of a physical or	101
mental condition, or any individual whose physical condition	102
requires the use of a wheelchair or other mobility aid.	103
(S) (U) "Rotorcraft air ambulance" means a helicopter or	104
other aircraft capable of vertical takeoffs, vertical landings,	105
and hovering that is specifically designed, constructed, or	106
modified and equipped and is intended to be used as a means of	107
air medical transportation.	108
(V) "Taxicab" means a taxicab vehicle operated by a	109
taxicab service company, provided the company is not a	110
nonemergency medical service organization.	111
(W) "Transportation network company driver" has the same	112
meaning as in section 3942.01 of the Revised Code.	113
(X) "Transportation network company services" has the same	114
meaning as in section 3942.01 of the Revised Code.	115
Sec. 4766.04. (A) (1) Except as otherwise provided in this	116
chapter, unless a person is an emergency medical service	117
organization licensed under division (B) or an air medical	118
service organization licensed under division (D) of this	119
section, no person shall furnish, operate, conduct, maintain,	120
advertise, engage in, or propose or profess to engage in, the	121
business or service in this state of transporting persons	122
providing emergency medical transportation to an individual who	123
are seriously ill, injured, or otherwise incapacitated or is	124
experiencing a medical emergency.	125

(2) Except as otherwise provided in this chapter, unless a	126
person is a nonemergency medical service organization licensed	127
under division (C) of this section, no person shall engage in,	128
or profess to engage in, the business or service of providing	129
nonemergency medical transportation to an individual who require	130
requires the use of a wheelchair or are confined to a wheelchair	131
unless the person is licensed pursuant to this section other	132
mobility aid, and who is not experiencing a medical emergency,	133
between any of the following locations:	134
(a) A hospital;	135
(b) An emergency department;	136
(c) A dialysis center;	137
(d) A long-term care facility, including a nursing home;	138
(e) A surgical facility;	139
(f) An inpatient rehabilitation facility;	140
(g) A memory care center;	141
(h) A health care practitioner's office;	142
(i) Any other licensed inpatient facility.	143
(B) To qualify for a license as a basic life-support,	144
intermediate life-support, advanced life-support, or mobile	145
intensive care unit organization, an emergency medical service	146
organization shall do all of the following:	147
(1) Apply for a permit for each ambulance and nontransport	148
vehicle owned or leased as provided in section 4766.07 of the	149
Revised Code;	150
(2) Meet all requirements established in rules adopted by	151
the state board of emergency medical, fire, and transportation	152

services regarding ambulances and nontransport vehicles,	153
including requirements pertaining to equipment, communications	154
systems, staffing, and level of care the particular organization	155
is permitted to render;	156
(3) Maintain the appropriate type and amount of insurance	157
as specified in section 4766.06 of the Revised Code;	158
(4) Meet all other requirements established under rules	159
adopted by the board for the particular license.	160
(C) To qualify for a license to provide ambulette service,	161
a nonemergency medical service organization shall do all of the	162
following:	163
(1) Apply for a permit for each ambulette owned or leased	164
as provided in section 4766.07 of the Revised Code;	165
(2) Meet all requirements established in rules adopted by	166
the state board of emergency medical, fire, and transportation	167
services regarding ambulettes, including requirements pertaining	168
to equipment, communication systems, staffing, and level of care	169
the organization is permitted to render;	170
(3) Maintain the appropriate type and amount of insurance	171
as specified in section 4766.06 of the Revised Code;	172
(4) Meet all other requirements established under rules	173
adopted by the board for the license.	174
(D) To qualify for a license to provide air medical	175
transportation, an air medical service organization shall do all	176
of the following:	177
(1) Apply for a permit for each rotorcraft air ambulance	178
and fixed wing air ambulance owned or leased as provided in	179
section 4766.07 of the Revised Code;	180

(2) Meet all requirements established in rules adopted by	181
the state board of emergency medical, fire, and transportation	182
services regarding rotorcraft air ambulances and fixed wing air	183
ambulances, including requirements pertaining to equipment,	184
communication systems, staffing, and level of care the	185
organization is permitted to render;	186
(3) Maintain the appropriate type and amount of insurance	187
as specified in section 4766.06 of the Revised Code;	188
as specified in section 4700.00 of the kevised code,	100
(4) Meet all other requirements established under rules	189
adopted by the board for the license.	190
(E) An emergency medical service organization that applies	191
for a license as a basic life-support, intermediate life-	192
support, advanced life-support, or mobile intensive care unit	193
organization; a nonemergency medical service organization that	194
applies for a license to provide ambulette service; or an air	195
medical service organization that applies for a license to	196
provide air medical transportation shall submit a completed	197
application to the board, on a form provided by the board for	198
each particular license, together with the appropriate fees	199
established under section 4766.05 of the Revised Code. The	200
application form shall include all of the following:	201
(1) The name and business address of the operator of the	202
organization for which licensure is sought;	203
	204
(2) The name under which the applicant will operate the	204
organization;	205
(3) A list of the names and addresses of all officers and	206
directors of the organization;	207
(4) For emergency medical service organizations and	208
nonemergency medical service organizations, a description of	209

each vehicle to be used, including the make, model, year of	210
manufacture, mileage, vehicle identification number, and the	211
color scheme, insignia, name, monogram, or other distinguishing	212
characteristics to be used to designate the applicant's vehicle;	213
(5) For air medical service organizations using fixed wing	214
air ambulances, a description of each aircraft to be used,	215
including the make, model, year of manufacture, and aircraft	216
hours on airframe;	217
(6) For air medical service organizations using rotorcraft	218
air ambulances, a description of each aircraft to be used,	219
including the make, model, year of manufacture, aircraft hours	220
on airframe, aircraft identification number, and the color	221
scheme, insignia, name, monogram, or other distinguishing	222
characteristics to be used to designate the applicant's	223
rotorcraft air ambulance;	224
(7) The location and description of each place from which	225
the organization will operate;	226
(8) A description of the geographic area to be served by	227
the applicant;	228
(9) Any other information the board, by rule, determines	229
necessary.	230
(F) Within sixty days after receiving a completed	231
application for licensure as a basic life-support, intermediate	232
life-support, advanced life-support, or mobile intensive care	233
unit organization; an ambulette service; or an air medical	234
service organization, the board shall approve or deny the	235
application. The board shall deny an application if it	236
determines that the applicant does not meet the requirements of	237
this chapter or any rules adopted under it. The board shall send	238

253

254

255

notice of the denial of an application by certified mail to the	239
applicant. The applicant may request a hearing within ten days	240
after receipt of the notice. If the board receives a timely	241
request, it shall hold a hearing in accordance with Chapter 119.	242
of the Revised Code.	243

- (G) If an applicant or licensee operates or plans to 244 operate an organization in more than one location under the same 245 or different identities, the applicant or licensee shall apply 246 for and meet all requirements for licensure or renewal of a 247 license, other than payment of a license fee or renewal fee, for 248 operating the organization at each separate location. An 249 applicant or licensee that operates or plans to operate under 250 the same organization identity in separate locations shall pay 251 only a single license fee. 252
- (H) An emergency medical service organization that wishes to provide ambulette services to the public must apply for a separate license under division (C) of this section.
- 256 (I) Each license issued under this section and each permit issued under section 4766.07 of the Revised Code expires one 257 year after the date of issuance and may be renewed in accordance 258 with the standard renewal procedures of Chapter 4745. of the 259 Revised Code. An application for renewal shall include the 260 license or permit renewal fee established under section 4766.05 261 of the Revised Code. An applicant for renewal of a permit also 262 shall submit to the board proof of an annual inspection of the 263 vehicle or aircraft for which permit renewal is sought. The 264 board shall renew a license if the applicant meets the 265 requirements for licensure and shall renew a permit if the 266 applicant and vehicle or aircraft meet the requirements to 2.67 maintain a permit for that vehicle or aircraft. 268

(J) Each licensee shall maintain accurate records of all	269
service responses conducted. The records shall be maintained on	270
forms prescribed by the board and shall contain information as	271
specified by rule by the board.	272
Sec. 4766.09. This chapter does not apply to any of the	273
following:	274
(A) A person rendering services with an ambulance in the	275
event of a disaster situation when licensees' vehicles based in	276
the locality of the disaster situation are incapacitated or	277
insufficient in number to render the services needed;	278
(B) Any person operating an ambulance, ambulette,	279
rotorcraft air ambulance, or fixed wing air ambulance outside	280
this state unless receiving a person within this state for	281
transport to a location within this state;	282
(C) A publicly owned or operated emergency medical service	283
organization and the vehicles it owns or leases and operates,	284
except as provided in section 307.051, division (G) of section	285
307.055, division (F) of section 505.37, division (B) of section	286
505.375, and division (B)(3) of section 505.72 of the Revised	287
Code;	288
(D) An ambulance, ambulette, rotorcraft air ambulance,	289
fixed wing air ambulance, or nontransport vehicle owned or	290
leased and operated by the federal government;	291
(E) A publicly owned and operated fire department vehicle;	292
(F) Emergency vehicles owned by a corporation and	293
operating only on the corporation's premises, for the sole use	294
by that corporation;	295
(G) An ambulance, nontransport vehicle, or other emergency	296

medical service organization vehicle owned and operated by a	297
municipal corporation;	298
(H) A motor vehicle titled in the name of a volunteer	299
rescue service organization, as defined in section 4503.172 of	300
the Revised Code;	301
(I) A public emergency medical service organization;	302
(J) A fire department, rescue squad, or life squad	303
comprised of volunteers who provide services without expectation	304
of remuneration and do not receive payment for services other	305
than reimbursement for expenses;	306
(K) A private, nonprofit emergency medical service	307
organization when fifty per cent or more of its personnel are	308
volunteers, as defined in section 4765.01 of the Revised Code;	309
(L) Emergency medical service personnel who are regulated	310
by the state board of emergency medical, fire, and	311
transportation services under Chapter 4765. of the Revised Code;	312
(M) Any of the following that operates a transit bus, as	313
that term is defined in division (Q) of section 5735.01 of the	314
Revised Code, unless the entity provides ambulette services that	315
are reimbursed under the state medicaid plan:	316
(1) A public nonemergency medical service organization;	317
(2) An urban or rural public transit system;	318
(3) A private nonprofit organization that receives grants	319
under section 5501.07 of the Revised Code.	320
(N)(1) An entity, to the extent it provides ambulette	321
services, if the entity meets all of the following conditions:	322
(a) The entity is certified by the department of aging or	323

the department's designee in accordance with section 173.391 of	324
the Revised Code or operates under a contract or grant agreement	325
with the department or the department's designee in accordance	326
with section 173.392 of the Revised Code.	327
(b) The entity meets the requirements of section 4766.14	328
of the Revised Code.	329
(c) The entity does not provide ambulette services that	330
are reimbursed under the state medicaid plan.	331
(2) A vehicle, to the extent it is used to provide	332
ambulette services, if the vehicle meets both of the following	333
conditions:	334
(a) The vehicle is owned by an entity that meets the	335
conditions specified in division (N)(1) of this section.	336
(b) The vehicle does not provide ambulette services that	337
are reimbursed under the state medicaid plan.	338
(O) A vehicle that meets both of the following criteria,	339
unless the vehicle provides services that are reimbursed under	340
the state medicaid plan:	341
(1) The vehicle was purchased with funds from a grant made	342
by the United States secretary of transportation under 49 U.S.C.	343
5310;	344
(2) The department of transportation holds a lien on the	345
vehicle.	346
(P) A taxicab or a vehicle providing transportation	347
network company services that is operated by a transportation	348
network company driver, unless transporting a person under the	349
conditions requiring licensure specified in division (A) of	350
section 4766.04 of the Revised Code.	351

Sub. H. B. No. 195 As Passed by the Senate	Page 14	
(Q) A vehicle providing transportation services for a	352	
private adult day habilitation services company, unless	353	
transporting a person under the conditions requiring licensure	354	
specified in division (A) of section 4766.04 of the Revised	355	
Code. As used in division (Q) of this section, "adult day	356	
habilitation services" has the same meaning as in section	357	
5126.01 of the Revised Code.	358	
Section 2. That existing sections 4766.01, 4766.04, and	359	
4766.09 of the Revised Code are hereby repealed.	360	