Ordinances Governing

AMBULANCE SERVICE

in the

CITY OF ARLINGTON

TEXAS

Amended by Ordinance No. 08-069

(August 19, 2008)

(Chapter Designator: AMBULANCE)
## ORDINANCE HISTORY

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<tr>
<td>89-67</td>
<td>06/06/89</td>
<td><strong>Article III, Section 3.02</strong>, allowing the operation of a pediatric/neonatal transport service without a certificate.</td>
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<tr>
<td>94-106</td>
<td>07/12/94</td>
<td>Repeal of existing Chapter and adoption of a new one.</td>
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<tr>
<td>98-02</td>
<td>01/06/98</td>
<td>Amend <strong>Article V, Section 5.02</strong>, Certificate Holder's Records and Reports, relative to the certificate holder's annual statement; amend of <strong>Article VII, Section 7.04</strong>, Permit Card - Renewal and Fee, relative to renewal of permit card; amend of <strong>Section 7.06</strong>, Suspension or Revocation of Ambulance Personnel Permit, <strong>Subsection (A)(3)</strong>, relative to a requirement for ambulance personnel to remain continuously employed by an ambulance service having a certificate of public convenience and necessity.</td>
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<tr>
<td>99-105</td>
<td>08/31/99</td>
<td>Amend <strong>Article I, Definitions, Section 1.01</strong>, Definitions, relative to the deletion of the definition of &quot;Certificate&quot;; Amend <strong>Article III, Non-Emergency Ambulance Service Certificate of Public Convenience and Necessity</strong>, relative to replacement of certificates with contract; Delete <strong>Article IV, Non-Emergency Ambulance Service Permits</strong>, and renumber remaining articles; Amend <strong>Article V, Non-Emergency Ambulance Service Records</strong>, relative to elimination of certificate reference; Amend <strong>Article VI, Non-Emergency Ambulance Service Standards for Operation and Equipment, Section 6.01</strong>, Operating Regulations, relative to ambulance staffing; Amend <strong>Section 6.03</strong>,...</td>
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Inspection of Equipment, Subsection (C), relative to a reference to Ambulance Chapter; Amend Article VII, Emergency and Non-Emergency Ambulance Service Personnel, Section 7.04, Permit Card - Renewal and Fee, relative to elimination of references to certificates; Amend Section 7.06, Suspension or Revocation of Ambulance Personnel Permit, Subsection (A), relative to removal of certificate reference; Amend Article VIII, Emergency Ambulance Service General Rules and Regulations, Section 8.01, Radio Dispatch Procedures, Subsection (C), relative to change in article reference; Amend Article IX, Emergency Ambulance Service, Section 9.01, Policy, relative to addition of non-emergency ambulance service; Section 9.02, Authorization Required, relative to the addition of non-emergency; Amend Section 9.03, Exceptions, relative to elimination of the word emergency; Amend Section 9.04, General Standards, Subsection (A), relative to deletion of emergency; Amend Section 9.04, Subsection (B)(1), relative to the addition of non-emergency; Amend Section 9.04, Subsection (B)(3), relative to elimination of the word emergency; Amend Section 9.04, Subsection (B)(8), relative to penalties; Amend Section 9.11, Insurance, relative to increases in insurance requirements; Amend Article X, Purpose, relative to a more efficient system; Amend Article XII, Violations; Penalties, Section 12.01, Unlawful Operations and Prohibited Acts, Subsection (A)(8), relative to chapter reference; Amend Section 12.01, Subsection (A)(9), relative to
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<tr>
<td>00-125</td>
<td>10/31/00</td>
<td>Amend Chapter providing for the appointment of an independent contractor medical director; providing for insurance coverage required for an ambulance provider.</td>
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<tr>
<td>01-063</td>
<td>06/12/01</td>
<td>Amend Article I, Definitions, Section 1.01, Definitions, by the amendment of the definitions of &quot;Life Threatening Emergency&quot;, &quot;Non-Emergency Ambulance or Non-Emergency Ambulance Call&quot;, &quot;Nonlife-Threatening Emergency&quot;, &quot;Response Time&quot;, and &quot;Unscheduled Non-Emergency&quot;; Amend Article IV, Ambulance Service, Subsection 4.03(B); Amend Article V, Emergency Medical Service Personnel, Subsection 5.09(B); Amend Article VIII, Violations; Penalties, Subsection 8.01 (A)(12).</td>
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<tr>
<td>04-040</td>
<td>05/11/04</td>
<td>Amend Article III, Emergency Physicians’ Advisory Board, Section 3.02, Board, Qualifications, relative to the appointment of board members.</td>
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<tr>
<td>08-069</td>
<td>08/19/08</td>
<td>Amend Article I, Definitions, Section 1.01, Definitions, by the addition of the definitions of &quot;Ambulance Patient&quot; and &quot;Urgent Pre-Hospital or Time Sensitive Hospital Transfer or Priority 3 Response,&quot; and by amending the definition of “Emergency Medical Services (EMS) Dispatch Center” to “City Dispatch Center;” amend Article IV, Ambulance Service, Section 4.01, Policy; Section 4.03, Insurance; Section 4.05, Operating Standards, Subsection (B); Section 4.06, Operating Standards; Section 4.09,</td>
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<td>Base Station Physician, Subsection (B); Section 4.10, Communications Standards; Section 4.11, Dispatch Procedures; Section 4.12, Use of Emergency Warning Devices; Section 4.15, Provider Records and Reports; amend Article V, Emergency Medical Service Personnel, Section 5.01, Personnel Certification Standards, Subsections (B)(1)(2); Section 5.03, Qualification of Applicants for Ambulance Personnel Certification; Section 5.04, Applications for Emergency Medical Personnel Certification; Section 5.05, City Certification Card - Renewal and Fee; Section 5.06, Display of City Certification Card; Section 5.07, Rules for Ambulance Personnel, Subsections (H) and (J); Section 5.09, Patient and On-Scene Management; amend Article VI, Purpose, Subsection (F); amend Article VII, Assistance by Fire and Police Personnel, Section 7.01, Prior to Ambulance Service; Section 7.02, After Ambulance Arrival; amend Article VIII, Violations, Penalties, Section 8.01, Unlawful Operations and Prohibited Acts, Subsection (A)(6), (7).</td>
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ARTICLE I

DEFINITIONS

Section 1.01 Definitions

For the purpose of this Chapter, the following words, terms, phrases and their derivations shall have the meanings as set out by this Article:

“Air Ambulance” means any aircraft providing ambulance transportation by an air-ambulance provider as defined by law.

“Ambulance” means any motor vehicle constructed, reconstructed, arranged, equipped or used for the purpose of transporting patients.

“Ambulance Call or Ambulance Response” means the act of proceeding with an ambulance for the purpose of transporting any patient for compensation.

“Ambulance Patient” means a person requiring the transportation in a vehicle by a stretcher, gurney or other commonly found emergency medical patient packaging device and the attention and care by ambulance personnel. (Amend Ord 08-069, 8/19/08)

“Ambulance Personnel” means persons certified or licensed by the Texas Department of Health at the level of emergency medical technician (EMT), emergency medical technician-intermediate (EMT-I), or emergency medical technician-paramedic (EMT-P) who respond to life-threatening and nonlife threatening emergencies and unscheduled non-emergencies in an ambulance.

“Ambulance Provider or Provider” means a person engaged in business as the owner, manager, officer or proprietor of a company, firm or organization who uses ambulances to provide ambulance service.

“Base Station Physician or On-Line Medical Director” means a physician licensed to practice medicine in the State of Texas, knowledgeable in the applicable medical protocols, radio procedures and general operating policies of the Arlington, Texas emergency medical services system, and a person from whom emergency medical personnel shall, subject to the provisions of this Chapter, take medical direction in person, by radio or by remote communications device.
“City” means all areas within the corporate limits of the City of Arlington, Texas, and its extraterritorial jurisdiction.

“City Council” means the Arlington City Council.

“City Dispatch Center” means the central communications center from which all ambulances operating in the City shall be dispatched and controlled. (Amend Ord 08-069, 8/19/08)

“Driver” means any individual who drives or attempts to drive any ambulance.

“Emergency Call” means any call, received through the 911 system, or by other means, in which the patient’s condition is such that a prudent layperson may reasonably believe that an emergency condition may exist.

“Emergency Medical Services Personnel Certification or City Certification or Emergency Medical Services System Certification” means the written authorization issued by the License Officer for a designated person to provide medical care or service to any patient to the level approved by the Medical Director.

“Emergency Medical Services (EMS) System” means the City Emergency Medical Services System including but not limited to, an independent contractor ambulance provider, an independent contractor Medical Director, First Responders, Emergency Medical Services Dispatch Center, and Arlington hospitals that operate an emergency department.

“Emergency Medical Technician (EMT)” means a person certified by the Texas Department of Health as minimally proficient to perform basic life support and as further required by the Texas Health and Safety Code and relevant regulations.

“Emergency Medical Technician-Intermediate (EMT-I)” means a person certified by the Texas Department of Health as minimally proficient to provide emergency prehospital care by initiating under medical supervision certain procedures, as regulated by the Texas Health and Safety Code and relevant regulations.

“Emergency Medical Technician-Paramedic (EMT-P)” means a person certified by the Texas Department of Health as minimally proficient to provide advanced life support that includes initiation under medical supervision of certain procedures, as regulated by the Texas Health and Safety Code and relevant regulations.
“Emergency Physicians Advisory Board (EPAB)” means the Advisory Board empowered to recommend various standards, rules and regulations related to the medical and clinical aspects of ambulance service in Arlington, Texas.

“Fire Chief” means the Chief of the Fire Department or his authorized representative.

“Fire Department” means the Fire Department of the City of Arlington.

“First Responder” means Texas Department of Health certified or licensed emergency medical services personnel who, working under a formal agreement with an emergency medical services ambulance provider, provide immediate on-scene care to ill or injured persons but do not transport those persons.

“License Officer” means the Fire Chief or his designee. The person having responsibility for issuing, suspending and revoking EMS personnel certifications, according to standards specified by the Medical Director and consistent with law.

“Life-Threatening Emergency or Priority 1 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, which would likely result in the loss or quality of life without immediate intervention. (Amend Ord 01-063, 6/12/01)

“Medical Audit” means an official inquiry into the circumstances involving an ambulance run or request for service, conducted by the EPAB or licensed physician designated by the EPAB.

“Medical Control” means direction given ambulance personnel and first responders by a Texas licensed physician through direct voice contact or standing written orders.

“Medical Director” means the independent contractor licensed physician or independent contractor entity with designated licensed physician contracted by the City to serve as the officer in carrying out the duties and powers in accordance with this ordinance and the Medical Director contract.

“Medical Protocol” means any diagnosis-specific or problem-oriented written statement of standard procedure, or algorithm, approved by the Medical Director as the normal standard of prehospital care for a given clinical condition.
“Mutual Aid Call” means a request for emergency ambulance service in accordance with a reasonable and effective mutual aid agreement with a contiguous municipality, corporation or other entity, provided, however, any mutual aid provider must provide for substantially medically equivalent services.

“Non-emergency Ambulance or Non-emergency Ambulance Call” means a non-emergency ambulance call in which the patient may require medical observation, monitoring and/or treatment during routine transportation. A determination that a transport is a non-emergency ambulance call may be made by a healthcare professional, based upon the medical needs of the patient and the exigency of the patient’s condition. A determination that a transport is a non-emergency ambulance call may also be made by authorized dispatch personnel utilizing presumptive patient condition information and protocols approved by the Medical Director.

“Non-emergency Ambulance Call or Scheduled Non-Emergency Transfer or Unscheduled Non-Emergency Transfer or Priority 4 or 5 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, in which the patient is in a stable state of illness and is not acutely ill, requiring medical observation, monitoring and/or treatment during inter-facility transport or transport between a residence where the patient receives ongoing care and a medical facility, for the purpose of routine medical care or diagnostic services. (Amend Ord 01-063, 6/12/01)

“Nonlife-Threatening Emergency or Priority 2 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, which requires immediate medical attention but would not likely result in the loss or quality of life without immediate intervention. (Amend Ord 01-063, 6/12/01)

“Patient” means an individual who is ill, sick, injured, wounded, or otherwise incapacitated and is in need of or is at risk of needing medical care during transport to or from a health care facility.

“Person” means any individual, firm, association, partnership, corporation, or other group or entity or combination of individuals.

“Police Department” means the Police Department of the City of Arlington.
“Response Time” means the elapsed time from the moment an ambulance is documented in the City’s CAD as assigned to a response (or time-stamped if using the manual system) until the dispatched ambulance has arrived at the specific address or location dispatched. In the instance of apartment or business complexes, the ambulance has arrived at the specific address or location when the ambulance actually arrives at the point closest to the specified apartment or business to which it can reasonably be driven. (Amend Ord 01-063, 6/12/01)

“Senior Paramedic in Charge” means that person among the certified personnel assigned to an ambulance, not the driver, who is a certified paramedic designated as the individual in command of the ambulance.

“Special Use Permit” means a permit required, under applicable regulation promulgated by the City or the Medical Director, for the provision of specialized prehospital care.

“Specialized Emergency Medical Services Vehicle” means a vehicle designed for transporting the sick or injured by means of air, water or ground, that has sufficient equipment and supplies to provide for the specialized needs of the patient transported, and that is permitted as such by the Texas Department of Health and authorized by Special Use Permits as defined in this Chapter. This includes fixed-wing aircraft, helicopters, boats and ground vehicles.

“Unscheduled Non-emergency or Urgent Transfer from Healthcare Facility or Priority 3 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols in which there is no emergency or danger that would result in the loss or quality of life without immediate medical intervention. The patient may require medical observation, monitoring and/or treatment during transportation. (Amend Ord 01-063, 6/12/01)

“Urgent Pre-Hospital or Time Sensitive Hospital Transfer or Priority 3 Response” situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, in which there is no emergency or danger that would result in the loss or quality of life without immediate intervention but which requires transport by ambulance, or the patient is at an acute care hospital where a physician has determined that the patient’s condition warrants immediate transfer to another acute care hospital. (Amend Ord 08-069, 8/19/08)
ARTICLE II

MEDICAL DIRECTOR

Section 2.01 Medical Director

The City shall appoint an independent contractor Medical Director who shall be responsible for the day-to-day affairs of the Emergency Medical System in accordance with this Chapter, the Medical Director contract, and relevant federal, state and local law. The Medical Director shall be a licensed physician with training and experience as a practicing emergency physician or an entity with a designated Medical Director with training and experience as a practicing emergency licensed physician. The Medical Director shall serve for such period of time as shall be prescribed by the City Council by contract. The Medical Director shall be removable in accordance with the contract or in the event of absence or disability. Should the Medical Director be so removed the Fire Chief, with approval of the City Council, shall designate a similarly qualified physician to perform the duties of the Medical Director.

Section 2.02 Medical Director Duties and Responsibilities

A. The Medical Director is an independent contractor and shall have responsibilities including but not limited to the following powers and duties:

1. To recommend medically appropriate response time standards to the Fire Chief;

2. To establish standards for patient care for ambulances and first responder vehicles;

3. To develop and revise clinical protocols for ambulance and first responder personnel with the advice and recommendation of the EPAB;

4. To approve medical dispatch protocols for dispatching ambulances and first responder vehicles;

5. To conduct medical audits;

6. To oversee the development and administration of written and practical tests for the certification of ambulance personnel, first responders, and EMS
Dispatch Center personnel for the purpose of ensuring that all certified or licensed personnel who participate in pre-hospital patient care and emergency medical dispatch maintain knowledge and skill levels at least consistent with industry standards and with that needed to implement EMS System protocols and standing orders;

7. To develop and implement EMS System certification procedures for ambulance personnel, first responders, and EMS Dispatch Center personnel;

8. To conduct inspections of vehicles, equipment and supplies, in cooperation with the Fire Chief, on both an announced and unannounced basis and to develop standards and procedures for such;

9. To develop clinical standards regarding the use of air and ground critical care transportation vehicles including the standards limiting which types of patients may be transported by each and whether transports are ambulance transports or non-ambulance transports;

10. To develop and periodically revise and administer educational material, programs and/or tests to ensure that base station physicians are appropriately knowledgeable of the local EMS System and to certify qualified physicians;

11. To monitor response time performance;

12. To periodically conduct intensive reviews of specific clinical types to analyze and improve EMS System performance; and

13. To present written and oral reports regarding the performance of the EMS System.

B. All powers not exclusively granted to EPAB or the Medical Director by this Chapter may also be performed by the City. The City Council may approve from time to time by resolution agreements between the City and EPAB further clarifying the role of each, provided such agreements do not conflict with the terms of this Chapter and relevant federal, state and local law as well as the Medical Director Independent Contractor Contract. (Amend Ord 00-125, 10/31/00)
ARTICLE III

EMERGENCY PHYSICIANS' ADVISORY BOARD

Section 3.01 Emergency Physicians' Advisory Board Created

There is hereby established an Emergency Physicians' Advisory Board (EPAB) which shall serve as an advisory body for the City Council in regard to medical control of the EMS System. EPAB may be created by contract or agreement with the local medical society at the discretion of the City Council, and may be formed as a separate corporate entity.

Section 3.02 Board; Qualifications

EPAB shall consist of an eleven (11) member board with nine (9) voting members. The Mayor and each Council member shall nominate a voting member with confirmation by majority vote of the City Council in accordance with the City of Arlington Boards and Commissions Policy Statement. Membership shall be composed of the Medical Director or his/her designee as an ex-officio non-voting member; and the medical director or his/her designee of each hospital emergency department which receives emergency patients by ambulance and which is located within the corporate limits of the City of Arlington. Each of the hospital emergency department positions has one vote in the governance of the affairs of the EPAB.

An additional seven (7) physicians shall be appointed by the City Council. Qualifications of these members shall include but not be limited to licensure as a physician in the State of Texas. Preference in filling these positions shall be given to Arlington residents who are emergency medical physicians at hospitals within the City. Qualified candidates may be considered who are nonresidents but primarily practice medicine in the City of Arlington. Each of these positions has one vote in the governance of the affairs of the EPAB.

The City's Fire Chief shall be an ex-officio, non-voting member of the EPAB.

All members shall serve for a term of two (2) years from the first day of July of the year of their appointment.
Midterm vacancies on the EPAB shall be filled in the same manner as herein above prescribed, and vacancy appointments shall be for the duration of the term of the position being vacated. (Amend Ord 04-040, 5/11/04)

Section 3.03  **EPAB Responsibilities and Relationship to City Council**

A. EPAB shall have the following responsibilities:

1. To advise the City Council and Fire Chief about the clinical performance of the Emergency Medical System (EMS);

2. To review protocols and make recommendations to the Medical Director;

3. To make recommendations to the Medical Director about clinical standards for patient care including those for ambulances, first responder vehicles, on-board equipment and non-emergency transports;

4. To represent the interests of the medical community and providers by making recommendations for improvement of the EMS System;

5. To promote the EMS System to the medical community;

6. To serve as an advisory appeals board for certification actions of the Medical Director;

7. To serve as an Advisory Medical Experimentation Resource to recommend or review research conducted within the EMS System;

8. To review and comment on the Medical Director’s contract.

B. All responsibilities not exclusively granted to EPAB by this Chapter may also be performed by the City. The City Council may approve from time to time by resolution agreements between the City and EPAB further clarifying the role of each, provided such agreements do not conflict with the terms of this Chapter.
Section 3.04  **May Be Aided By Other Committees**

The EPAB may be aided by other committees. The EPAB may establish such other EPAB committees as may be necessary in order to aid it in the performance of its responsibilities. Such EPAB committees shall be comprised of persons experienced in the delivery of emergency care or the treatment of major trauma in an emergency situation.

Section 3.05  **Conflict of Interest**

A. No person shall serve as a voting member of the EPAB, nor as Medical Director, if such person is an officer, director, employee, or is otherwise affiliated with, directly or indirectly, any ambulance operator whose activities are regulated hereunder.

B. No person shall serve as a voting member of the EPAB, nor as Medical Director, if such person is an officer, director, employee, or otherwise affiliated with, directly or indirectly, a hospital, health services provider, or any other organization which is affiliated with, directly or indirectly, any ambulance operator whose activities are regulated hereunder.

C. Upon the written request of any hospital in the City, the Medical Director in consultation with EPAB shall investigate any alleged impropriety in regard to the selection of hospitals or other facilities as destinations for ambulance runs. (Amend Ord 00-125, 10/31/00)
ARTICLE IV

AMBULANCE SERVICE

Section 4.01 Policy

To lessen congestion caused by emergency vehicles on the public streets, safeguard the public health and well-being and to facilitate the prompt dispatch of appropriately equipped and staffed ambulances when needed to protect life and health, it is hereby determined that the City Council may designate one ambulance provider to provide all ambulance service, including special event and standby ambulance services. No other ambulance service provider shall operate an ambulance within the City of Arlington except in the situations described in this Chapter or upon consent of the Fire Chief or his designee. It is the intent of this policy that no ambulance patient be transported by ground transportation unless in compliance with this ordinance and the Texas Health & Safety Code. (Amend Ord 08-069, 8/19/08)

Section 4.02 Contract Required

No person shall operate an ambulance for hire on any street of the City without first having obtained a contract from the City Council, except as provided below:

A. Renders assistance during any catastrophe or major emergency when the ambulances authorized to operate in the City by contract are either insufficient in number or inadequate for any other reason, as determined by the EMS Dispatch Center;

B. Operates from a location outside the City and transports any patient from a point of origin outside the City to a destination inside the City;

C. Operates an ambulance brought into the City solely for the purpose of a drill or training exercise;

D. Operates any ambulance rendering requested assistance to ambulances currently authorized by the City in cases of disaster or major emergency pursuant to provisions of a "mutual aid agreement" approved by the City;
E. Operates a hospital operated pediatric/neonatal transport service with ambulances modified for pediatric/neonatal transport and staffed at least by registered nurses.

Section 4.03 Insurance

No ambulance shall be operated in the City unless there is at all times in full force and effect at least the minimum insurance coverage as follows:

A. Commercial General Liability: Coverage for claims for damages because of bodily injury, sickness or disease or death of any person other than ambulance service provider’s employees, claims insured by usual bodily injury liability coverages, and claims for damages because of injuries to or destruction of tangible property, including loss of use resulting therefrom in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

B. Automobile Liability: Coverage for claims for damages resulting from an automobile accident resulting in property damage and/or personal injury or death in an amount of not less than One Million Dollars ($1,000,000) per occurrence Combined Single Limit. Such coverage is to include Uninsured/Underinsured Motorist Coverage in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

C. Professional Liability: Coverage for claims for damages resulting from professional malpractice liability in an amount of not less than Ten Million Dollars ($10,000,000.00) per occurrence and Ten Million Dollars ($10,000,000.00) annual aggregate. If coverage is provided on a “claims made” basis, extended period or “tail” coverage shall be provided for a minimum of four years after the expiration date of the period the ambulance provider is authorized to operate in the City;

D. Excess Liability Umbrella Insurance: Coverage in an amount not less than Five Million Dollars ($5,000,000.00) over all underlying liability policies;

($1,000,000.00) for each accident, and One Million Dollars ($1,000,000.00) for Disease; and

F. Other Insurance Requirements: The City, its officials, employees and volunteers shall be named as an additional insured on all applicable policies and each policy shall be endorsed with a waiver of subrogation in favor of the City and EPAB. Required endorsements shall be signed by a person authorized by that insurer to bind coverage on its behalf.

Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, canceled, reduced in coverage or in limits except after thirty (30) days prior written notice has been provided to the City. If the policy is cancelled for non-payment of premium, only ten (10) days notice is required.

Insurance is to be placed with insurers having a Best rating of no less than A:VII. The company must also be duly authorized to transact business in the State of Texas.

Certificate of Insurance. At all times during the period the ambulance provider is authorized to operate in the City, the provider shall file with the City License Officer valid Certificates of Insurance acceptable to the City, naming the City and the EPAB as additional insureds in the amounts and coverages stated above and providing a waiver of all rights of subrogation as listed above.

In the event that purchasing an “occurrence” malpractice policy is not possible or commercially reasonable, the ambulance provider may purchase “claims made” coverage upon the condition that it also purchases coverage for the four (4) years next following the termination or expiration of the period it is authorized to operate in the City which covers claims made during those four (4) years for actions which occurred during the period it operated in the City.

The minimum coverages required by this section may be increased from time to time as approved by the risk manager for the City. (Amend Ord 08-069, 8/19/08)
Section 4.04  Other State Laws and Regulations

No portion of this Chapter shall be construed in a manner inconsistent with state laws and regulations, including but not limited to Chapter 773 of the Texas Health and Safety Code and any other relevant state and federal law.

Section 4.05  Operating Standards

The Medical Director in consultation with EPAB is authorized to establish standards which are more stringent or cover more areas of operation than the minimum standards listed below, which may be adopted from time to time by resolution of the City Council. Provider and Ambulance Personnel shall comply with the following standards:

A. Ambulances and all patient care equipment and supplies shall be clean and decontaminated according to relevant health care industry standards.

B. Each ambulance shall be staffed with no fewer than two (2) persons. At the minimum, one person shall be certified at the level of Emergency Medical Technician and one person shall be certified or licensed at the level of Emergency Medical Technician-Paramedic by the Texas Department of State Health Services or staffing as approved by the Medical Director in consultation with EPAB in accordance with this Chapter. One of the Emergency Medical Technicians shall remain in attendance to the patient being transported at all times. (Amend Ord 08-069, 8/19/08)

C. Be licensed as an Emergency Medical Services Provider according to the Texas Health and Safety Code, as amended.

Section 4.06  Standards for Vehicles and Equipment

The Medical Director, in consultation with EPAB, is authorized to establish standards which are more stringent or cover more areas of operation than the minimum standards listed below, which may be adopted from time to time by resolution of the City Council:

A. All motor vehicles used for the purpose of providing ambulance service hereunder shall be in compliance with
the Texas Health & Safety Code and rules promulgated thereunder.

B. All motor vehicles used for the purpose of providing ambulance service hereunder except as otherwise provided in this Chapter shall be equipped and supplied according to the list approved by the Medical Director. The Medical Director may inspect motor vehicles used for providing ambulance service to ensure that vehicles meet these standards. Providers shall be solely responsible for maintaining these standards.

C. All mechanical, safety and special equipment shall be subject to inspection at any time by the Fire Chief, Medical Director or their designee. Provider shall be solely responsible for maintenance of all mechanical, safety and special equipment. (Amend Ord 08-069, 8/19/08)

Section 4.07 General Standards

A. Provider must meet or exceed all state standards for staffing and equipment in regard to ambulance services and, in addition, meet all standards which are stricter than state standards which are required herein.

B. A Provider shall meet the following standards:

1. Provider shall respond to all calls for ambulance service within the City and shall not engage in any form of screening calls except as specified by the Medical Director or Ambulance Contract.

2. Provider shall not refuse transport of any patient to any hospital equipped for emergency service within the City. The City may, however, promulgate reasonable procedures and regulations for dealing with the abuse or potential abuse of the system by any person and allow exceptions to this requirement in conformance therewith.

3. Provider shall serve all parts of the City in an equitable manner. In this regard, provider shall furnish and manage its resources in such manner as to provide ambulance service throughout the City and shall take any and all actions which are reasonably necessary to minimize any differences
in response time performance among the various parts of the City.

4. Provider must transport all patients whose medical condition is such that transportation by ambulance is necessary for the maintenance of health and well-being, without regard to their ability to pay for such service.

5. Provider shall make no collections during any calls for which the point of origin and the point of destination are within the City.

6. All vehicles operated as ambulances shall meet or exceed standards as prescribed by applicable state law or regulation and shall, in addition, meet or exceed any vehicular, staffing and equipment standards prescribed by the Medical Director.

7. Provider shall meet all response time standards set by the City.

8. Provider shall be subject to any late-run penalties or any other fines, penalties or reimbursements established by the City.

9. Provider shall meet all personnel certification or licensure standards established in writing by the Medical Director which may be more strict than those in this Chapter.

Section 4.08 Air Ambulance and Special Licensure Provisions

Helicopters and other air ambulances operating from locations outside the City may be brought into the City:

A. To render assistance during any catastrophe or major emergency when the ambulances authorized to operate in the City are either insufficient in number or inadequate for any other reason, as determined by the Incident Commander or EMS Dispatch Center;

B. To transport any patient from a point of origin outside the City to a destination inside the City;

C. Solely for the purpose of a drill or training exercise;

ARTICLE IV - 6
(Amend Ord 00-125, 10/31/00)
D. To render requested assistance to ambulances currently authorized by the City in cases of disaster or major emergency pursuant to provisions of a "mutual aid agreement" approved by the City;

E. For the purpose of transporting patients from medical facilities which have permanent landing accommodations for air ambulances when a physician deems that a patient’s condition merits transport by air ambulance;

F. To transport any patient from an airport to any destination outside the City; and/or

G. In situations pre-approved by the Medical Director in consultation with the Emergency Physicians’ Advisory Board.

Section 4.09 Base Station Physician

A. Standards For Certification As Base Station Physician: The Medical Director in consultation with EPAB shall promulgate standards for certification as a base station physician and standards for certification of the facilities to be used by base station physicians, including but not limited to communication equipment, telemetry equipment and recording equipment.

B. Medical Supervision and Control by Base Station Physician: The personnel employed by an ambulance provider hereunder shall only accept on-line medical supervision and control by means of radio or other remote communications equipment from a base station physician certified by the Medical Director. (Amend Ord 08-069, 8/19/08)

Section 4.10 Communications Standards

Standards for Communications: The Medical Director in consultation with EPAB shall promulgate standards and protocols for effective dispatch of all ambulances and first responder vehicles, including but not limited to, telephone protocols, pre-arrival instructions, phone patch procedures, response priorities, and ambulance and first responder alert standards. (Amend Ord 08-069, 8/19/08)
Section 4.11 Dispatch Procedures

The Medical Director in consultation with EPAB shall promulgate dispatch standards and protocols, including but not limited to telephone protocols.

A. When the City Dispatch Center receives a request for emergency ambulance service, the most appropriate ambulance shall be authorized and dispatched on the response in accordance with Medical Director approved telephone protocols.

B. In the event an ambulance or air ambulance provider receives a request for ambulance service in any way other than via the public 9-1-1 system, the provider shall immediately report the request to the City Dispatch Center, giving the location and nature of the call, if known. The City Dispatch Center shall then dispatch the most appropriate ambulance in accordance with Medical Director approved telephone protocols.

C. It shall be unlawful for an ambulance driver or provider to make an emergency ambulance call on the public streets of the City unless exempted or authorized by this Chapter, or unless after initiating non-emergency transport of a patient, the patient’s condition unexpectedly deteriorates so that emergency transport is required and is in accordance with the ambulance provider’s medical treatment protocols. This determination shall be communicated to the City Dispatch Center and the instructions of the City Dispatch Center shall be obeyed. (Amend Ord 08-069, 8/19/08)

Section 4.12 Use of Emergency Warning Devices

A. An ambulance may proceed, after directly receiving a request for service from a citizen, on a response using siren and flashing overhead lights provided the City Dispatch Center is first notified of the driver’s intent to use such warning equipment on the City streets and the City Dispatch Center has authorized said driver to operate under emergency conditions.

B. After an ambulance has responded to a call and arrived at the point of pickup, it shall be unlawful for the ambulance to proceed to the hospital or other destination with such emergency warning equipment in

AMBULANCE
4.11

ARTICLE IV - 8
(Amend Ord 08-069, 8/19/08)
operation except in the case of life-threatening emergencies or nonlife-threatening emergencies or without notifying the City Dispatch Center of the intent to use such equipment.

C. When an ambulance is authorized by the City Dispatch Center to operate under emergency conditions, the ambulance driver shall operate the vehicle in compliance with state and municipal traffic laws governing emergency vehicles. (Amend Ord 08-069, 8/19/08)

Section 4.13 Fees Required

A fee for each ambulance in which a patient is transported shall be charged and collected by the provider, which sum shall be paid to the City to defray the costs of medical regulation of the system. Payments shall be made monthly or as otherwise directed by the Fire Chief in consultation with the EPAB and the City Council. The fee shall be set from time to time by resolution of the City Council consistent with provisions in the provider ambulance contract.

Section 4.14 Central Place of Business

Provider shall maintain a central place of business with at least one listed telephone number for receiving all inquiries regarding bills for service where the provider may be reached during business hours, Monday through Friday. Provider shall, in writing, immediately notify the License Officer of any change of the business address or telephone number.

Section 4.15 Provider Records and Reports

Provider shall maintain a daily manifest upon which shall be recorded the time, date, place of origin, patient’s name and address, destination, and charges for each trip; and a complete patient care report for each patient treated at or transported from a location within the City. The provider shall retain and preserve all daily manifests for at least eighteen (18) months after the close of its fiscal year, and such manifests shall be available for inspection by the Fire Chief, Medical Director or their duly authorized representatives upon request. Provider shall keep accurate
records of the receipts and expenses from operations and such other operating information as may be required by the Fire Chief. Provider shall maintain such records at a place readily accessible for examination by the Fire Chief or Medical Director. Upon request by the Medical Director or his/her designee, the provider shall make available patient care reports for purposes of maintaining and ensuring quality of medical care in the City.

The provider shall provide to the Fire Chief an annual statement which includes, at a minimum, the following:

1. An annual Profit/Loss Statement;
2. A list of claims and lawsuits pending, and a list of lawsuits or claims settled or resolved during the previous year;
3. A statement showing the number of calls made during the previous year for which the points of origin were within the City;
4. A statement showing the number of calls made during the previous year for which the points of origin and termination were within the City;
5. A statement showing the total amount billed and the total amount collected for calls made during the previous year for which the points of origin and termination were within the City;
6. A list, current as of November 1, and received by the License Officer by December 1 of each year, that includes the names of all personnel who staff field units, their Texas Department of State Health Services EMS certification levels and certification expiration dates; and for all personnel who staff dispatch centers, their Texas Department of Health certification levels and expiration dates, if any, and their emergency medical dispatch certification levels and certification expiration dates. (Amend Ord 08-069, 8/19/08)

Section 4.16  Destination Procedures

The Medical Director in consultation with EPAB shall formulate policies and protocols for determining patient
destination, considering the capabilities of area medical facilities in regard to injury and illness types, but without regard to whether or not the destination facility is located in the City. (Amend Ord 00-125, 10/31/00)
ARTICLE V

EMERGENCY MEDICAL SERVICE PERSONNEL

Section 5.01 Personnel Certification Standards

A. Minimum Standards Required: All personnel, including but not limited to drivers, attendants, First Responders and dispatch personnel, shall meet all standards for certification under applicable state law or regulations as well as all standards for City certification which are prescribed by the Medical Director.

B. Standards to be Prescribed by Medical Director in Consultation with EPAB

1. The Medical Director shall prescribe standards for the City Certification of all ambulance and first responder personnel, including but not limited to persons who staff field units and the City Dispatch Center.

2. Prior to awarding City Certification, the Medical Director may require examinations testing the applicant’s knowledge of the local EMS system in general, medical protocols, disaster procedures, and other matters appropriate to determining the applicant’s medical knowledge and ability to work in the City. (Amend Ord 08-069, 8/19/08)

3. The Medical Director may require a physician’s statement that the applicant has no condition which would impair his/her ability to safely operate a motor vehicle or attend patients.

4. The Medical Director shall establish standards for the revocation or suspension of any City Certification authorized hereunder.

5. Applications for City Certification shall be made on forms approved by the Medical Director and accompanied by a nonrefundable application fee which may be set from time to time by resolution of the City Council. Nothing in this Article shall be construed as requiring the City or EPAB to be responsible for the cost of any required physical examination.
Section 5.02  City Certification Required

No person shall drive, manage or control any ambulance on any public street or thoroughfare in the City, attend or render any care to any patient for compensation without having been issued City Certification by the License Officer of the City except as otherwise provided in this Chapter. The License Officer shall issue a certification card to any person meeting the standards in this ordinance and approved by the Medical Director.

Section 5.03  Qualifications of Applicants for Ambulance Personnel Certification

The Medical Director in consultation with EPAB is authorized to recommend regulations which are more stringent or cover more areas of operation than the minimum standards listed below, which may be approved from time to time by resolution of the City Council. Applicants shall meet the following minimum requirements:

A. Each applicant for a City Ambulance Personnel Certification must hold a current Class C driver license issued by the Department of Public Safety of the State of Texas.

B. Each applicant must possess a valid EMT, EMT-Intermediate or EMT-Paramedic certification or license issued by the Texas Department of State Health Services.

C. If requested by the Medical Director, applicants must submit a physician’s statement that the applicant has no condition which would impair his/her ability to safely operate a motor vehicle or attend patients. (Amend Ord 08-069, 8/19/08)

Section 5.04  Applications for Emergency Medical Services Personnel Certification

All applications for Emergency Medical Services Personnel certification hereunder shall be made upon forms approved by the Medical Director, which shall be signed and sworn to by the applicant.
Section 5.05  City Certification Card - Renewal and Fee

City Certification cards for Emergency Medical Services Personnel shall be valid until the expiration of any Texas Department of Health EMT, EMT-Intermediate or EMT-Paramedic license or certification. All such cards shall remain the property of the City and shall be returned promptly when no longer valid in accordance with this article.

The fee for a certification card shall be set from time to time by resolution of the City Council. Such fee shall accompany the application and be nonrefundable. No fee shall be collected for certification cards automatically extended. (Amend Ord 08-069, 8/19/08)

Section 5.06  Display of City Certification Card

It shall be the duty and responsibility of all Ambulance Personnel issued City Certification hereunder to display their certification cards upon demand to the Fire Chief, Medical Director or to their duly authorized representatives. All Ambulance Personnel shall display their certification card on their person at all times while on duty. (Amend Ord 08-069, 8/19/08)

Section 5.07  Rules for Ambulance Personnel

No Ambulance Personnel required to be certified hereunder shall:

A. Refuse to promptly transport or attend any sick or injured person after responding to a call, without good cause;

B. Demand or receive compensation other than established and advertised rates, or fail to give a receipt for monies received;

C. Without good cause induce, or seek to induce a change in destination to or from a hospital or other place specified by the person engaging the ambulance;

D. Induce or seek to induce any person engaging an ambulance to patronize or retain the services of any hospital, convalescent home, attorney, private accident investigator, nurse, or any person that could benefit financially as a result of said inducement except
situations of medical necessity as specifically defined by the Medical Director;

E. Fail to keep clean and presentable while on duty;

F. Use abusive or obscene language, or fail to use professional conduct;

G. Release a patient from ambulance service until care of that patient has been expressly transferred to another health care professional capable of providing care necessary for the health and well-being of the patient; or the patient has been examined, advised of the seriousness of his/her condition and been offered ambulance transportation to a health care facility or other direction as established by the Medical Director;

H. Use a siren or flashing overhead lights of any color or configuration, other than a single strobe light, on a City street for the purpose of clearing traffic, unless on an emergency response authorized by the City Dispatch Center;

I. Disobey the lawful orders of a Fire or Police Officer at the scene of an accident, or other similar emergency;

J. Smoke or use any tobacco product while driving an ambulance or while attending a patient; or

K. Fail to comply with applicable state and municipal laws. (Amend Ord 08-069, 8/19/08)

**Section 5.08  Professional Conduct**

All personnel employed by the Provider including all persons involved in billing and collection activities, shall, at all times, conduct themselves in a professional manner.

**Section 5.09  Patient and On-Scene Management**

A. The Arlington Fire Department is responsible for overall scene safety and management of all responders and patients. The Provider is included in standard operating procedures within the incident command system and has command responsibilities prior to the arrival
of the Fire Department. Once the Fire Department arrives on scene, the command responsibilities for scene safety and management are transferred to the ranking Fire officer who shall function as the Incident Commander.

The Incident Commander shall implement the incident command system. The incident command system means the on scene management of an emergency incident and the structure and organization of responding resources within a standard hierarchy. All resources, including resources of the Provider and its subcontractors, are subject to the direct orders and assignments of the Incident Commander and sector officers in order to affect the timely and orderly mitigation of the emergency.

B. Patient care and medical control issues are controlled by policies issued by the City through its Medical Director. Generally, the first arriving advanced life support provider with the highest level of certification shall control patient care unless patient care responsibility is transferred to and accepted by another provider of at least equal level of certification.

C. The determination regarding management of patient care and medical control should consider the following:

1. The scene of an emergency medical incident shall be managed by the Fire Department in a manner calculated to maximize the life safety of all responders while simultaneously minimizing the risk of death or health impairment to the patient and other persons who may be exposed to risk as a result of the emergency condition.

2. Police Emergency: In the event that the senior officer of the Police Department present at the scene determines that a police emergency condition exists, the officer shall inform the Arlington EMS provider in charge that such condition exists. Upon such notification, the Arlington EMS provider at the scene shall defer to the command of the Police Officer.

3. Arlington Fire Department First Responders shall ordinarily consult with the Provider Paramedic in
charge at the scene in determining relevant risk factors.

4. Because all City EMS personnel, both Fire Department First Responders and Provider personnel have met requirements specified by the City Medical Director and thus hold City EMS certification, they have medical authority over non-Arlington first responders and ambulance personnel not holding City EMS certification (not to exceed State credentials), and law enforcement personnel.

5. All City providers have a duty to act and must continue to provide appropriate care to patients within the scope of their certification or licensure.

6. Medical authority over patient care shall rest solely upon the first arriving City provider until such time as that authority is passed to a Provider Paramedic or hospital physician. That transition is mandatory when an Arlington First Responder assumes initial medical authority. The Provider Paramedic assumes that responsibility during transport of the patient.

Transition of medical authority from first responders to transporting Paramedics occur only after a verbal patient report is conveyed and the provider-patient relationship has been relinquished. The Provider assuming patient care must have a full understanding of the patient’s condition and the treatments and interventions that have been performed or are still needed.

7. City First Responders and Providers may allow properly identified medical personnel to assist with patient care, but shall maintain medical authority prior to the arrival of an ambulance.

8. In the event a physician licensed to practice medicine in Texas or authorized under Federal law is present and desires to assume direction and control of patient care and issue medical orders which conflict with those of the Medical Control physician, he/she may do so only after communicating with the Medical Control physician by radio and if he/she accompanies the patient to
the hospital in the ambulance. The physician who assumes medical direction and control at the scene thus releases the on scene ambulance personnel from responsibility for directing patient care.

9. In cases where conflict regarding patient care exists between City Paramedics on scene and there is a belief that a negligent act or policy deviation that will harm the patient is about to, or has occurred, then the Paramedic with that belief shall initiate conflict resolution procedures approved by the Fire Chief and Medical Director. (Amend Ord 08-069, 8/19/08)

Section 5.10 **Suspension or Revocation of Ambulance Personnel Certification**

The Medical Director or License Officer, as appropriate, shall have the power to suspend, alter or revoke the certification of Ambulance Personnel for the following:

1. Failure to meet the requirements in this Chapter;
2. Failure to pay the City Certification fee;
3. Failure to remain continuously employed by provider;
4. Violation of rules in this Chapter; or
5. Failure to comply with rules and regulations established by the Fire Chief, Medical Director, or City Council.

The Medical Director may recommend suspension and/or revocation of the certification to the License Officer who shall cause an investigation to be made into the circumstances surrounding the proposed suspension and/or revocation. The License Officer may at any time give notice in writing to the certification holder that the certification has been revoked. The notice shall outline the reason or reasons for revocation. The notice of revocation shall become a final revocation after the expiration of three (3) days from the date of the service of same, unless on or before the expiration of such three days the certification holder shall file with the Medical Director a written appeal of such revocation. The appeal
shall operate as a stay of revocation of the certification issued until such time as the Medical Director shall grant a hearing and make a final adjudication. Provided, however, the License Officer may require immediate suspension of the certification for public safety purposes. If this requirement is made, the certification shall be suspended during the period in which the appeal is pending. The hearing shall be held within thirty (30) days after the date of filing of the appeal, and such action and judgment of the Medical Director, after hearing all the evidence and facts, shall be final and conclusive as to all parties.

Section 5.11 Miscellaneous Provisions

When the driver of an ambulance has reasonable grounds to believe that an emergency exists, the driver of the ambulance may:

A. Park or stand, irrespective of the otherwise applicable provisions of law, ordinance or regulations;

B. Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

C. Exceed the maximum speed limits permitted by law, ordinance or regulation; provided, however, that any governing directives issued by the Chief of Police are obeyed and that life and property are not endangered thereby; or

D. Disregard laws, ordinances and regulations governing directions or movements or turning in specified directions.

Provided, however, that any exemption herein granted shall apply only when such ambulance is operating with siren or flashing overhead lights and when such audible and visual signals meet the requirements of law, ordinance or regulation; and provided further, that the foregoing provision shall not operate to relieve the driver of any ambulance from the duty to drive with due regard for the safety of all persons, nor shall such provisions protect the driver from the consequences of his reckless disregard for the safety of others. (Amend Ord 00-125, 10/31/00)
ARTICLE VI

PURPOSE

Section 6.01  Purpose

A. The regulation of ambulances and emergency ambulances as herein established has been made in the exercise of the sound discretion of the City Council, and the City Council finds that such regulations are necessary for the purpose of promoting the health, safety and general welfare of the community; that such regulations have been designed to lessen congestion by emergency vehicles on the public streets and to secure safety to pedestrians and vehicles using the public streets and thoroughfares; that such regulations are necessary to protect health, life and property; that such regulations apply to all providers of ambulances as a whole operating for hire under emergency conditions, or otherwise, on the streets and public thoroughfares in such a manner as to minimize the hazards and dangers inherent in the operations of ambulances under emergency conditions; and that public necessity requires that such regulations be adopted to preserve and enforce the health, safety and welfare, and the good order and security of the City and its inhabitants.

B. To establish a regulated ambulance service system which can provide state-of-the-art clinical quality of care, with reasonable, reliable response time standards, and with the goal of furnishing the best possible chance of survival, without disability or preventable complication, to each ambulance user.

C. To establish a sole-provider ambulance system, because it is unreasonable to have unnecessarily high rates or public subsidy to make needed improvements to ambulance service in Arlington, when a more efficiently designed system can achieve the same results at lower cost. The most efficient design to achieve the goals of high-quality service at the lowest cost consistent with the quality of care required, is the implementation of the system described herein.

D. To provide more effective system performance through the provision of services by a competitively selected ambulance provider.
E. To establish minimum requirements for non-emergency ambulance transportation. (Amend Ord 00-125, 10/31/00)

F. To ensure that pre-hospital emergency medical care provided throughout the City, regardless of the setting or provider, is compatible with that authorized by the Medical Director for the City ambulance contractor. (Amend Ord 08-069, 8/19/08)
ARTICLE VII

ASSISTANCE BY FIRE AND POLICE PERSONNEL

Section 7.01 Prior To Ambulance Arrival

Members of the Arlington Fire and Police Departments are hereby authorized to render all emergency medical treatment which they are qualified to perform when they arrive at the scene of an emergency situation prior to the arrival of an authorized ambulance. (Amend Ord 08-069, 8/19/08)

Section 7.02 After Ambulance Arrival

Members of the Arlington Fire and Police Departments are authorized to render all medical treatment which they are qualified to perform if assistance is required at an emergency situation. (Amend Ord 08-069, 8/19/08)
ARTICLE VIII

VIOLATIONS; PENALTIES

Section 8.01  Unlawful Operations and Prohibited Acts

A.  It shall be unlawful for any person to intentionally or knowingly:

1.  Follow any police car, ambulance or fire apparatus which is responding to an emergency call on the streets of the City.

2.  Solicit on the streets of the City the business of transporting injured or sick persons.

3.  Intercept any communication concerning traffic accidents on the streets of the City and divulge or publish the existence, contents, substance, purpose, effect or meaning of such intercepted communication and no such solicitor, owner or person, not being entitled thereto, shall receive or assist in receiving any such message emanating through the radio medium of the Police or Fire Department for his own benefit or for the benefit of another solicitor, owner, operator or person in the business of furnishing ambulance service.

4.  Use on a vehicle a siren and/or flashing overhead light(s) other than strobe lights without prior authorization by the EMS Dispatch Center.

5.  Use a uniform, insignia, badge, title, identification card, or vehicle marking for the purpose of identification to the public or others as an authorized provider of emergency medical services without prior approval from the Fire Chief.

6.  Operate or cause to be operated an ambulance on any street of the City or provide ambulance standby services at any location within the City without first having obtained a valid permit therefore in accordance with this Article or unless exempted therefrom by the provisions of this Chapter.

7.  To sell or attempt to sell any plan including subscription to provide any ground ambulance
services within the City limits which are not allowed by this Chapter or the Texas Health & Safety Code. (Amend Ord 08-069, 8/19/08)

8. Request the services of any ambulance which is not permitted in accordance with the provisions of this Chapter or exempted therefrom by the provisions of this Chapter.

9. Perform duties as an ambulance driver, attendant or dispatcher without current certification issued by the Licensing Officer in accordance with this Chapter.

10. Permit or allow a person to perform duties as an ambulance driver, attendant or dispatcher without current certification issued by the Licensing Officer in accordance with this Chapter.

11. Give false information to induce the dispatch of an ambulance or helicopter rescue unit.

12. Give false information on applications for personnel certification. (Amend Ord 01-063, 6/12/01)

Section 8.02 Penalties

A. Any person who violates any of the provisions of this Chapter shall be guilty of a misdemeanor and each day the violation continues shall be a separate offense. Each offense shall be punishable by a fine not to exceed Two Thousand ($2,000.00) Dollars.

B. Each day that any violation of this Chapter is committed or permitted to continue shall constitute a separate offense.

C. This section shall not serve to limit any other remedies available to the City in law or equity. (Amend Ord 00-125, 10/31/00)
ORDINANCE NO. 98-02

AN ORDINANCE AMENDING THE "AMBULANCE SERVICE" CHAPTER OF THE CODE OF THE CITY OF ARLINGTON, TEXAS, 1987, THROUGH THE AMENDMENT OF ARTICLE V, ENTITLED NON-EMERGENCY AMBULANCE SERVICE RECORDS, BY THE AMENDMENT OF SECTION 5.02, CERTIFICATE HOLDER'S RECORDS AND REPORTS, RELATIVE TO THE CERTIFICATE HOLDER'S ANNUAL STATEMENT; THROUGH THE AMENDMENT OF ARTICLE VII, ENTITLED EMERGENCY AND NON-EMERGENCY AMBULANCE SERVICE PERSONNEL, BY THE AMENDMENT OF SECTION 7.04, PERMIT CARD - RENEWAL AND FEE, RELATIVE TO RENEWAL OF PERMIT CARD; BY THE AMENDMENT OF SECTION 7.06, SUSPENSION OR REVOCATION OF AMBULANCE PERSONNEL PERMIT, SUBSECTION (A)(3), RELATIVE TO A REQUIREMENT FOR AMBULANCE PERSONNEL TO REMAIN CONTINUOUSLY EMPLOYED BY AN AMBULANCE SERVICE HAVING A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY; PROVIDING THIS ORDINANCE BE CUMULATIVE; PROVIDING FOR SEVERABILITY; PROVIDING FOR GOVERNMENTAL IMMUNITY; PROVIDING FOR INJUNCTIONS; PROVIDING FOR PUBLICATION AND BECOMING EFFECTIVE TEN DAYS AFTER PUBLICATION.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARLINGTON, TEXAS:

1. That the "Ambulance" Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through the amendment of Article V, Non-Emergency Ambulance Service Records, by the amendment of Section 5.02, Certificate Holder's Records and Reports, so that hereafter said section shall be and read as follows:

Section 5.02 Certificate Holder's Records and Reports

Each certificate holder shall maintain a daily manifest upon which shall be recorded the time, date, place of origin, patient's name and address, destination, and charges for each trip. Each such provider shall retain and preserve all daily manifests for at least eighteen (18) months, and such manifests shall be available for inspection by the EPAB, License Officer, Medical Director or his duly
authorized representatives upon request. Each certificate holder hereunder shall keep accurate records of the receipts and expenses from operations and such other operating information as may be required by the License Officer. Each such provider shall maintain such records at a place readily accessible for examination by the EPAB License Officer, or Medical Director.

Each certificate holder shall provide to the License Officer and the EPAB an annual statement which includes the following:

(1) An Annual Profit/Loss Statement;

(2) A list of claims pending, and a list of cases or claims settled or resolved in the past year;

(3) A statement showing the number of calls made in the previous calendar year;

(4) A statement showing the number of calls made in the previous calendar year in which the points of origin and termination were within the City; and

(5) A statement showing the number of calls made in the previous calendar year in which either the point of origin or the point of termination was outside the City.

(6) A list, current as of November 1, and received by the License Officer by December 1 of each year, that includes the names of all personnel who staff field units and dispatch centers, their Texas Department of Health EMS certification levels and certification expiration dates.

Further, Article VII, Emergency and Non-Emergency Ambulance Service Personnel, is hereby amended by the amendment of Section 7.04, Permit Card - Renewal and Fee, so that hereafter said section shall be and read as follows:

Section 7.04 Permit Card - Renewal and Fee

Permit cards for Ambulance Personnel shall be valid for one calendar year, beginning January 1 and ending December 31 of any such year. Permit cards of Ambulance Personnel in good standing and whose status and condition may have not changed since obtaining such permit, who remain continuously employed by an ambulance service having a
certificate of Public Convenience and Necessity, and whose name appears on the list required in Section 5.02(6) may, upon a determination by the License Officer that the applicant's status and condition have not changed, be deemed automatically extended for one year.

The fee for a permit card shall be set from time to time by resolution of the City Council. The permit fee shall accompany the application and be nonrefundable. No fee shall be collected for permit cards automatically extended.

Further, Article VII is hereby amended by the amendment of Section 7.06, Suspension or Revocation of Ambulance Personnel Permit, Subsection (A)(3), so that hereafter said subsection shall be and read as follows:

3. Failure to remain continuously employed by an ambulance service having a certificate of Public Convenience and Necessity.

2.

This ordinance shall be and is hereby declared to be cumulative of all other ordinances of the City of Arlington, and this ordinance shall not operate to repeal or affect any of such other ordinances except insofar as the provisions thereof might be inconsistent or in conflict with the provisions of this ordinance, in which event such conflicting provisions, if any, in such other ordinance or ordinances are hereby repealed.

3.

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such holding shall not affect the validity of the remaining portions of this ordinance.

4.

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Arlington in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any
damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.

5.

Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Arlington in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Arlington.

6.

The caption of this ordinance shall be published in a newspaper of general circulation in the City of Arlington, in compliance with the provisions of Article VII, Section 15, of the City Charter. Further, this ordinance may be published in pamphlet form and shall be admissible in such form in any court, as provided by law.

7.

This ordinance shall become effective ten (10) days after first publication as described above.

PRESENTED AND GIVEN FIRST READING on the 16th day of December, 1997, at a regular meeting of the City Council of the City of Arlington, Texas; and GIVEN SECOND READING, passed and approved on the 6th day of January, 1997, by a vote of 8 ayes and 0 nays at a regular meeting of the City Council of the City of Arlington, Texas.
ORDINANCE NO. 99-105

AN ORDINANCE AMENDING THE "AMBULANCE SERVICE" CHAPTER OF THE CODE OF THE CITY OF ARLINGTON, TEXAS, 1987, THROUGH THE AMENDMENT OF ARTICLE I, ENTITLED DEFINITIONS, BY THE AMENDMENT OF SECTION 1.01, DEFINITIONS, RELATIVE TO THE DELETION OF THE DEFINITION OF "CERTIFICATE"; THROUGH THE AMENDMENT OF ARTICLE III, ENTITLED NON-EMERGENCY AMBULANCE SERVICE CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY, RELATIVE TO REPLACEMENT OF CERTIFICATES WITH CONTRACT; THROUGH THE DELETION OF ARTICLE IV, ENTITLED NON-EMERGENCY AMBULANCE SERVICE PERMITS, AND THE RENUMBERING OF THE REMAINING ARTICLES; THROUGH THE AMENDMENT OF ARTICLE V, ENTITLED NON-EMERGENCY AMBULANCE SERVICE RECORDS, RELATIVE TO ELIMINATION OF CERTIFICATE REFERENCE; THROUGH THE AMENDMENT OF ARTICLE VI, ENTITLED NON-EMERGENCY AMBULANCE SERVICE STANDARDS FOR OPERATION AND EQUIPMENT, BY THE AMENDMENT OF SECTION 6.01, OPERATING REGULATIONS, RELATIVE TO AMBULANCE STAFFING; BY THE AMENDMENT OF SECTION 6.03, INSPECTION OF EQUIPMENT, AT SUBSECTION (C), RELATIVE TO A REFERENCE TO AMBULANCE CHAPTER; THROUGH THE AMENDMENT OF ARTICLE VII, ENTITLED EMERGENCY AND NON-EMERGENCY AMBULANCE SERVICE PERSONNEL, BY THE AMENDMENT OF SECTION 7.04, PERMIT CARD - RENEWAL AND FEE, RELATIVE TO ELIMINATION OF REFERENCES TO CERTIFICATES; BY THE AMENDMENT OF SECTION 7.06, SUSPENSION OR REVOCATION OF AMBULANCE PERSONNEL PERMIT, SUBSECTION (A), RELATIVE TO REMOVAL OF CERTIFICATE REFERENCE; THROUGH THE AMENDMENT OF ARTICLE VIII, ENTITLED EMERGENCY AMBULANCE SERVICE GENERAL RULES AND REGULATIONS, BY THE AMENDMENT OF SECTION 8.01, RADIO DISPATCH PROCEDURES, SUBSECTION (C), RELATIVE TO CHANGE IN ARTICLE REFERENCE; THROUGH THE AMENDMENT OF ARTICLE IX, ENTITLED EMERGENCY AMBULANCE SERVICE, BY
The amendment of Section 9.01, Policy, relative to addition of non-emergency ambulance service; by the amendment of Section 9.02, Authorization required, relative to the addition of non-emergency; by the amendment of Section 9.03, Exceptions, relative to elimination of the word emergency; by the amendment of Section 9.04, General Standards, Subsection (A), relative to deletion of emergency; by the amendment of Section 9.04, Subsection (B)(1), relative to the addition of non-emergency; by the amendment of Section 9.04, Subsection (B)(3), relative to elimination of the word emergency; by the amendment of Section 9.04, Subsection (B)(8), relative to penalties; by the amendment of Section 9.11, Insurance, relative to increases in insurance requirements; through the amendment of Article X, Entitled Purpose, relative to a more efficient system; through the amendment of Article XII, Entitled Violations; Penalties, by the amendment of Section 12.01, Unlawful Operations and Prohibited Acts, Subsection (A)(8), relative to chapter reference; by the amendment of Section 12.01, Subsection (A)(9), relative to chapter reference; by the amendment of Section 12.01, Subsection (A)(10), relative to chapter reference; providing for a fine of up to $2000 for each offense in violation of the ordinance; providing this ordinance be cumulative; providing for severability; providing for governmental immunity; providing for injunctions; providing for publication and becoming effective ten days after publication.

Be it ordained by the City Council of the City of Arlington, Texas:

1.

That the "Ambulance Service" Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through
the amendment of Article I, Definitions, Section 1.01, Definitions, by the deletion of the definition of “Certificate”.

Further, Article III, Non-Emergency Ambulance Service Certificate of Public Convenience and Necessity, is hereby amended so that hereafter said article shall be and read as follows:

ARTICLE III

NON-EMERGENCY AMBULANCE SERVICE

Section 3.01 Contract Required

No person shall operate a non-emergency ambulance for hire on any street of the City without first having obtained a contract from the City Council, except as provided in Section 3.02.

Section 3.02 Exceptions

No contract shall be required for any person operating an ambulance or other vehicle which:

A. Renders assistance during any catastrophe or major emergency when the ambulances authorized to operate in the City by contract are either insufficient in number or inadequate for any other reason, as determined by the Fire Dispatcher or EMS Dispatch Center;

B. Operates from a location outside the City and transports any patient from a point of origin outside the City to a destination inside the City;

C. Operates an ambulance brought in solely for the purpose of a drill or training exercise;

D. Operates any ambulance rendering requested assistance to ambulances currently authorized by the City in cases of disaster or major emergency pursuant to provisions of a "mutual aid agreement" approved by the City;

E. Operates a hospital operated pediatric/neonatal transport service with ambulances modified for pediatric/neonatal transport and staffed by registered nurses.
Section 3.03 Liability Insurance Required

No ambulance shall be operated on non-emergency calls in the City unless there is at all times in full force and effect insurance coverage as follows:

A. Commercial General Liability: Coverage for claims for damages because of bodily injury, sickness or disease, or death of any person other than ambulance service provider's employees, claims insured by usual bodily injury liability coverages, and claims for damages because of injuries to or destruction of tangible property, including loss of use resulting therefrom in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

B. Automobile Liability: Coverage for claims for damages resulting from an automobile accident resulting in property damage and/or personal injury or death in an amount of not less than One Million Dollars (1,000,000) per occurrence. Such coverage is to include Uninsured Motorist Coverage in an amount of not less than One Million Thousand Dollars ($1,000,000) per occurrence;

C. Professional Liability: Coverage for claims for damages resulting from professional malpractice liability in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

D. Excess Liability Umbrella Insurance: Coverage in an amount not less than Five Million Dollars ($5,000,000) over all underlying liability policies;

E. Every insurance policy required hereunder shall extend for the period for the operation of ambulance service hereunder, and the insurer shall be obligated to give not less than thirty (30) days written notice to the City and the Medical Director before any cancellation or other termination of any such policy earlier than its termination date.

Section 3.04 Other State Laws and Regulations

No portion of this Chapter shall be construed in a manner inconsistent with State laws and regulations, including but not limited to Chapter 773 of the Texas Health and Safety Code and any relevant federal law.
Further, Article IV, Non-Emergency Ambulance Service Permits, is hereby amended by the deletion of Article IV and the renumbering of the remaining articles.

Further, Article V, Non-Emergency Ambulance Service Records, is hereby amended so that hereafter said article shall be and read as follows:

ARTICLE IV

NON-EMERGENCY AMBULANCE SERVICE RECORDS

Section 4.01 Central Place of Business

Any provider shall maintain a central place of business with at least one properly listed telephone for receiving all calls for ambulance service and where all business records and daily manifests herein required shall be maintained and available to answer promptly all calls for service, to dispatch promptly all ambulances, and to be generally responsible for its conduct of such ambulance operations. Any provider shall, in writing, immediately notify the Fire Chief and the Medical Director of any change of the business address or of the telephone number where said provider may be reached at all times.

Section 4.02 Provider Records and Reports

Any provider shall maintain a daily manifest upon which shall be recorded the time, date, place of origin, patient's name and address, destination, and charges for each trip. Each such provider shall retain and preserve all daily manifests for at least eighteen (18) months, and such manifests shall be available for inspection by the EPAB, License Officer, Medical Director or his/her duly authorized representatives upon request. Any provider shall keep accurate records of the receipts and expenses from operations and such other operating information as may be required by the License Officer. Each such provider shall maintain such records at a place readily accessible for examination by the EPAB License Officer, or Medical Director.

Any provider shall provide to the License Officer and the EPAB an annual statement which includes the following:
(1) An Annual Profit/Loss Statement;

(2) A list of claims pending, and a list of cases or claims settled or resolved in the past year;

(3) A statement showing the number of calls made in the previous calendar year;

(4) A statement showing the number of calls made in the previous calendar year in which the points of origin and termination were within the City; and

(5) A statement showing the number of calls made in the previous calendar year in which either the point of origin or the point of termination was outside the City.

(6) A list, current as of November 1, and received by the License Officer by December 1 of each year, that includes the names of all personnel who staff field units and dispatch centers, their Texas Department of Health EMS certification levels and certification expiration dates.

Section 4.03 Fees Required

A fee for each call in which a patient is transported shall be charged and collected by the provider, which sum shall be paid to the EPAB to defray the costs of medical regulation of the system. Payments shall be made monthly or as otherwise directed by EPAB. The fee shall be set from time to time by resolution of the City Council.

Further, Article VI, Non-Emergency Ambulance Service Standards for Operation and Equipment, Section 6.01, Operating Regulations, is hereby amended so that hereafter said section shall be and read as follows:

Section 5.01 Operating Regulations

The EPAB is authorized to recommend regulations which are more stringent or cover more areas of operation than the minimum standards listed below, which may be adopted from time to time by resolution of the City Council. Any provider and Ambulance Personnel shall comply with the following regulations:
A. Ambulances and all patient care equipment and supplies shall be clean and decontaminated according to relevant health care industry standards.

B. Each ambulance shall be staffed with no fewer than two (2) persons. At the minimum, one person shall be certified at the level of Emergency Medical Technician-Intermediate and one person shall be certified at the level of Emergency Medical Technician-Paramedic by the Texas Department of Health or staffing as approved by EPAB in accordance with this chapter. One of the Emergency Medical Technicians shall remain in attendance to the patient being transported while the other serves as the driver.

C. Be licensed as an Emergency Medical Services Provider according to the Texas Health and Safety Code.

Further, Article VI, Section 6.03, Inspection of Equipment, Subsection (C), is hereby amended so that hereafter said subsection shall be and read as follows:

C. The License Officer shall be responsible for certifying the sanitation of vehicles and shall inspect and certify that the vehicles are equipped in accordance with the Ambulance Chapter prior to issuance of permits.

Further, Article VII, Emergency and Non-Emergency Ambulance Service Personnel, Section 7.04, Permit Card - Renewal and Fee, is hereby amended so that hereafter said section shall be and read as follows:

Section 6.04 Permit Card - Renewal and Fee

Permit cards for Ambulance Personnel shall be valid for one calendar year, beginning January 1 and ending December 31 of any such year. Permit cards of Ambulance Personnel in good standing and whose status and condition may have not changed since obtaining such permit, who remain continuously employed by an ambulance service, and whose name appears on the list required in Article IV may, upon a determination by the License Officer that the applicant's status and condition have not changed, be deemed automatically extended for one year.
The fee for a permit card shall be set from time to time by resolution of the City Council. The permit fee shall accompany the application and be nonrefundable. No fee shall be collected for permit cards automatically extended.

Further, Article VII, Section 7.06, Suspension or Revocation of Ambulance Personnel Permit, Subsection (A), is hereby amended so that hereafter said subsection shall be and read as follows:

A. The License Officer or Medical Director shall have the power to suspend, alter or revoke the permit of any Ambulance Personnel for the following:

1. Failure to meet the requirements referred to or authorized in Section 6.02;
2. Failure to pay the Section 6.04 permit fee;
3. Failure to remain continuously employed by an approved ambulance provider.
4. Violation of rules as provided in Section 6.07;
5. Failure to comply with rules and regulations established by the Fire Chief, EPAB, or City Council.

The License Officer may at any time give notice in writing to the permit holder that the permit has been revoked. The notice shall outline the reason or reasons for revocation. The notice of revocation shall become a final revocation after the expiration of three (3) days from the date of the service of same, unless on or before the expiration of such three days the permit holder shall file with the EPAB a written appeal of such revocation. The appeal shall operate as a stay of revocation of the permit issued until such time as the EPAB shall grant a hearing and make a final adjudication. Provided, however, the License Officer may require immediate suspension of the permit for public safety purposes. If this requirement is made, the permit shall be suspended during the period in which the appeal is pending. The hearing shall be held within thirty (30) days after the date of filing of the appeal, and such action and judgment of the EPAB, after hearing all the evidence and facts, shall be final and
conclusive as to all parties. The Medical Director may recommend suspension and/or revocation of the permit to the License Officer who shall cause an investigation to be made into the circumstances surrounding the proposed suspension and/or revocation.

Further, Article VIII, Emergency Ambulance Service General Rules and Regulations, Section 8.01, Radio Dispatch Procedures, Subsection (C), is hereby amended so that hereafter said subsection shall be and read as follows:

C. It shall be unlawful for an ambulance driver or provider to make an emergency ambulance call on the public streets of the City unless exempted by Article VIII, or authorized by this Chapter, or unless an original non-emergency call is later determined to require emergency ambulance service. This determination shall be communicated to the Fire Dispatcher and the instructions of the Fire Dispatcher as well as Section 7.02 of this Chapter shall be obeyed.

Further, Article IX, Emergency Ambulance Service, Section 9.01, Policy, is hereby amended so that hereafter said section shall be and read as follows:

Section 8.01 Policy

In order to lessen congestion caused by emergency vehicles on the public streets, safeguard the public health and well-being and to facilitate the prompt dispatch of appropriately equipped and staffed ambulances when needed to protect life and health, it is hereby determined that the City Council may designate one ambulance provider to provide emergency and non-emergency ambulance service. No other emergency or non-emergency ambulance service shall operate within Arlington except in the situations described in this Chapter or upon consent of the Fire Chief or his designee.

Further, Article IX, Section 9.02, Authorization Required, is hereby amended so that hereafter said section shall be and read as follows:

Section 8.02 Authorization Required

No person shall operate an emergency or non-emergency ambulance for hire on any street of the City without first
having obtained from the City Council a contract authorizing ambulance service except as provided herein.

Further, Article IX, Section 9.03, Exceptions, is hereby amended so that hereafter said section shall be and read as follows:

Section 8.03 Exceptions

No such contract shall be required for any person operating an ambulance or other vehicle which:

A. Renders assistance during any catastrophe or major emergency when the ambulances authorized to operate in the City are either insufficient in number or inadequate for any other reason, as determined by the Fire Dispatcher or EMS Dispatch Center;

B. Operates from a location outside the City and transports any patient from a point of origin outside the City to a destination inside the City;

C. Operates an ambulance brought in solely for the purpose of a drill or training exercise; or

D. Operates any ambulance rendering requested assistance to ambulances currently authorized by the City in cases of disaster or major emergency pursuant to provisions of a "mutual aid agreement" approved by the City.

Further, Article IX, Section 9.04, General Standards, Subsection (A), is hereby amended so that hereafter said subsection shall be and read as follows:

A. A medical service ambulance provider must meet or exceed all state standards for staffing and equipment in regard to ambulance services and, in addition, meet all standards which are stricter than said state standards which are required herein.

Further, Article IX, Section 9.04, Subsection (B)(1), is hereby amended so that hereafter said subsection shall be and read as follows:
1. Provider shall respond to all calls for emergency and non-emergency ambulance service within the city and shall not engage in any form of screening calls.

Further, Article IX, Section 9.04, Subsection (B)(3), is hereby amended so that hereafter said subsection shall be and read as follows:

3. Provider shall serve all parts of the city in an equitable manner. In this regard, provider shall furnish and manage its resources in such manner as to provide ambulance service throughout the city and shall take any and all actions which are reasonably necessary to minimize any differences in response time performance among the various parts of the city.

Further, Article IX, Section 9.04, Subsection (B)(8), is hereby amended so that hereafter said subsection shall be and read as follows:

8. Provider shall be subject to any late-run penalties or any other fines, penalties or reimbursements which are established by the City.

Further, Article IX, Section 9.11, Insurance, is hereby amended so that hereafter said section shall be and read as follows:

Section 8.11 Insurance

No ambulance shall be operated on emergency calls in the city unless there is at all times in full force and effect insurance coverage as follows:

A. Commercial General Liability: Coverage for claims for damages because of bodily injury, sickness or disease, or death of any person other than the ambulance service provider's employees, claims insured by usual bodily injury liability coverages, and claims for damages because of injuries to or destruction of tangible property, including loss of use resulting therefrom in an amount of not less than One Million Dollars ($1,000,000) per occurrence;
B. **Automobile Liability**: Coverage for claims for damages resulting from an automobile accident resulting in property damage and/or personal injury or death in an amount of not less than One Million Dollars ($1,000,000) per occurrence. Such coverage is to include Uninsured Motorist Coverage in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

C. **Professional Liability**: Coverage for claims for damages resulting from professional malpractice liability in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

D. **Excess Liability Umbrella Insurance**: Coverage in an amount not less than Five Million Dollars ($5,000,000) over all underlying liability policies;

E. **Worker's Compensation and Employer's Liability**: Coverage for worker's compensation claims, disability benefits and other similar employee benefit acts, in accordance with statutory requirements. Employers' Liability coverage for claims for damages because of bodily injury, occupational sickness or disease or death of ambulance service provider's employees, and claims insured by usual bodily injury liability, in an amount not less than One Hundred Thousand Dollars ($100,000) for each accident and for not less than Five Hundred Thousand Dollars ($500,000) for disease policy limit;

F. Current Certificates of Insurance for insurance policies required hereunder shall be submitted to the Risk Manager for approval. Satisfactory evidence that such insurance is at all times in full force and effect shall be furnished to the Risk Manager, in such form as he/she may specify;

G. For every insurance policy required hereunder shall extend for the period granted for the operation of ambulance service hereunder, and the insurer shall be obligated to give not less than thirty (30) days written notice to the City and the Medical Director before any cancellation or other termination of any such policy earlier than its termination date;

H. The cancellation or other termination of any policy of insurance required hereunder shall automatically revoke and terminate the authority for ambulance service,
unless another insurance policy complying with the provisions of this section shall be provided and be in full force and effect at the time of such cancellation or other termination;

I. Each insurance policy required hereunder shall name as additional insureds the City and the Emergency Physicians Advisory Board, their officials, employees and volunteers for losses arising from the activities arising from or relating to the provision of emergency ambulance service. A waiver of all rights of subrogation against the City and the Emergency Physicians Advisory Board, their officials, employees and volunteers for losses arising from the activities arising from or relating to ambulance operations.

Further, Article X, Purpose, Section 10.01, Purpose, is hereby amended so that hereafter said section shall be and read as follows:

Section 9.01 Purpose

To establish a regulated ambulance service system which can provide state-of-the-art clinical quality of care, with reasonable, reliable response time standards, and with the goal of furnishing the best possible chance of survival, without disability or preventable complication, to each ambulance user.

To establish a sole-provider ambulance system, because it is unreasonable to have unnecessarily high rates or public subsidy to make needed improvements to ambulance service in Arlington, when a more efficiently designed system can achieve the same results at lower cost. The most efficient design to achieve the goals of high-quality service, at the lowest cost, consistent with the quality of care required, is the implementation of the system described herein.

To provide more effective system performance through the provision of services by a competitively selected Qualified Operator.

The regulation of ambulances and emergency ambulances as herein established has been made in the exercise of the sound discretion of the City Council, and the City Council finds that such regulations are necessary for the purpose of promoting the health, safety and general welfare of the
community; that such regulations have been designed to lessen congestion by emergency vehicles on the public streets and to secure safety to pedestrians and vehicles using the public streets and thoroughfares; that such regulations are necessary to protect health, life and property; that such regulations apply to all providers of ambulances as a whole operating for hire under emergency conditions, or otherwise, on the streets and public thoroughfares in such a manner as to minimize the hazards and dangers inherent in the operations of ambulances under emergency conditions; and that public necessity requires that such regulations be adopted to preserve and enforce the health, safety and welfare, and the good order and security of the City and its inhabitants.

Further, Article XII, Violations; Penalties, Section 12.01, Unlawful Operations and Prohibited Acts, Subsection (A)(8), is hereby amended so that hereafter said subsection shall be and read as follows:

8. Request the services of any ambulance which is not permitted in accordance with the provisions of this Chapter or exempted therefrom by the provisions of this Chapter.

Further, Article XII, Section 12.01, Subsection (A)(9), is hereby amended so that hereafter said subsection shall be and read as follows:

9. Perform duties as an ambulance driver, attendant or dispatcher without current certification issued by the Licensing Officer in accordance with this Chapter.

Further, Article XII, Section 12.01, Subsection (A)(10), is hereby amended so that hereafter said subsection shall be and read as follows:

10. Permit or allow a person to perform duties as an ambulance driver, attendant or dispatcher without current certification issued by the Licensing Officer in accordance with this Chapter.
2.

Any person, firm, corporation, agent or employee thereof who violates any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined an amount not to exceed **Two Thousand and No/100 Dollars ($2000)** for each offense. Each day that a violation is permitted to exist shall constitute a separate offense.

3.

This ordinance shall be and is hereby declared to be cumulative of all other ordinances of the City of Arlington, and this ordinance shall not operate to repeal or affect any of such other ordinances except insofar as the provisions thereof might be inconsistent or in conflict with the provisions of this ordinance, in which event such conflicting provisions, if any, in such other ordinance or ordinances are hereby repealed.

4.

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such holding shall not affect the validity of the remaining portions of this ordinance.

5.

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Arlington in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.

6.

Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Arlington in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Arlington.
7. The caption of this ordinance shall be published in a newspaper of general circulation in the City of Arlington, in compliance with the provisions of Article VII, Section 15, of the City Charter. Further, this ordinance may be published in pamphlet form and shall be admissible in such form in any court, as provided by law.

8. This ordinance shall become effective ten (10) days after first publication as described above.

PRESENTED AND GIVEN FIRST READING on the 24th day of August, 1999, at a regular meeting of the City Council of the City of Arlington, Texas; and GIVEN SECOND READING, passed and approved on the 31st day of August, 1999, by a vote of 7 ayes and 0 nays at a regular meeting of the City Council of the City of Arlington, Texas.
ORDINANCE NO. 00-125

AN ORDINANCE AMENDING THE “AMBULANCE SERVICE” CHAPTER OF THE CODE OF THE CITY OF ARLINGTON, TEXAS, 1987; PROVIDING FOR THE APPOINTMENT OF AN INDEPENDENT CONTRACTOR MEDICAL DIRECTOR; PROVIDING FOR INSURANCE COVERAGE REQUIRED FOR AN AMBULANCE PROVIDER; PROVIDING FOR A FINE OF UP TO $2000 FOR EACH OFFENSE IN VIOLATION OF THE ORDINANCE; PROVIDING THIS ORDINANCE BE CUMULATIVE; PROVIDING FOR SEVERABILITY; PROVIDING FOR GOVERNMENTAL IMMUNITY; PROVIDING FOR INJUNCTIONS; PROVIDING FOR PUBLICATION AND BECOMING EFFECTIVE TEN DAYS AFTER FIRST PUBLICATION

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARLINGTON, TEXAS:

1. That the “Ambulance Service” Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through the amendment of Article I, Definitions, so that hereafter said Article shall be and read as follows

ARTICLE I

DEFINITIONS

Section 1.01 Definitions

For the purpose of this Chapter, the following words, terms, phrases and their derivations shall have the meanings as set out by this Article:

“Air Ambulance” means any aircraft providing ambulance transportation by an air-ambulance provider as defined by law.

“Ambulance” means any motor vehicle constructed, reconstructed, arranged, equipped or used for the purpose of transporting patients.
“Ambulance Call or Ambulance Response” means the act of proceeding with an ambulance for the purpose of transporting any patient for compensation.

“Ambulance Personnel” means persons certified or licensed by the Texas Department of Health at the level of emergency medical technician (EMT), emergency medical technician-intermediate (EMT-I), or emergency medical technician-paramedic (EMT-P) who respond to life-threatening and nonlife threatening emergencies and unscheduled non-emergencies in an ambulance.

“Ambulance Provider or Provider” means a person engaged in business as the owner, manager, officer or proprietor of a company, firm or organization who uses ambulances to provide ambulance service.

“Base Station Physician or On-Line Medical Director” means a physician licensed to practice medicine in the State of Texas, knowledgeable in the applicable medical protocols, radio procedures and general operating policies of the Arlington, Texas emergency medical services system, and a person from whom emergency medical personnel shall, subject to the provisions of this Chapter, take medical direction in person, by radio or by remote communications device.

“City” means all areas within the corporate limits of the City of Arlington, Texas, and its extraterritorial jurisdiction.

“City Council” means the Arlington City Council.

“Driver” means any individual who drives or attempts to drive any ambulance.

“Emergency Call” means any call, received through the 911 system, or by other means, in which the patient’s condition is such that a prudent layperson may reasonably believe that an emergency condition may exist.

“Emergency Medical Services Personnel Certification or City Certification or Emergency Medical Services System Certification” means the written authorization issued by the License Officer for a designated person to provide medical care or service to any patient to the level approved by the Medical Director.

"Emergency Medical Services (EMS) System" means the City Emergency Medical Services System including but not limited
to, an independent contractor ambulance provider, an independent contractor Medical Director, First Responders, Emergency Medical Services Dispatch Center, and Arlington hospitals that operate an emergency department.

"Emergency Medical Services (EMS) Dispatch Center" means the central communications center from which all ambulances operating in the City shall be dispatched and controlled.

"Emergency Medical Technician (EMT)" means a person certified by the Texas Department of Health as minimally proficient to perform basic life support and as further required by the Texas Health and Safety Code and relevant regulations.

"Emergency Medical Technician-Intermediate (EMT-I)" means a person certified by the Texas Department of Health as minimally proficient to provide emergency prehospital care by initiating under medical supervision certain procedures, as regulated by the Texas Health and Safety Code and relevant regulations.

"Emergency Medical Technician-Paramedic (EMT-P)" means a person certified by the Texas Department of Health as minimally proficient to provide advanced life support that includes initiation under medical supervision of certain procedures, as regulated by the Texas Health and Safety Code and relevant regulations.

"Emergency Physicians Advisory Board (EPAB)" means the Advisory Board empowered to recommend various standards, rules and regulations related to the medical and clinical aspects of ambulance service in Arlington, Texas.

"Fire Chief" means the Chief of the Fire Department or his authorized representative.

"Fire Department" means the Fire Department of the City of Arlington.

"First Responder" means Texas Department of Health certified or licensed emergency medical services personnel who, working under a formal agreement with an emergency medical services ambulance provider, provide immediate on-scene care to ill or injured persons but do not transport those persons.

"License Officer" means the Fire Chief or his designee. The person having responsibility for issuing, suspending and revoking EMS personnel certifications, according to
standards specified by the Medical Director and consistent with law.

“Life-Threatening Emergency” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, which would likely result in the loss or quality of life without immediate intervention.

“Medical Audit” means an official inquiry into the circumstances involving an ambulance run or request for service, conducted by the EPAB or licensed physician designated by the EPAB.

“Medical Control” means direction given ambulance personnel and first responders by a Texas licensed physician through direct voice contact or standing written orders.

“Medical Director” means the independent contractor licensed physician or independent contractor entity with designated licensed physician contracted by the City to serve as the officer in carrying out the duties and powers in accordance with this ordinance and the Medical Director contract.

“Medical Protocol” means any diagnosis-specific or problem-oriented written statement of standard procedure, or algorithm, approved by the Medical Director as the normal standard of prehospital care for a given clinical condition.

“Mutual Aid Call” means a request for emergency ambulance service in accordance with a reasonable and effective mutual aid agreement with a contiguous municipality, corporation or other entity, provided, however, any mutual aid provider must provide for substantially medically equivalent services.

“Non-emergency Ambulance or Non-emergency Ambulance Call” means a non-emergency ambulance call in which the patient may require medical observation, monitoring and/or treatment during routine transportation. A determination that a transport is a non-emergency ambulance call may be made by a healthcare professional, based upon the medical needs of the patient and the exigency of the patient’s condition. A determination that a transport is a non-emergency ambulance call may also be made by authorized dispatch personnel utilizing presumptive patient condition information and protocols approved by the Medical Director.
“Non-emergency Non-ambulance Call” means a non-emergency non-ambulance call in which it has been determined, within parameters established by the Medical Director, that the patient does not require medical observation or monitoring and is unlikely to require medical treatment during transportation. The Medical Director may, from time to time, establish and revise clinical and dispatch guidelines to be used in making this determination.

“Nonlife-Threatening Emergency” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, which would not likely result in the loss or quality of life without immediate intervention.

“Patient” means an individual who is ill, sick, injured, wounded, or otherwise incapacitated and is in need of or is at risk of needing medical care during transport to or from a health care facility.

“Person” means any individual, firm, association, partnership, corporation, or other group or entity or combination of individuals.

“Police Department” means the Police Department of the City of Arlington.

“Response Time” means the elapsed time from the moment the dispatcher has received sufficient information about the incident to assign the presumptive run code designation and determine if a first responder unit should be dispatched, and sufficient location information to select and dispatch an ambulance until the dispatched ambulance has arrived at the specific address or location dispatched. In the instance of apartment or business complexes, the ambulance has arrived at the specific address or location when the ambulance actually arrives at the point closest to the specified apartment or business to which it can reasonably be driven.

“Senior Paramedic in Charge” means that person among the certified personnel assigned to an ambulance, not the driver, who is a certified paramedic designated as the individual in command of the ambulance.

“Special Use Permit” means a permit required, under applicable regulation promulgated by the City or the Medical Director, for the provision of specialized prehospital care.
“Specialized Emergency Medical Services Vehicle” means a vehicle designed for transporting the sick or injured by means of air, water or ground, that has sufficient equipment and supplies to provide for the specialized needs of the patient transported, and that is permitted as such by the Texas Department of Health and authorized by Special Use Permits as defined in this Chapter. This includes fixed-wing aircraft, helicopters, boats and ground vehicles.

“Unscheduled Non-emergency” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols in which there is no emergency or danger due to a medical condition, and for which the patient is not under a doctor's care. The patient may require medical observation, monitoring and/or treatment during routine transportation.

Further, the “Ambulance Service” Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through the addition of a new Article II, Medical Director, so that hereafter said Article shall be and read as follows, and by the renumbering of the remaining Articles:

ARTICLE II
MEDICAL DIRECTOR

Section 2.01  Medical Director

The City shall appoint an independent contractor Medical Director who shall be responsible for the day-to-day affairs of the Emergency Medical System in accordance with this Chapter, the Medical Director contract, and relevant federal, state and local law. The Medical Director shall be a licensed physician with training and experience as a practicing emergency physician or an entity with a designated Medical Director with training and experience as a practicing emergency licensed physician. The Medical Director shall serve for such period of time as shall be prescribed by the City Council by contract. The Medical Director shall be removable in accordance with the contract or in the event of absence or disability. Should the Medical Director be so removed the Fire Chief, with approval of the City Council, shall designate a similarly qualified physician to perform the duties of the Medical Director.
Section 2.02  Medical Director Duties and Responsibilities

A. The Medical Director is an independent contractor and shall have responsibilities including but not limited to the following powers and duties:

1. To recommend medically appropriate response time standards to the Fire Chief;

2. To establish standards for patient care for ambulances and first responder vehicles;

3. To develop and revise clinical protocols for ambulance and first responder personnel with the advice and recommendation of the EPAB;

4. To approve medical dispatch protocols for dispatching ambulances and first responder vehicles;

5. To conduct medical audits;

6. To oversee the development and administration of written and practical tests for the certification of ambulance personnel, first responders, and EMS Dispatch Center personnel for the purpose of ensuring that all certified or licensed personnel who participate in pre-hospital patient care and emergency medical dispatch maintain knowledge and skill levels at least consistent with industry standards and with that needed to implement EMS System protocols and standing orders;

7. To develop and implement EMS System certification procedures for ambulance personnel, first responders, and EMS Dispatch Center personnel;

8. To conduct inspections of vehicles, equipment and supplies, in cooperation with the Fire Chief, on both an announced and unannounced basis and to develop standards and procedures for such;

9. To develop clinical standards regarding the use of air and ground critical care transportation vehicles including the standards limiting which types of patients may be transported by each and whether transports are ambulance transports or non-ambulance transports;
10. To develop and periodically revise and administer educational material, programs and/or tests to ensure that base station physicians are appropriately knowledgeable of the local EMS System and to certify qualified physicians;

11. To monitor response time performance;

12. To periodically conduct intensive reviews of specific clinical types to analyze and improve EMS System performance; and

13. To present written and oral reports regarding the performance of the EMS System.

B. All powers not exclusively granted to EPAB or the Medical Director by this Chapter may also be performed by the City. The City Council may approve from time to time by resolution agreements between the City and EPAB further clarifying the role of each, provided such agreements do not conflict with the terms of this Chapter and relevant federal, state and local law as well as the Medical Director Independent Contractor Contract.

Further, Article III, Emergency Physicians' Advisory Board, is hereby amended so that hereafter said Article shall be and read as follows:

ARTICLE III

EMERGENCY PHYSICIANS' ADVISORY BOARD

Section 3.01  Emergency Physicians' Advisory Board Created

There is hereby established an Emergency Physicians' Advisory Board (EPAB) which shall serve as an advisory body for the City Council in regard to medical control of the EMS System. EPAB may be created by contract or agreement with the local medical society at the discretion of the City Council, and may be formed as a separate corporate entity.

Section 3.02  Board; Qualifications

EPAB shall consist of a board whose membership shall be composed of the Medical Director or his/her designee as an
ex-officio non-voting member; and the medical director or his/her designee of each hospital emergency department which receives emergency patients by ambulance and which is located within the corporate limits of the City of Arlington. Each of the hospital emergency department positions has one vote in the governance of the affairs of the EPAB.

An additional five (5) physicians shall be appointed by the City Council. Qualifications of these members shall include but not be limited to licensure as a physician in the State of Texas. Preference in filling these positions shall be given to Arlington residents who are emergency medical physicians at hospitals within the City. Qualified candidates may be considered who are nonresidents but primarily practice medicine in the City of Arlington. Each of these positions has one vote in the governance of the affairs of the EPAB.

The City's Fire Chief shall be an ex-officio, non-voting member of the EPAB.

All members shall serve for a term of two (2) years from the first day of July of the year of their appointment. Those members appointed to odd numbered places shall be appointed in odd numbered years and those members appointed to even numbered places shall be appointed in even numbered years. Midterm vacancies on the EPAB shall be filled in the same manner as herein above prescribed, and vacancy appointments shall be for the duration of the term of the position being vacated.

Section 3.03  EPAB Responsibilities and Relationship to City Council

A. EPAB shall have the following responsibilities:

1. To advise the City Council and Fire Chief about the clinical performance of the Emergency Medical System (EMS);

2. To review protocols and make recommendations to the Medical Director;

3. To make recommendations to the Medical Director about clinical standards for patient care including those for ambulances, first responder
vehicles, on-board equipment and non-emergency transports;

4. To represent the interests of the medical community and providers by making recommendations for improvement of the EMS System;

5. To promote the EMS System to the medical community;

6. To serve as an advisory appeals board for certification actions of the Medical Director;

7. To serve as an Advisory Medical Experimentation Resource to recommend or review research conducted within the EMS System;

8. To review and comment on the Medical Director’s contract.

B. All responsibilities not exclusively granted to EPAB by this Chapter may also be performed by the City. The City Council may approve from time to time by resolution agreements between the City and EPAB further clarifying the role of each, provided such agreements do not conflict with the terms of this Chapter.

Section 3.04 May Be Aided By Other Committees

The EPAB may be aided by other committees. The EPAB may establish such other EPAB committees as may be necessary in order to aid it in the performance of its responsibilities. Such EPAB committees shall be comprised of persons experienced in the delivery of emergency care or the treatment of major trauma in an emergency situation.

Section 3.05 Conflict of Interest

A. No person shall serve as a voting member of the EPAB, nor as Medical Director, if such person is an officer, director, employee, or is otherwise affiliated with, directly or indirectly, any ambulance operator whose activities are regulated hereunder.

B. No person shall serve as a voting member of the EPAB, nor as Medical Director, if such person is an officer,
director, employee, or otherwise affiliated with, directly or indirectly, a hospital, health services provider, or any other organization which is affiliated with, directly or indirectly, any ambulance operator whose activities are regulated hereunder.

C. Upon the written request of any hospital in the City, the Medical Director in consultation with EPAB shall investigate any alleged impropriety in regard to the selection of hospitals or other facilities as destinations for ambulance runs.

Further, Article IV, Non-Emergency Ambulance Service Records, is hereby amended so that hereafter said Article shall be and read as follows:

**ARTICLE IV**

**AMBULANCE SERVICE**

**Section 4.01 Policy**

To lessen congestion caused by emergency vehicles on the public streets, safeguard the public health and well-being and to facilitate the prompt dispatch of appropriately equipped and staffed ambulances when needed to protect life and health, it is hereby determined that the City Council may designate one ambulance provider to provide all ambulance service. No other ambulance service provider shall operate an ambulance within the City of Arlington except in the situations described in this Chapter or upon consent of the Fire Chief or his designee.

**Section 4.02 Contract Required**

No person shall operate an ambulance for hire on any street of the City without first having obtained a contract from the City Council, except as provided below:

A. Renders assistance during any catastrophe or major emergency when the ambulances authorized to operate in the City by contract are either insufficient in number or inadequate for any other reason, as determined by the EMS Dispatch Center;
B. Operates from a location outside the City and transports any patient from a point of origin outside the City to a destination inside the City;

C. Operates an ambulance brought into the City solely for the purpose of a drill or training exercise;

D. Operates any ambulance rendering requested assistance to ambulances currently authorized by the City in cases of disaster or major emergency pursuant to provisions of a “mutual aid agreement” approved by the City;

E. Operates a hospital operated pediatric/neonatal transport service with ambulances modified for pediatric/neonatal transport and staffed at least by registered nurses.

Section 4.03 Insurance

No ambulance shall be operated in the City unless there is at all times in full force and effect insurance coverage as follows:

A. Commercial General Liability: Coverage for claims for damages because of bodily injury, sickness or disease or death of any person other than ambulance service provider’s employees, claims insured by usual bodily injury liability coverages, and claims for damages because of injuries to or destruction of tangible property, including loss of use resulting therefrom in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

B. Automobile Liability: Coverage for claims for damages resulting from an automobile accident resulting in property damage and/or personal injury or death in an amount of not less than One Million Dollars ($1,000,000) per occurrence. Such coverage is to include Uninsured Motorist Coverage in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

C. Professional Liability: Coverage for claims for damages resulting from professional malpractice liability in an amount of not less than One Million Dollars ($1,000,000) per occurrence;
D. **Excess Liability Umbrella Insurance:** Coverage in an amount not less than Five Million Dollars ($5,000,000) over all underlying liability policies; and

E. Every insurance policy required hereunder shall extend for the period for the operation of ambulance service hereunder, and the insurer shall be obligated to give not less than thirty (30) days written notice to the City and the Medical Director before any cancellation or other termination of any such policy earlier than its termination date.

**Section 4.04 Other State Laws and Regulations**

No portion of this Chapter shall be construed in a manner inconsistent with state laws and regulations, including but not limited to Chapter 773 of the Texas Health and Safety Code and any other relevant state and federal law.

**Section 4.05 Operating Standards**

The Medical Director in consultation with EPAB is authorized to establish standards which are more stringent or cover more areas of operation than the minimum standards listed below, which may be adopted from time to time by resolution of the City Council. Provider and Ambulance Personnel shall comply with the following standards:

A. Ambulances and all patient care equipment and supplies shall be clean and decontaminated according to relevant health care industry standards.

B. Each ambulance shall be staffed with no fewer than two (2) persons. At the minimum, one person shall be certified at the level of Emergency Medical Technician-Intermediate and one person shall be certified or licensed at the level of Emergency Medical Technician-Paramedic by the Texas Department of Health or staffing as approved by the Medical Director in consultation with EPAB in accordance with this Chapter. One of the Emergency Medical Technicians shall remain in attendance to the patient being transported.

C. Be licensed as an Emergency Medical Services Provider according to the Texas Health and Safety Code, as amended.
Section 4.06  Standards for Vehicles and Equipment

The Medical Director, in consultation with EPAB, is authorized to establish standards which are more stringent or cover more areas of operation than the minimum standards listed below, which may be adopted from time to time by resolution of the City Council:

A. All motor vehicles used for the purpose of providing ambulance service hereunder shall be in compliance with the Texas Health and Safety Code and rules promulgated thereunder by the Texas Board of Health.

B. All motor vehicles used for the purpose of providing ambulance service hereunder except as otherwise provided in this Chapter shall be equipped and supplied according to the list approved by the Medical Director. The Medical Director may inspect motor vehicles used for providing ambulance service to ensure that vehicles meet these standards. Providers shall be solely responsible for maintaining these standards.

C. All mechanical, safety and special equipment shall be subject to inspection at any time by the License Officer, Medical Director or their designee. Provider shall be solely responsible for maintenance of all mechanical, safety and special equipment.

Section 4.07  General Standards

A. Provider must meet or exceed all state standards for staffing and equipment in regard to ambulance services and, in addition, meet all standards which are stricter than state standards which are required herein.

B. A Provider shall meet the following standards:

1. Provider shall respond to all calls for ambulance service within the City and shall not engage in any form of screening calls except as specified by the Medical Director or Ambulance Contract.

2. Provider shall not refuse transport of any patient to any hospital equipped for emergency service within the City. The City may, however, promulgate reasonable procedures and regulations
for dealing with the abuse or potential abuse of the system by any person and allow exceptions to this requirement in conformance therewith.

3. Provider shall serve all parts of the City in an equitable manner. In this regard, provider shall furnish and manage its resources in such manner as to provide ambulance service throughout the City and shall take any and all actions which are reasonably necessary to minimize any differences in response time performance among the various parts of the City.

4. Provider must transport all patients whose medical condition is such that transportation by ambulance is necessary for the maintenance of health and well-being, without regard to their ability to pay for such service.

5. Provider shall make no collections during any calls for which the point of origin and the point of destination are within the City.

6. All vehicles operated as ambulances shall meet or exceed standards as prescribed by applicable state law or regulation and shall, in addition, meet or exceed any vehicular, staffing and equipment standards prescribed by the Medical Director.

7. Provider shall meet all response time standards set by the City.

8. Provider shall be subject to any late-run penalties or any other fines, penalties or reimbursements established by the City.

9. Provider shall meet all personnel certification or licensure standards established in writing by the Medical Director which may be more strict than those in this Chapter.

Section 4.08 Air Ambulance and Special Licensure Provisions

Helicopters and other air ambulances operating from locations outside the City may be brought into the City:
A. To render assistance during any catastrophe or major emergency when the ambulances authorized to operate in the City are either insufficient in number or inadequate for any other reason, as determined by the Incident Commander or EMS Dispatch Center;

B. To transport any patient from a point of origin outside the City to a destination inside the City;

C. Solely for the purpose of a drill or training exercise;

D. To render requested assistance to ambulances currently authorized by the City in cases of disaster or major emergency pursuant to provisions of a “mutual aid agreement” approved by the City;

E. For the purpose of transporting patients from medical facilities which have permanent landing accommodations for air ambulances when a physician deems that a patient’s condition merits transport by air ambulance;

F. To transport any patient from an airport to any destination outside the City; and/or

G. In situations pre-approved by the Medical Director in consultation with the Emergency Physicians’ Advisory Board.

Section 4.09 Base Station Physician

A. Standards For Certification As Base Station Physician: The Medical Director in consultation with EPAB shall promulgate standards for certification as a base station physician and standards for certification of the facilities to be used by base station physicians, including but not limited to communication equipment, telemetry equipment and recording equipment.

B. Medical Supervision and Control By Base Station Physician: The personnel employed by the emergency medical service ambulance provider hereunder shall accept medical supervision and control by means of radio or other remote communications equipment from a base station physician certified by the Medical Director.
Section 4.10  Communications Standards

Standards For Communications: The Medical Director in consultation with EPAB shall promulgate standards and protocols for effective EMS dispatch and other communication facilities, including but not limited to telephone protocols, pre-arrival instructions, phone patch procedures and first responder alert standards.

Section 4.11  Dispatch Procedures

The Medical Director in consultation with EPAB shall promulgate dispatch standards and protocols, including but not limited to telephone protocols.

A. When the EMS Dispatch Center receives a request for emergency ambulance service, the most appropriate ambulance shall be authorized and dispatched on the response in accordance with Medical Director approved telephone protocols.

B. In the event an ambulance or air ambulance provider receives a request for ambulance service in any way other than via the public 9-1-1 system, the provider shall immediately report the request to the EMS Dispatch Center, giving the location and nature of the call, if known. The EMS Dispatch Center shall then dispatch the most appropriate ambulance in accordance with Medical Director approved telephone protocols.

C. It shall be unlawful for an ambulance driver or provider to make an emergency ambulance call on the public streets of the City unless exempted or authorized by this Chapter, or unless an original non-emergency call is later determined to require emergency ambulance service. This determination shall be communicated to the EMS Dispatch Center and the instructions of the EMS Dispatch Center shall be obeyed.

Section 4.12  Use of Emergency Warning Devices

A. An ambulance may proceed, after directly receiving a request for service from a citizen, on a response using siren and flashing overhead lights provided the EMS Dispatch Center is first notified of the driver’s intent to use such warning equipment on the City
streets and the EMS Dispatch Center has authorized said
driver to operate under emergency conditions.

B. After an ambulance has responded to a call and arrived
at the point of pickup, it shall be unlawful for the
ambulance to proceed to the hospital or other
destination with such emergency warning equipment
except in the case of life-threatening emergencies or
nonlife-threatening emergencies; the EMS Dispatch
Center must first be notified by the provider of the
call and the intent to use the above emergency warning
equipment on the City streets.

C. When an ambulance is authorized by the EMS Dispatch
Center to operate under emergency conditions, the
ambulance driver shall operate the vehicle in
compliance with state and municipal traffic laws
governing emergency vehicles.

Section 4.13  Fees Required

A fee for each ambulance in which a patient is
transported shall be charged and collected by the provider,
which sum shall be paid to the City to defray the costs of
medical regulation of the system. Payments shall be made
monthly or as otherwise directed by the Fire Chief in
consultation with the EPAB and the City Council. The fee
shall be set from time to time by resolution of the City
Council consistent with provisions in the provider ambulance
contract.

Section 4.14  Central Place of Business

Provider shall maintain a central place of business
with at least one listed telephone number for receiving all
inquiries regarding bills for service where the provider may
be reached during business hours, Monday through Friday.
Provider shall, in writing, immediately notify the License
Officer of any change of the business address or telephone
number.

Section 4.15  Provider Records and Reports

Provider shall maintain a daily manifest upon which
shall be recorded the time, date, place of origin, patient’s
name and address, destination, and charges for each trip.
Each such provider shall retain and preserve all daily manifests for at least eighteen (18) months, and such manifests shall be available for inspection by the EPAB, License Officer, Medical Director or his/her duly authorized representatives upon request. Provider shall keep accurate records of the receipts and expenses from operations and such other operating information as may be required by the License Officer. Each such provider shall maintain such records at a place readily accessible for examination by the EPAB, License Officer, or Medical Director.

Provider shall provide to the License Officer an annual statement which includes the following:

(1) An annual Profit/Loss Statement;

(2) A list of claims and lawsuits pending, and a list of lawsuits or claims settled or resolved in the past year;

(3) A statement showing the number of calls made in the previous calendar year;

(4) A statement showing the number of calls made in the previous calendar year in which the points of origin and termination were within the City;

(5) A statement showing the number of calls made in the previous calendar year in which either the point of origin or the point of termination was outside the City; and

(6) A list, current as of November 1, and received by the License Officer by December 1 of each year, that includes the names of all personnel who staff field units, their Texas Department of Health EMS certification levels and certification expiration dates, and for all personnel who staff dispatch centers, their Texas Department of Health certification levels and expiration dates and their emergency medical dispatch certification levels and certification expiration dates.

Section 4.16  Destination Procedures

The Medical Director in consultation with EPAB shall formulate policies and protocols for determining patient destination, considering the capabilities of area medical
facilities in regard to injury and illness types, but without regard to whether or not the destination facility is located in the City.

Further, Article V, Non-Emergency Ambulance Service Standards for Operation and Equipment, is hereby amended so that hereafter said article shall be and read as follows:

ARTICLE V

EMERGENCY MEDICAL SERVICE PERSONNEL

Section 5.01  Personnel Certification Standards

A. Minimum Standards Required: All personnel, including but not limited to drivers, attendants, First Responders and dispatch personnel, shall meet all standards for certification under applicable state law or regulations as well as all standards for City certification which are prescribed by the Medical Director.

B. Standards To Be Prescribed by Medical Director in Consultation with EPAB

1. The Medical Director shall prescribe standards for the City Certification of all ambulance and first responder personnel, including but not limited to persons who staff field units and the EMS Dispatch Center.

2. Prior to awarding City Certification, the Medical Director may require examinations testing the applicant's knowledge of the local EMS system in general, medical protocols, disaster procedures, and other matters appropriate to determining the applicant's medical knowledge and ability to work in the Arlington EMS System.

3. The Medical Director may require a physician’s statement that the applicant has no condition which would impair his/her ability to safely operate a motor vehicle or attend patients.

4. The Medical Director shall establish standards for the revocation or suspension of any City Certification authorized hereunder.
5. Applications for City Certification shall be made on forms approved by the Medical Director and accompanied by a nonrefundable application fee which may be set from time to time by resolution of the City Council. Nothing in this Article shall be construed as requiring the City or EPAB to be responsible for the cost of any required physical examination.

Section 5.02 City Certification Required

No person shall drive, manage or control any ambulance on any public street or thoroughfare in the City, attend or render any care to any patient for compensation without having been issued City Certification by the License Officer of the City except as otherwise provided in this Chapter. The License Officer shall issue a certification card to any person meeting the standards in this ordinance and approved by the Medical Director.

Section 5.03 Qualifications of Applicants for Ambulance Personnel Certification

The Medical Director in consultation with EPAB is authorized to recommend regulations which are more stringent or cover more areas of operation than the minimum standards listed below, which may be approved from time to time by resolution of the City Council. Applicants shall meet the following minimum requirements:

A. Each applicant for an Ambulance Personnel Certification must be the holder of a current Class C driver license issued by the Department of Public Safety of the State of Texas.

B. Each applicant must possess a valid EMT, EMT-I or EMT-P certification or license issued by the Texas Department of Health.

C. Each applicant must submit a physician’s statement that the applicant has no condition which would impair his/her ability to safely operate a motor vehicle or attend patients.
Section 5.04  Applications for Emergency Medical Services Personnel Certification

All applications for Emergency Medical Services Personnel certification hereunder shall be made upon forms approved by the Medical Director, which shall be signed and sworn to by the applicant.

Section 5.05  City Certification Card - Renewal and Fee

City Certification cards for Emergency Medical Services Personnel shall be valid until the expiration of any Texas Department of Health EMT, EMT-I or EMT-P license or certification. All such cards shall remain the property of the City and shall be returned promptly when no longer valid in accordance with this article.

The fee for a certification card shall be set from time to time by resolution of the City Council. Such fee shall accompany the application and be nonrefundable. No fee shall be collected for certification cards automatically extended.

Section 5.06  Display of City Certification Card

It shall be the duty and responsibility of all Ambulance Personnel issued City Certification hereunder to display their certification cards upon demand to the Fire Chief, Medical Director or to their duly authorized representatives. All Ambulance Personnel shall display their certification card on their person at all times while on duty.

Section 5.07  Rules for Ambulance Personnel

No Ambulance Personnel required to be certified hereunder shall:

A. Refuse to promptly transport or attend any sick or injured person after responding to a call, without good cause;

B. Demand or receive compensation other than established and advertised rates, or fail to give a receipt for monies received;
C. Without good cause induce, or seek to induce a change in destination to or from a hospital or other place specified by the person engaging the ambulance;

D. Induce or seek to induce any person engaging an ambulance to patronize or retain the services of any hospital, convalescent home, attorney, private accident investigator, nurse, or any person that could benefit financially as a result of said inducement except in situations of medical necessity as specifically defined by the Medical Director;

E. Fail to keep clean and presentable while on duty;

F. Use abusive or obscene language, or fail to use professional conduct;

G. Release a patient from ambulance service until care of that patient has been expressly transferred to another health care professional capable of providing care necessary for the health and well-being of the patient; or the patient has been examined, advised of the seriousness of his/her condition and been offered ambulance transportation to a health care facility or other direction as established by the Medical Director;

H. Use a siren or flashing overhead lights of any color or configuration, other than a single strobe light, on a City street for the purpose of clearing traffic, unless on an emergency response authorized by the EMS Dispatch Center;

I. Disobey the lawful orders of a Fire or Police Officer at the scene of an accident, or other similar emergency;

J. Smoke while driving an ambulance or while attending a patient; or

K. Fail to comply with applicable state and municipal laws.

Section 5.08 Professional Conduct

All personnel employed by the Provider including all persons involved in billing and collection activities, shall, at all times, conduct themselves in a professional manner.
Section 5.09  Patient and On-Scene Management

A. In the event a physician licensed to practice medicine in Texas or authorized under Federal law is present at the scene and desires to assume direction and control of patient care and issue medical orders which conflict with those of the Medical Control physician, the on-scene physician may do so only after communicating with the Medical Control physician by radio and if he/she accompanies the patient to the hospital in the ambulance. The physician who assumes medical direction and control at the scene thus releases the on-scene ambulance personnel from responsibility for directing patient care.

B. General Rule: Authority for patient management in a medical emergency shall be vested in the ambulance paramedic in charge. Authority for the management of the scene of a medical emergency shall be vested in the appropriate public safety officials. The scene of a medical emergency shall be managed in a manner calculated to minimize the risk of death or health impairment to the patient and to other persons who may be exposed to the risk as a result of the emergency condition and priorities shall be placed in the interests of those persons exposed to the more serious risks of life and health. Public safety officials shall ordinarily consult with the ambulance paramedic in charge at the scene in the determination of the relevant risk factors.

C. Exception - Police or Fire Emergency: In the event that the senior officer of the Fire Department or the Police Department present at the scene determines that a police or fire emergency condition exists, the officer shall inform the ambulance paramedic in charge that such condition exists. Upon such notification, the ambulance paramedic and all other ambulance personnel at the scene shall defer to the command of the officer.

Section 5.10  Suspension or Revocation of Ambulance Personnel Certification

The Medical Director or License Officer, as appropriate, shall have the power to suspend, alter or
revoke the certification of Ambulance Personnel for the following:

1. Failure to meet the requirements in this Chapter;
2. Failure to pay the City Certification fee;
3. Failure to remain continuously employed by provider;
4. Violation of rules in this Chapter; or
5. Failure to comply with rules and regulations established by the Fire Chief, Medical Director, or City Council.

The Medical Director may recommend suspension and/or revocation of the certification to the License Officer who shall cause an investigation to be made into the circumstances surrounding the proposed suspension and/or revocation. The License Officer may at any time give notice in writing to the certification holder that the certification has been revoked. The notice shall outline the reason or reasons for revocation. The notice of revocation shall become a final revocation after the expiration of three (3) days from the date of the service of same, unless on or before the expiration of such three days the certification holder shall file with the Medical Director a written appeal of such revocation. The appeal shall operate as a stay of revocation of the certification issued until such time as the Medical Director shall grant a hearing and make a final adjudication. Provided, however, the License Officer may require immediate suspension of the certification for public safety purposes. If this requirement is made, the certification shall be suspended during the period in which the appeal is pending. The hearing shall be held within thirty (30) days after the date of filing of the appeal, and such action and judgment of the Medical Director, after hearing all the evidence and facts, shall be final and conclusive as to all parties.

Section 5.11 Miscellaneous Provisions

When the driver of an ambulance has reasonable grounds to believe that an emergency exists, the driver of the ambulance may:
A. Park or stand, irrespective of the otherwise applicable provisions of law, ordinance or regulations;

B. Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

C. Exceed the maximum speed limits permitted by law, ordinance or regulation; provided, however, that any governing directives issued by the Chief of Police are obeyed and that life and property are not endangered thereby; or

D. Disregard laws, ordinances and regulations governing directions or movements or turning in specified directions.

Provided, however, that any exemption herein granted shall apply only when such ambulance is operating with siren or flashing overhead lights and when such audible and visual signals meet the requirements of law, ordinance or regulation; and provided further, that the foregoing provision shall not operate to relieve the driver of any ambulance from the duty to drive with due regard for the safety of all persons, nor shall such provisions protect the driver from the consequences of his reckless disregard for the safety of others.

Further, Article VI, Emergency and Non-Emergency Ambulance Service Personnel, is hereby amended so that hereafter said Article shall be and read as follows:

ARTICLE VI

PURPOSE

Section 6.01 Purpose

A. The regulation of ambulances and emergency ambulances as herein established has been made in the exercise of the sound discretion of the City Council, and the City Council finds that such regulations are necessary for the purpose of promoting the health, safety and general welfare of the community; that such regulations have been designed to lessen congestion by emergency vehicles on the public streets and to secure safety to pedestrians and vehicles using the public streets and
thoroughfares; that such regulations are necessary to protect health, life and property; that such regulations apply to all providers of ambulances as a whole operating for hire under emergency conditions, or otherwise, on the streets and public thoroughfares in such a manner as to minimize the hazards and dangers inherent in the operations of ambulances under emergency conditions; and that public necessity requires that such regulations be adopted to preserve and enforce the health, safety and welfare, and the good order and security of the City and its inhabitants.

B. To establish a regulated ambulance service system which can provide state-of-the-art clinical quality of care, with reasonable, reliable response time standards, and with the goal of furnishing the best possible chance of survival, without disability or preventable complication, to each ambulance user.

C. To establish a sole-provider ambulance system, because it is unreasonable to have unnecessarily high rates or public subsidy to make needed improvements to ambulance service in Arlington, when a more efficiently designed system can achieve the same results at lower cost. The most efficient design to achieve the goals of high-quality service at the lowest cost consistent with the quality of care required, is the implementation of the system described herein.

D. To provide more effective system performance through the provision of services by a competitively selected ambulance provider.

E. To establish minimum requirements for non-emergency ambulance transportation.

Further, Article VII, Emergency Ambulance Service General Rules and Regulations, is hereby amended so that hereafter said Article shall be and read as follows:
ARTICLE VII

ASSISTANCE BY FIRE AND POLICE PERSONNEL

Section 7.01  Prior To Ambulance Arrival

Members of the Arlington Fire and Police Departments are hereby authorized to render all emergency first aid treatment which they are qualified to perform when they arrive at the scene of an emergency situation prior to the arrival of an authorized ambulance.

Section 7.02  After Ambulance Arrival

Members of the Arlington Fire and Police Departments are authorized to render all first aid treatment which they are qualified to perform if assistance is required at an emergency situation.

Further, Article VIII, Emergency Ambulance Service, is hereby amended so that hereafter said Article shall be and read as follows:

ARTICLE VIII

VIOLATIONS; PENALTIES

Section 8.01  Unlawful Operations and Prohibited Acts

A. It shall be unlawful for any person to intentionally or knowingly:

1. Follow any police car, ambulance or fire apparatus which is responding to an emergency call on the streets of the City.

2. Solicit on the streets of the City the business of transporting injured or sick persons.

3. Intercept any communication concerning traffic accidents on the streets of the City and divulge or publish the existence, contents, substance, purpose, effect or meaning of such intercepted communication and no such solicitor, owner or person, not being entitled thereto, shall receive
or assist in receiving any such message emanating through the radio medium of the Police or Fire Department for his own benefit or for the benefit of another solicitor, owner, operator or person in the business of furnishing ambulance service.

4. Use on a vehicle a siren and/or flashing overhead light(s) other than strobe lights without prior authorization by the EMS Dispatch Center.

5. Use a uniform, insignia, badge, title, identification card, or vehicle marking for the purpose of identification to the public or others as an authorized provider of emergency medical services without prior approval from the Fire Chief.

6. Operate or cause to be operated an ambulance on any street of the City without first having obtained a permit therefor in accordance with this Article or unless exempted therefrom by the provisions of this Chapter.

7. Operate or cause to be operated an ambulance on any street of the City without first having obtained a valid permit for said ambulance in accordance with the provisions of this Chapter.

8. Request the services of any ambulance which is not permitted in accordance with the provisions of this Chapter or exempted therefrom by the provisions of this Chapter.

9. Perform duties as an ambulance driver, attendant or dispatcher without current certification issued by the Licensing Officer in accordance with this Chapter.

10. Permit or allow a person to perform duties as an ambulance driver, attendant or dispatcher without current certification issued by the Licensing Officer in accordance with this Chapter.

11. Give false information to induce the dispatch of an ambulance or helicopter rescue unit.
Section 8.02 Penalties

A. Any person who violates any of the provisions of this Chapter shall be guilty of a misdemeanor and each day the violation continues shall be a separate offense. Each offense shall be punishable by a fine not to exceed Two Thousand ($2,000.00) Dollars.

B. Each day that any violation of this Chapter is committed or permitted to continue shall constitute a separate offense.

C. This section shall not serve to limit any other remedies available to the City in law or equity.

Further, Article IX is hereby amended by the deletion of Article IX.

Further, Article X is hereby amended by the deletion of Article X.

Further, Article XI is hereby amended by the deletion of Article XI.

2.

Any person, firm, corporation, agent or employee thereof who violates any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined an amount not to exceed Two Thousand and No/100 Dollars ($2000) for each offense. Each day that a violation is permitted to exist shall constitute a separate offense.

3.

This ordinance shall be and is hereby declared to be cumulative of all other ordinances of the City of Arlington, and this ordinance shall not operate to repeal or affect any of such other ordinances except insofar as the provisions thereof might be inconsistent or in conflict with the provisions of this ordinance, in which event such conflicting provisions, if any, in such other ordinance or ordinances are hereby repealed.
4.

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such holding shall not affect the validity of the remaining portions of this ordinance.

5.

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Arlington in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.

6.

Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Arlington in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Arlington.

7.

The caption of this ordinance shall be published in a newspaper of general circulation in the City of Arlington, in compliance with the provisions of Article VII, Section 15, of the City Charter. Further, this ordinance may be published in pamphlet form and shall be admissible in such form in any court, as provided by law.

8.

This ordinance shall become effective ten (10) days after first publication as described above.

PRESENTED AND GIVEN FIRST READING on the 24th day of October, 2000, at a regular meeting of the City Council of the City of Arlington, Texas; and GIVEN SECOND READING, passed and approved on the 31st day of October, 2000, by a vote of 7 ayes and 0 nays at a regular meeting of the City Council of the City of Arlington, Texas.
AN ORDINANCE AMENDING THE “AMBULANCE SERVICE” CHAPTER OF THE CODE OF THE CITY OF ARLINGTON, TEXAS, 1987; THROUGH THE AMENDMENT OF ARTICLE I, DEFINITIONS, BY THE AMENDMENT OF SECTION 1.01, Definitions, BY THE AMENDMENT OF THE DEFINITIONS OF "LIFE THREATENING EMERGENCY", "NON-EMERGENCY AMBULANCE OR NON-EMERGENCY AMBULANCE CALL", "NONLIFE-THREATENING EMERGENCY", "RESPONSE TIME", AND "UNSCHEDULED NON-EMERGENCY"; THROUGH THE AMENDMENT OF ARTICLE IV, AMBULANCE SERVICE, BY THE AMENDMENT OF SECTION 4.03, INSURANCE, SUBSECTION (B); THROUGH THE AMENDMENT OF ARTICLE V, EMERGENCY MEDICAL SERVICE PERSONNEL, BY THE AMENDMENT OF SECTION 5.09, PATIENT AND ON-SCENE MANAGEMENT, SUBSECTION (B); THROUGH THE AMENDMENT OF ARTICLE VIII, VIOLATIONS; PENALTIES, BY THE AMENDMENT OF SECTION 8.01, UNLAWFUL OPERATIONS AND PROHIBITED ACTS, SUBSECTION (A)(12); PROVIDING FOR A FINE OF UP TO $2000 FOR EACH OFFENSE IN VIOLATION OF THE ORDINANCE; PROVIDING THIS ORDINANCE BE CUMULATIVE; PROVIDING FOR SEVERABILITY; PROVIDING FOR GOVERNMENTAL IMMUNITY; PROVIDING FOR INJUNCTIONS; PROVIDING FOR PUBLICATION AND BECOMING EFFECTIVE TEN DAYS AFTER FIRST PUBLICATION

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARLINGTON, TEXAS:

1.

That the “Ambulance Service” Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through the amendment of Article I, Definitions, by the amendment of Section 1.01, so that hereafter the definitions of "Life Threatening Emergency", "Non-Emergency Ambulance or Non-Emergency Ambulance Call", "Nonlife-Threatening Emergency", "Response Time", and "Unscheduled Non-Emergency" shall be and read as follows

“Life-Threatening Emergency or Priority 1 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, which would likely result in the loss or quality of life without immediate intervention.
“Non-emergency Ambulance Call or Scheduled Non-Emergency Transfer or Unscheduled Non-Emergency Transfer or Priority 4 or 5 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, in which the patient is in a stable state of illness and is not acutely ill, requiring medical observation, monitoring and/or treatment during inter-facility transport or transport between a residence where the patient receives ongoing care and a medical facility, for the purpose of routine medical care or diagnostic services.

“Nonlife-Threatening Emergency or Priority 2 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, which requires immediate medical attention but would not likely result in the loss or quality of life without immediate intervention.

“Response Time” means the elapsed time from the moment an ambulance is documented in the City’s CAD as assigned to a response (or time-stamped if using the manual system) until the dispatched ambulance has arrived at the specific address or location dispatched. In the instance of apartment or business complexes, the ambulance has arrived at the specific address or location when the ambulance actually arrives at the point closest to the specified apartment or business to which it can reasonably be driven.

“Unscheduled Non-emergency or Urgent Transfer from Healthcare Facility or Priority 3 Response” means a situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols in which there is no emergency or danger that would result in the loss or quality of life without immediate medical intervention. The patient may require medical observation, monitoring and/or treatment during transportation.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.03, Subsection (B), so that hereafter said subsection shall be and read as follows:

B. **Automobile Liability**: Coverage for claims for damages resulting from an automobile accident resulting in property damage and/or personal injury or death in an amount of not less than One Million Dollars ($1,000,000) per occurrence Combined Single Limit. Such coverage is to include Uninsured/Underinsured Motorist Coverage in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.09, Patient and On-Scene Management, Subsection (B), so that hereafter said Subsection shall be and read as follows:

B. **General Rule**: Authority for patient management in a medical emergency shall be vested in the ambulance paramedic in charge. Authority for the management of the scene of a medical emergency shall be vested in the appropriate public safety officials. The scene of a medical emergency shall be managed by the Fire Department in a manner calculated to minimize the risk of death or health
impairment to the patient and other persons who may be exposed to risk as a result of the emergency condition and priorities shall be placed in the interests of those persons exposed to the more serious risks of life and health. The Fire Department has the responsibility for overall scene safety. Once the Fire Department arrives on scene, the command responsibilities for scene safety are transferred to the incident commander. Public safety officials shall ordinarily consult with the ambulance paramedic in charge at the scene in the determining relevant risk factors.

Further, Article VIII, Violations; Penalties, is hereby amended by the amendment of Section 8.01, Unlawful Operations and Prohibited Acts, by the addition of Subsection (A)(12), so that hereafter said Subsection shall be and read as follows:

12. Give false information on applications for personnel certification.

2.

Any person, firm, corporation, agent or employee thereof who violates any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined an amount not to exceed Two Thousand and No/100 Dollars ($2000) for each offense. Each day that a violation is permitted to exist shall constitute a separate offense.

3.

This ordinance shall be and is hereby declared to be cumulative of all other ordinances of the City of Arlington, and this ordinance shall not operate to repeal or affect any of such other ordinances except insofar as the provisions thereof might be inconsistent or in conflict with the provisions of this ordinance, in which event such conflicting provisions, if any, in such other ordinance or ordinances are hereby repealed.

4.

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such holding shall not affect the validity of the remaining portions of this ordinance.

5.

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Arlington in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.
6.

Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Arlington in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Arlington.

7.

The caption of this ordinance shall be published in a newspaper of general circulation in the City of Arlington, in compliance with the provisions of Article VII, Section 15, of the City Charter. Further, this ordinance may be published in pamphlet form and shall be admissible in such form in any court, as provided by law.

8.

This ordinance shall become effective ten (10) days after first publication as described above.

PRESENTED AND GIVEN FIRST READING on the 22nd day of May, 2001, at a regular meeting of the City Council of the City of Arlington, Texas; and GIVEN SECOND READING, passed and approved on the 12th day of June, 2001, by a vote of 9 ayes and 0 nays at a regular meeting of the City Council of the City of Arlington, Texas.
ORDINANCE NO. 04-040

AN ORDINANCE AMENDING THE “AMBULANCE SERVICE” CHAPTER OF THE CODE OF THE CITY OF ARLINGTON, TEXAS, 1987, THROUGH THE AMENDMENT OF ARTICLE III, ENTITLED EMERGENCY PHYSICIANS’ ADVISORY BOARD, AT SECTION 3.02, BOARD; QUALIFICATIONS, RELATIVE TO THE APPOINTMENT OF BOARD MEMBERS; PROVIDING THIS ORDINANCE BE CUMULATIVE; PROVIDING FOR SEVERABILITY; PROVIDING FOR GOVERNMENTAL IMMUNITY; PROVIDING FOR INJUNCTIONS; PROVIDING FOR PUBLICATION AND BECOMING EFFECTIVE TEN DAYS AFTER FIRST PUBLICATION

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARLINGTON, TEXAS:

1. That the “Ambulance Service” Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through the amendment of Article III, Emergency Physicians’ Advisory Board, by the amendment of Section 3.02, Board; Qualifications, so that said section shall be and read as follows:

Section 3.02 Board; Qualifications

EPAB shall consist of an eleven (11) member board with nine (9) voting members. The Mayor and each Council member shall nominate a voting member with confirmation by majority vote of the City Council in accordance with the City of Arlington Boards and Commissions Policy Statement. Membership shall be composed of the Medical Director or his/her designee as an ex-officio non-voting member; and the medical director or his/her designee of each hospital emergency department which receives emergency patients by ambulance and which is located within the corporate limits of the City of Arlington. Each of the hospital emergency department positions has one vote in the governance of the affairs of the EPAB.

An additional seven (7) physicians shall be appointed by the City Council. Qualifications of these members shall include but not be limited to licensure as a physician in the State of Texas. Preference in filling these positions shall be given to Arlington residents who are emergency medical physicians at hospitals within the City. Qualified candidates may be considered who are nonresidents but primarily practice medicine in the City of Arlington. Each of these positions has one vote in the governance of the affairs of the EPAB.

The City's Fire Chief shall be an ex-officio, non-voting member of the EPAB.
All members shall serve for a term of two (2) years from the first day of July of the year of their appointment. Midterm vacancies on the EPAB shall be filled in the same manner as herein above prescribed, and vacancy appointments shall be for the duration of the term of the position being vacated.

2.

This ordinance shall be and is hereby declared to be cumulative of all other ordinances of the City of Arlington, and this ordinance shall not operate to repeal or affect any of such other ordinances except insofar as the provisions thereof might be inconsistent or in conflict with the provisions of this ordinance, in which event such conflicting provisions, if any, in such other ordinance or ordinances are hereby repealed.

3.

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such holding shall not affect the validity of the remaining portions of this ordinance.

4.

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Arlington in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.

5.

Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Arlington in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Arlington.

6.

The caption of this ordinance shall be published in a newspaper of general circulation in the City of Arlington, in compliance with the provisions of Article VII, Section 15, of the City Charter. Further, this ordinance may be published in pamphlet form and shall be admissible in such form in any court, as provided by law.
This ordinance shall become effective ten (10) days after first publication as described above.

PRESENTED AND GIVEN FIRST READING on the 27th day of April, 2004, at a regular meeting of the City Council of the City of Arlington, Texas; and GIVEN SECOND READING, passed and approved on the 11th day of May, 2004, by a vote of 8 ayes and 1 nays at a regular meeting of the City Council of the City of Arlington, Texas.
Ordinance No. 08-069

An ordinance amending the "Ambulance Service" Chapter of the Code of the City of Arlington, Texas, 1987; through the amendment of Article I, Definitions, by the amendment of Section 1.01, Definitions, by the addition of the definitions of "Ambulance Patient" and "Urgent Pre-Hospital or Time Sensitive Hospital Transfer or Priority 3 Response", and by amending the definition of "Emergency Medical Services (EMS) Dispatch Center" to "City Dispatch Center"; through the amendment of Article IV, Ambulance Service, by the amendment of Section 4.01, Policy; Section 4.03, Insurance; Section 4.05, Operating Standards, Subsection (B); Section 4.06, Operating Standards; Section 4.09, Base Station Physician, Subsection (B); Section 4.10, Communications Standards; Section 4.11, Dispatch Procedures; Section 4.12, Use of Emergency Warning Devices; Section 4.15, Provider Records and Reports; through the amendment of Article V, Emergency Medical Service Personnel, by the amendment of Section 5.01, Personnel Certification Standards, Subsections (B)(1)(2); Section 5.03, Qualification of Applicants for Ambulance Personnel Certification; Section 5.04, Applications for Emergency Medical Personnel Certification; Section 5.05, City Certification Card - Renewal and Fee; Section 5.06, Display of City Certification Card; Section 5.07, Rules for Ambulance Personnel, Subsections (H) and (J); Section 5.09, Patient and On-Scene Management; through the amendment of Article VI, Purpose, Subsection (F); through the amendment of Article VII, Assistance by Fire and Police Personnel, Section 7.01, Prior to Ambulance Service; Section 7.02, After Ambulance Arrival; through the amendment of Article VIII, Violations, Penalties, by the amendment of Section 8.01, Unlawful Operations and Prohibited Acts, Subsection (A)(6), (7); providing for a fine of up to $2000 for each offense in violation of the ordinance; providing this ordinance be cumulative; providing for severability; providing for governmental immunity; providing for injunctions; providing for publication and becoming effective ten days after first publication.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARLINGTON, TEXAS:

1.

That the "Ambulance Service" Chapter of the Code of the City of Arlington, Texas, 1987, is hereby amended through the amendment of Article I, Definitions, by the amendment of Section 1.01, so that hereafter the definitions of "Ambulance Patient", and "Urgent Pre-Hospital or Time Sensitive Hospital Transfer or Priority 3 Response" shall be and read as follows:
“Ambulance patient” means a person requiring the transportation in a vehicle by a stretcher, gurney or other commonly found emergency medical patient packaging device and the attention and care by ambulance personnel.

“Urgent Pre-Hospital or Time Sensitive Hospital Transfer or Priority 3 Response” situation determined by the dispatcher, in strict accordance with Medical Director approved telephone protocols, in which there is no emergency or danger that would result in the loss or quality of life without immediate intervention but which requires transport by ambulance, or the patient is at an acute care hospital where a physician has determined that the patient’s condition warrants immediate transfer to another acute care hospital.

Further Article I, Definitions, Section 1.01 is hereby amended as the definition of “Emergency Medical Services (EMS) Dispatch Center” shall be changed to “City Dispatch Center” and shall be and read as follows:

“City Dispatch Center” means the central communications center from which all ambulances operating in the City shall be dispatched and controlled.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.01, so that hereafter said section shall be and read as follows:

Section 4.01 Policy

To lessen congestion caused by emergency vehicles on the public streets, safeguard the public health and well-being and to facilitate the prompt dispatch of appropriately equipped and staffed ambulances when needed to protect life and health, it is hereby determined that the City Council may designate one ambulance provider to provide all ambulance service, including special event and standby ambulance services. No other ambulance service provider shall operate an ambulance within the City of Arlington except in the situations described in this Chapter or upon consent of the Fire Chief or his designee. It is the intent of this policy that no ambulance patient be transported by ground transportation unless in compliance with this ordinance and the Texas Health & Safety Code.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.03, so that hereafter said section shall be and read as follows:

Section 4.03 Insurance

No ambulance shall be operated in the City unless there is at all times in full force and effect at least the minimum insurance coverage as follows:

A. Commercial General Liability: Coverage for claims for damages because of bodily injury, sickness or disease or death of any person other than ambulance
service provider's employees, claims insured by usual bodily injury liability coverages, and claims for damages because of injuries to or destruction of tangible property, including loss of use resulting therefrom in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

B. **Automobile Liability:** Coverage for claims for damages resulting from an automobile accident resulting in property damage and/or personal injury or death in an amount of not less than One Million Dollars ($1,000,000) per occurrence Combined Single Limit. Such coverage is to include Uninsured/Underinsured Motorist Coverage in an amount of not less than One Million Dollars ($1,000,000) per occurrence;

C. **Professional Liability:** Coverage for claims for damages resulting from professional malpractice liability in an amount of not less than Ten Million Dollars ($10,000,000.00) per occurrence and Ten Million Dollars ($10,000,000.00) annual aggregate. If coverage is provided on a “claims made” basis, extended period or “tail” coverage shall be provided for a minimum of four years after the expiration date of the period the ambulance provider is authorized to operate in the City;

D. **Excess Liability Umbrella Insurance:** Coverage in an amount not less than Five Million Dollars ($5,000,000.00) over all underlying liability policies;

E. **Workers' Compensation and Employers' Liability:** Statutory. Coverage for claims for Employers’ Liability with a policy limit of One Million Dollars ($1,000,000.00) for each accident, and One Million Dollars ($1,000,000.00) for Disease; and

F. **Other Insurance Requirements:** The City, its officials, employees and volunteers shall be named as an additional insured on all applicable policies and each policy shall be endorsed with a waiver of subrogation in favor of the City and EPAB. Required endorsements shall be signed by a person authorized by that insurer to bind coverage on its behalf.

Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, canceled, reduced in coverage or in limits except after thirty (30) days prior written notice has been provided to the City. If the policy is cancelled for non-payment of premium, only ten (10) days notice is required.

Insurance is to be placed with insurers having a Best rating of no less than A:VII. The company must also be duly authorized to transact business in the State of Texas.

**Certificate of Insurance.** At all times during the period the ambulance provider is authorized to operate in the City, the provider shall file with the City License...
Officer valid Certificates of Insurance acceptable to the City, naming the City and the EPAB as additional insureds in the amounts and coverages stated above and providing a waiver of all rights of subrogation as listed above.

In the event that purchasing an "occurrence" malpractice policy is not possible or commercially reasonable, the ambulance provider may purchase "claims made" coverage upon the condition that it also purchases coverage for the four (4) years next following the termination or expiration of the period it is authorized to operate in the City which covers claims made during those four (4) years for actions which occurred during the period it operated in the City.

The minimum coverages required by this section may be increased from time to time as approved by the risk manager for the City.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.05, Operating Standards, Subsection (B) so that hereafter said subsection shall be and read as follows:

B. Each ambulance shall be staffed with no fewer than two (2) persons. At the minimum, one person shall be certified at the level of Emergency Medical Technician and one person shall be certified or licensed at the level of Emergency Medical Technician-Paramedic by the Texas Department of State Health Services or staffing as approved by the Medical Director in consultation with EPAB in accordance with this Chapter. One of the Emergency Medical Technicians shall remain in attendance to the patient being transported at all times.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.06, so that hereafter said section shall be and read as follows:

Section 4.06 Standards for Vehicles and Equipment

The Medical Director, in consultation with EPAB, is authorized to establish standards which are more stringent or cover more areas of operation than the minimum standards listed below, which may be adopted from time to time by resolution of the City Council:

A. All motor vehicles used for the purpose of providing ambulance service hereunder shall be in compliance with the Texas Health & Safety Code and rules promulgated thereunder.

B. All motor vehicles used for the purpose of providing ambulance service hereunder except as otherwise provided in this Chapter shall be equipped and supplied according to the list approved by the Medical Director. The Medical Director may inspect motor vehicles used for providing ambulance service to ensure that
vehicles meet these standards. Providers shall be solely responsible for maintaining these standards.

C. All mechanical, safety and special equipment shall be subject to inspection at any time by the Fire Chief, Medical Director or their designee. Provider shall be solely responsible for maintenance of all mechanical, safety and special equipment.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.09, Base Station Physician, Subsection (B) so that hereafter said subsection shall be and read as follows:

B. Medical Supervision and Control by Base Station Physician: The personnel employed by an ambulance provider hereunder shall only accept on-line medical supervision and control by means of radio or other remote communications equipment from a base station physician certified by the Medical Director.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.10, so that hereafter said section shall be and read as follows:

Section 4.10 Communications Standards

Standards for Communications: The Medical Director in consultation with EPAB shall promulgate standards and protocols for effective dispatch of all ambulances and first responder vehicles, including but not limited to, telephone protocols, pre-arrival instructions, phone patch procedures, response priorities, and ambulance and first responder alert standards.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.11, so that hereafter said section shall be and read as follows:

Section 4.11 Dispatch Procedures

The Medical Director in consultation with EPAB shall promulgate dispatch standards and protocols, including but not limited to telephone protocols.

A. When the City Dispatch Center receives a request for emergency ambulance service, the most appropriate ambulance shall be authorized and dispatched on the response in accordance with Medical Director approved telephone protocols.

B. In the event an ambulance or air ambulance provider receives a request for ambulance service in any way other than via the public 9-1-1 system, the provider shall immediately report the request to the City Dispatch Center, giving the location and nature of the call, if known. The City Dispatch Center shall then
dispatch the most appropriate ambulance in accordance with Medical Director approved telephone protocols.

C. It shall be unlawful for an ambulance driver or provider to make an emergency ambulance call on the public streets of the City unless exempted or authorized by this Chapter, or unless after initiating non-emergency transport of a patient, the patient’s condition unexpectedly deteriorates so that emergency transport is required and is in accordance with the ambulance provider’s medical treatment protocols. This determination shall be communicated to the City Dispatch Center and the instructions of the City Dispatch Center shall be obeyed.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.12, so that hereafter said section shall be and read as follows:

Section 4.12 Use of Emergency Warning Devices

A. An ambulance may proceed, after directly receiving a request for service from a citizen, on a response using siren and flashing overhead lights provided the City Dispatch Center is first notified of the driver’s intent to use such warning equipment on the City streets and the City Dispatch Center has authorized said driver to operate under emergency conditions.

B. After an ambulance has responded to a call and arrived at the point of pickup, it shall be unlawful for the ambulance to proceed to the hospital or other destination with such emergency warning equipment in operation except in the case of life-threatening emergencies or nonlife-threatening emergencies or without notifying the City Dispatch Center of the intent to use such equipment.

C. When an ambulance is authorized by the City Dispatch Center to operate under emergency conditions, the ambulance driver shall operate the vehicle in compliance with state and municipal traffic laws governing emergency vehicles.

Further, Article IV, Ambulance Service, is hereby amended by the amendment of Section 4.15, so that hereafter said section shall be and read as follows:

Section 4.15 Provider Records and Reports

Provider shall maintain a daily manifest upon which shall be recorded the time, date, place of origin, patient’s name and address, destination, and charges for each trip; and a complete patient care report for each patient treated at or transported from a location within the City. The provider shall retain and preserve all daily manifests for at least eighteen (18) months after the close of its fiscal year, and such manifests shall be available for inspection by the Fire Chief, Medical Director or their duly authorized representatives upon request. Provider shall keep accurate records of the receipts and expenses from operations and such other operating information as may be required by the
Fire Chief. Provider shall maintain such records at a place readily accessible for examination by the Fire Chief or Medical Director. Upon request by the Medical Director or his/her designee, the provider shall make available patient care reports for purposes of maintaining and ensuring quality of medical care in the City.

The provider shall provide to the Fire Chief an annual statement which includes, at a minimum, the following:

1. An annual Profit/Loss Statement;
2. A list of claims and lawsuits pending, and a list of lawsuits or claims settled or resolved during the previous year;
3. A statement showing the number of calls made during the previous year for which the points of origin were within the City;
4. A statement showing the number of calls made during the previous year for which the points of origin and termination were within the City;
5. A statement showing the total amount billed and the total amount collected for calls made during the previous year for which the points of origin and termination were within the City;
6. A list, current as of November 1, and received by the License Officer by December 1 of each year, that includes the names of all personnel who staff field units, their Texas Department of State Health Services EMS certification levels and certification expiration dates; and for all personnel who staff dispatch centers, their Texas Department of Health certification levels and expiration dates, if any, and their emergency medical dispatch certification levels and certification expiration dates.

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.01, Personnel Certification Standards, Subsections (B)(1)(2), so that hereafter said subsections shall be and read as follows:

B. Standards to be Prescribed by Medical Director in Consultation with EPAB

1. The Medical Director shall prescribe standards for the City Certification of all ambulance and first responder personnel, including but not limited to persons who staff field units and the City Dispatch Center.

2. Prior to awarding City Certification, the Medical Director may require examinations testing the applicant's knowledge of the local EMS system in general, medical protocols, disaster procedures, and other matters
appropriate to determining the applicant's medical knowledge and ability to work in the City.

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.03, so that hereafter said section shall be and read as follows:

Section 5.03 Qualifications of Applicants for Ambulance Personnel Certification

The Medical Director in consultation with EPAB is authorized to recommend regulations which are more stringent or cover more areas of operation than the minimum standards listed below, which may be approved from time to time by resolution of the City Council. Applicants shall meet the following minimum requirements:

A. Each applicant for a City Ambulance Personnel Certification must hold a current Class C driver license issued by the Department of Public Safety of the State of Texas.

B. Each applicant must possess a valid EMT, EMT-Intermediate or EMT-Paramedic certification or license issued by the Texas Department of State Health Services.

C. If requested by the Medical Director, applicants must submit a physician’s statement that the applicant has no condition which would impair his/her ability to safely operate a motor vehicle or attend patients.

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.05, so that hereafter said section shall be and read as follows:

Section 5.05 City Certification Card - Renewal and Fee

City Certification cards for Emergency Medical Services Personnel shall be valid until the expiration of any Texas Department of Health EMT, EMT-Intermediate or EMT-Paramedic license or certification. All such cards shall remain the property of the City and shall be returned promptly when no longer valid in accordance with this article.

The fee for a certification card shall be set from time to time by resolution of the City Council. Such fee shall accompany the application and be nonrefundable. No fee shall be collected for certification cards automatically extended.

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.06, so that hereafter said section shall be and read as follows:
Section 5.06  Display of City Certification Card

It shall be the duty and responsibility of all Ambulance Personnel issued City Certification hereunder to display their certification cards upon demand to the Fire Chief, Medical Director or to their duly authorized representatives. All Ambulance Personnel shall display their certification card on their person at all times while on duty.

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.07, so that hereafter said section shall be and read as follows:

Section 5.07  Rules for Ambulance Personnel

No Ambulance Personnel required to be certified hereunder shall:

A. Refuse to promptly transport or attend any sick or injured person after responding to a call, without good cause;

B. Demand or receive compensation other than established and advertised rates, or fail to give a receipt for monies received;

C. Without good cause induce, or seek to induce a change in destination to or from a hospital or other place specified by the person engaging the ambulance;

D. Induce or seek to induce any person engaging an ambulance to patronize or retain the services of any hospital, convalescent home, attorney, private accident investigator, nurse, or any person that could benefit financially as a result of said inducement except situations of medical necessity as specifically defined by the Medical Director;

E. Fail to keep clean and presentable while on duty;

F. Use abusive or obscene language, or fail to use professional conduct;

G. Release a patient from ambulance service until care of that patient has been expressly transferred to another health care professional capable of providing care necessary for the health and well-being of the patient; or the patient has been examined, advised of the seriousness of his/her condition and been offered ambulance transportation to a health care facility or other direction as established by the Medical Director;

H. Use a siren or flashing overhead lights of any color or configuration, other than a single strobe light, on a City street for the purpose of clearing traffic, unless on an emergency response authorized by the City Dispatch Center;
I. Disobey the lawful orders of a Fire or Police Officer at the scene of an accident, or other similar emergency;

J. Smoke or use any tobacco product while driving an ambulance or while attending a patient; or

K. Fail to comply with applicable state and municipal laws.

Further, Article V, Emergency Medical Service Personnel, is hereby amended by the amendment of Section 5.09, so that hereafter said section shall be and read as follows:

Section 5.09 Patient and On-Scene Management

A. The Arlington Fire Department is responsible for overall scene safety and management of all responders and patients. The Provider is included in standard operating procedures within the incident command system and has command responsibilities prior to the arrival of the Fire Department. Once the Fire Department arrives on scene, the command responsibilities for scene safety and management are transferred to the ranking Fire officer who shall function as the Incident Commander.

The Incident Commander shall implement the incident command system. The incident command system means the on scene management of an emergency incident and the structure and organization of responding resources within a standard hierarchy. All resources, including resources of the Provider and its subcontractors, are subject to the direct orders and assignments of the Incident Commander and sector officers in order to affect the timely and orderly mitigation of the emergency.

B. Patient care and medical control issues are controlled by policies issued by the City through its Medical Director. Generally, the first arriving advanced life support provider with the highest level of certification shall control patient care unless patient care responsibility is transferred to and accepted by another provider of at least equal level of certification.

C. The determination regarding management of patient care and medical control should consider the following:

1. The scene of an emergency medical incident shall be managed by the Fire Department in a manner calculated to maximize the life safety of all responders while simultaneously minimizing the risk of death or health impairment to the patient and other persons who may be exposed to risk as a result of the emergency condition.
**Police Emergency:** In the event that the senior officer of the Police Department present at the scene determines that a police emergency condition exists, the officer shall inform the Arlington EMS provider in charge that such condition exists. Upon such notification, the Arlington EMS provider at the scene shall defer to the command of the Police Officer.

Arlington Fire Department First Responders shall ordinarily consult with the Provider Paramedic in charge at the scene in determining relevant risk factors.

Because all City EMS personnel, both Fire Department First Responders and Provider personnel have met requirements specified by the City Medical Director and thus hold City EMS certification, they have medical authority over non-Arlington first responders and ambulance personnel not holding City EMS certification (not to exceed State credentials), and law enforcement personnel.

All City providers have a duty to act and must continue to provide appropriate care to patients within the scope of their certification or licensure.

Medical authority over patient care shall rest solely upon the first arriving City provider until such time as that authority is passed to a Provider Paramedic or hospital physician. That transition is mandatory when an Arlington First Responder assumes initial medical authority. The Provider Paramedic assumes that responsibility during transport of the patient.

Transition of medical authority from first responders to transporting Paramedics occur only after a verbal patient report is conveyed and the provider-patient relationship has been relinquished. The Provider assuming patient care must have a full understanding of the patient's condition and the treatments and interventions that have been performed or are still needed.

City First Responders and Providers may allow properly identified medical personnel to assist with patient care, but shall maintain medical authority prior to the arrival of an ambulance.

In the event a physician licensed to practice medicine in Texas or authorized under Federal law is present and desires to assume direction and control of patient care and issue medical orders which conflict with those of the Medical Control physician, he/she may do so only after communicating with the Medical Control physician by radio and if he/she
accompanies the patient to the hospital in the ambulance. The physician who assumes medical direction and control at the scene thus releases the on scene ambulance personnel from responsibility for directing patient care.

9. In cases where conflict regarding patient care exists between City Paramedics on scene and there is a belief that a negligent act or policy deviation that will harm the patient is about to, or has occurred, then the Paramedic with that belief shall initiate conflict resolution procedures approved by the Fire Chief and Medical Director.

Further, Article VI, Purpose, is hereby amended by the addition of Section 6.01, Subsection (F) so that hereafter said subsection shall be and read as follows:

F. To ensure that pre-hospital emergency medical care provided throughout the City, regardless of the setting or provider, is compatible with that authorized by the Medical Director for the City ambulance contractor.

Further, Article VII, Assistance by Police and Fire Personnel, is hereby amended by the amendment of Section 7.01, so that hereafter said section shall be and read as follows:

Section 7.01 Prior To Ambulance Arrival

Members of the Arlington Fire and Police Departments are hereby authorized to render all emergency medical treatment which they are qualified to perform when they arrive at the scene of an emergency situation prior to the arrival of an authorized ambulance.

Further, Article VII, Assistance by Police and Fire Personnel, is hereby amended by the amendment of Section 7.02, so that hereafter said section shall be and read as follows:

Section 7.02 After Ambulance Arrival

Members of the Arlington Fire and Police Departments are authorized to render all medical treatment which they are qualified to perform if assistance is required at an emergency situation.

Further, Article VIII, Violations; Penalties, is hereby amended by the amendment of Section 8.01, Unlawful Operations and Prohibited Acts, by the addition of Subsections (A)(6) and (7), so that hereafter said Subsections shall be and read as follows:
6. Operate or cause to be operated an ambulance on any street of the City or provide ambulance standby services at any location within the City without first having obtained a valid permit therefore in accordance with this Article or unless exempted therefrom by the provisions of this Chapter.

7. To sell or attempt to sell any plan including subscription to provide any ground ambulance services within the City limits which are not allowed by this Chapter or the Texas Health & Safety Code.

2.

Any person, firm, corporation, agent or employee thereof who violates any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined an amount not to exceed Two Thousand and No/100 Dollars ($2000) for each offense. Each day that a violation is permitted to exist shall constitute a separate offense.

3.

This ordinance shall be and is hereby declared to be cumulative of all other ordinances of the City of Arlington, and this ordinance shall not operate to repeal or affect any of such other ordinances except insofar as the provisions thereof might be inconsistent or in conflict with the provisions of this ordinance, in which event such conflicting provisions, if any, in such other ordinance or ordinances are hereby repealed.

4.

If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such holding shall not affect the validity of the remaining portions of this ordinance.

5.

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Arlington in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.
Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Arlington in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Arlington.

7.

The caption of this ordinance shall be published in a newspaper of general circulation in the City of Arlington, in compliance with the provisions of Article VII, Section 15, of the City Charter. Further, this ordinance may be published in pamphlet form and shall be admissible in such form in any court, as provided by law.

8.

This is an ordinance for the immediate preservation of the public peace, property, health and safety, and is an emergency measure within the meaning of Article VII, Sections 11 and 12, of the City Charter; and the City Council, by the affirmative vote of all of its members present and voting, hereby declares that this ordinance is an emergency measure, and the requirement that it be read at two (2) meetings, as specified in Section 11, is hereby waived.

9.

This ordinance shall become effective ten (10) days after first publication as described above.

PRESENTED, FINALLY PASSED AND APPROVED, on the 19th day of _______ 2008, by a vote of 9 ayes and 0 nays at a regular meeting of the City Council of the City of Arlington, Texas.

ROBERT N. CLUCK, Mayor
APPROVED AS TO FORM:
JAY DOEGEY, City Attorney

By: Eddie Martin