Sixty-ninth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2033**

Introduced by

Legislative Management

(Health Services Committee)

- 1 A BILL for an Act to create and enact chapter 23-27.2 of the North Dakota Century Code,
- 2 relating to the distressed ambulance service program; to provide for a legislative management
- 3 report; and to provide a continuing appropriation.

## 4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 5 **SECTION 1.** Chapter 23-27.2 of the North Dakota Century Code is created and enacted as
- 6 follows:
- 7 **23-27.2-01. Definitions.**
- 8 As used in this chapter:
- 9 <u>1.</u> "Department" means the department of health and human services.
- 10 <u>2.</u> "Distressed ambulance service" means a licensee the department has declared a
- distressed ambulance service under section 23-27.2-05.
- 12 <u>3. "Emergency medical services plan" or "plan" means a detailed improvement plan for a</u>
- distressed ambulance service to deliver sustainable and reliable emergency medical
- response and transport services to a patient within an assigned service area.
- 15 <u>4.</u> "Licensee" means an emergency medical services operation as defined in section
- 16 23-27-02.
- 17 5. "Program" means the distressed ambulance service program.
- 18 <u>23-27.2-02. Program creation and administration.</u>
- 19 <u>1.</u> The distressed ambulance service program is hereby created.
- 20 <u>2.</u> The department shall:
- 21 <u>a. Carry out the administrative functions of the program;</u>
- b. Adopt rules necessary to implement this chapter and manage the program;
- 23 <u>c. Take reasonable measures to ensure reliable ambulance response within a</u>
- 24 distressed ambulance service's assigned service area:

1 Monitor the implementation of a response approved under section 23-27.2-04; 2 Monitor the implementation of a plan approved under section 23-27.2-06; and <u>e.</u> 3 <u>f.</u> Annually evaluate issued waivers. 4 3. The department may: 5 Issue waivers; and <u>a.</u> 6 b. Suspend or revoke a distressed ambulance service's license in accordance with 7 section 23-27.2-06. 8 23-27.2-03. Licensee evaluation - Notice. 9 The department shall identify and evaluate licensees that have: <u>1.</u> 10 Failed to comply with federal or state law or regulation; 11 <u>Indicated an intention to cease operation or change licensure level within sixty</u> b. 12 days; or 13 Indicated a substantial likelihood of failure to respond to requests for service. 14 <u>2.</u> Upon identification of a licensee that meets the criteria under subsection 1, the 15 department may provide notice, in accordance with subsection 3, to the licensee by 16 first-class mail. If provided, the notice must be sent to the: 17 Licensee; <u>a.</u> 18 <u>b.</u> Service leader of record; 19 Medical director of record; and <u>C.</u> 20 Political subdivision that has jurisdiction over the licensee, if applicable. d. 21 <u>3.</u> The notice must include: 22 The deadline for the licensee to respond in accordance with section 23-27.2-04; a. 23 If the licensee failed to comply with federal or state law or regulation, the law or <u>b.</u> 24 regulation violated; 25 A detailed description of the violation or noncompliance; C. 26 The corrective action that must be taken by the licensee; and d. 27 Any resources available to the licensee to assist in taking corrective action. 28 23-27.2-04. Licensee - Response. 29 A licensee that receives a notice under section 23-27.2-03 shall respond to the 1. 30 department within forty-five days of the date of the notice. The response must include:

1		<u>a.</u>	The licensee's proposed corrective action to address the violation or			
2			noncompliance;			
3		<u>b.</u>	The licensee's proposed time frame in which to take corrective action and			
4			become fully compliant; and			
5		<u>C.</u>	If necessary, a request for a waiver.			
6	<u>2.</u>	Within fifteen days of the date of the response, the department shall:				
7		<u>a.</u>	Approve the response; or			
8		<u>b.</u>	Request the licensee amend the response.			
9	<u>3.</u>	The department may extend the deadline to respond if an amendment to the response				
10		is requested under subsection 2.				
11	<u>23-</u> 2	27.2-05. Distressed ambulance service - Declaration and notice.				
12	<u>1.</u>	The department may declare a licensee a distressed ambulance service if the				
13		licensee:				
14		<u>a.</u>	Failed to respond to the department in accordance with section 23-27.2-04;			
15		<u>b.</u>	Failed to make sufficient progress to address the violation or noncompliance			
16			described in the notice;			
17		<u>C.</u>	Failed to take corrective action in accordance with the approved response;			
18		<u>d.</u>	Indicated an intention to cease operation or change licensure level within sixty			
19			days; or			
20		<u>e.</u>	Indicated a substantial likelihood of failure to respond to requests for service.			
21	<u>2.</u>	The department shall provide notice of the declaration by first-class mail to the				
22		<u>recip</u>	ients under subsection 2 of section 23-27.2-03. The notice must include the			
23		<u>depa</u>	rtment's basis for the declaration.			
24	<u>23-2</u>	27.2-06. Distressed ambulance service - Procedure - Plan.				
25	<u>1.</u>	The o	department shall assign a coordinator to the distressed ambulance service within			
26		seve	n days of the date of the notice of declaration. The coordinator may be an			
27		<u>empl</u>	oyee of the department or a contractor. The coordinator shall develop, implement,			
28		and r	monitor an emergency medical services plan.			
29	<u>2.</u>	The e	emergency medical services plan must:			

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1		<u>a.</u>	a. Include a detailed planning and implementation timeline to deliver sustainable			
2			<u>and</u>	reliable emergency medical response and transport services to a patient		
3			<u>with</u>	in the assigned service area;		
4		<u>b.</u>	<u>Eva</u>	luate the impact on the assigned and adjacent service areas; and		
5		<u>C.</u>	Con	sider input from stakeholders, including:		
6			<u>(1)</u>	The distressed ambulance service;		
7			<u>(2)</u>	The political subdivision that has jurisdiction over the distressed ambulance		
8				service;		
9			<u>(3)</u>	The county and city governments within the service area;		
10			<u>(4)</u>	Licensed medical facilities;		
11			<u>(5)</u>	Adjacent ambulance services;		
12			<u>(6)</u>	Other emergency medical services within the service area; and		
13			<u>(7)</u>	Other interested parties.		
14	<u>3.</u>	<u>The</u>	The coordinator shall present a proposed plan at a public meeting held in the			
15		dist	resse	d ambulance service's assigned service area within thirty days of the date of		
16		<u>assi</u>	ignme	ent. The coordinator shall allow stakeholders and the public the opportunity to		
17		prov	<u>/ide ir</u>	nput relating to the plan.		
18	<u>4.</u>	<u>The</u>	coor	dinator shall present a final plan at a second public meeting held in the		
19		dist	resse	d ambulance service's assigned service area within thirty days of the date of		
20		the	first p	ublic meeting.		
21		<u>a.</u>	<u>The</u>	distressed ambulance service shall approve or reject the department's final		
22			plan	at the second public meeting.		
23			<u>(1)</u>	If the distressed ambulance service approves the plan, the distressed		
24				ambulance service shall comply with all aspects of the plan.		
25			<u>(2)</u>	If the distressed ambulance service rejects the plan, the service leader of		
26				record shall present an amended plan to the department within fourteen		
27				days after the date of the second public meeting.		
28		<u>b.</u>	<u>The</u>	department shall approve or reject the amended plan within seven days of		
29			rece	eipt.		
30	<u>5.</u>	<u>If th</u>	e dep	partment and distressed ambulance service are unable to agree on a plan, or		
31		if th	e dist	ressed ambulance service fails to comply with any aspect of an approved		

1		plan, the department may take action as necessary to protect the health, safety, and				
2		welfare of the public, in accordance with section 23-27.2-02.				
3	<u>6.</u>	The department shall provide notice of a public meeting conducted under this section.				
4		The notice must be:				
5		a. Published in a newspaper of general circulation within the service area between				
6		fourteen and seven days before the meeting; and				
7		b. Delivered by first-class mail to the county auditor of each county in the service				
8		area at least seven days before the meeting.				
9	<u>7.</u>	The department may request the distressed ambulance service reimburse the				
10		department for costs associated with administering this section and for any reasonable				
11		measures taken to ensure reliable ambulance response within the distressed				
12		ambulance service's assigned service area. The distressed ambulance service shall				
13		reimburse the department within thirty days after receipt of the request.				
14	<u>23-2</u>	7.2-07. Distressed ambulance service program - Continuing appropriation.				
15	<u>Ther</u>	There is created in the state treasury a distressed ambulance service program fund. The				
16	fund consists of all moneys transferred to the fund and all interest and earnings upon moneys in					
17	the fund. Moneys in the fund are appropriated to the department on a continuing basis for the					
18	purposes of administering this chapter, including for the payment of contractor fees and					
19	expenses incurred by or for the operation of the program.					
20	<u>23-2</u>	7.2-08. Distressed ambulance service program - Report to legislative				
21	manage	ment.				
22	<u>Each</u>	n interim, the department shall provide a report to the legislative management regarding				
23	the statu	ne status of the program. The report must include the provisions of the program, the number of				
24	distresse	distressed ambulance services, coordinated efforts and activities, program costs and expenses,				
25	and the	and the overall effectiveness of the program.				