1 A bill to be entitled 2 An act relating to emergency medical services; 3 amending s. 401.23, F.S.; defining the terms "advanced life support nontransport services" and "emergency"; 4 5 amending s. 401.25, F.S.; exempting certain 6 governmental entities from the requirement to obtain a 7 certificate of public convenience and necessity to 8 provide certain emergency services under specified 9 conditions; providing applicability; amending ss. 14.33, 125.01045, 166.0446, 252.515, 395.1027, 10 401.245, and 401.27, F.S.; conforming cross-11 12 references; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Present subsections (2) through (10) and (11) 17 through (21) of section 401.23, Florida Statutes, are 18 redesignated as subsections (3) through (11) and (13) through 19 (23), respectively, new subsections (2) and (12) are added to 20 that section, present subsection (19) of that section is 21 amended, and subsection (1) of that section is republished, to 22 read: 23 401.23 Definitions.—As used in this part, the term:

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by a person qualified under this part through the use of

"Advanced life support" means assessment or treatment

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techniques such as endotracheal intubation, the administration of drugs or intravenous fluids, telemetry, cardiac monitoring, cardiac defibrillation, and other techniques described in the EMT-Paramedic National Standard Curriculum or the National EMS Education Standards, pursuant to rules of the department.

- (2) "Advanced life support nontransport services" means the provision of services defined in subsection (1) in an emergency by a licensee until the arrival of an air ambulance or ambulance provided by another entity that is used for, or intended to be used for, land or water transportation of sick or injured persons requiring or likely to require medical attention during transport.
- (12) "Emergency" means a situation in which a person has a medical condition that manifests itself by acute symptoms of such severity, including severe pain, that the absence of immediate medical attention could reasonably be expected to jeopardize the person's health or result in serious impairment to bodily functions or serious dysfunction of any bodily organ or part. The term "emergency" includes a response to a 911 call.
- (21) (19) "Physician" means a practitioner who is licensed under the provisions of chapter 458 or chapter 459. For the purpose of providing medical direction "medical direction" as defined in subsection (14) for the treatment of patients immediately prior to or during transportation to a United States Department of Veterans Affairs medical facility, the term

"physician" also means a practitioner employed by the United States Department of Veterans Affairs.

- Section 2. Paragraph (d) of subsection (2) of section 401.25, Florida Statutes, is amended to read:
- 401.25 Licensure as a basic life support or an advanced life support service.—
- (2) The department shall issue a license for operation to any applicant who complies with the following requirements:
- (d) The applicant has obtained a certificate of public convenience and necessity from each county in which the applicant will operate. However, notwithstanding, any general law, special act, or ordinance of a local government to the contrary, a governmental entity that maintains fire rescue infrastructure and provides first responders as defined in s.

 112.1815 is not required to obtain a certificate of public convenience and necessity or any other authorization from a county to provide advanced life support nontransport services if the governmental entity meets the requirements of this chapter and applicable department rules and uses a countywide common medical protocol, if such a protocol is instituted.
- $\underline{1.}$ In issuing the certificate of public convenience and necessity, the governing body of each county shall consider the recommendations of municipalities within its jurisdiction.
- 2. If a countywide common medical protocol restricts or limits the ability of the governmental entity to provide

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advanced life support nontransport services, the governmental entity must meet only the requirements of this chapter and applicable department rules to obtain its license.

- 3. A governmental entity intending to provide advanced life support nontransport services without a certificate of public convenience and necessity must notify the county and municipalities in its proposed service area of its submission of an application to the state.
- 4. The exception to the certificate of public convenience and necessity requirement in this paragraph does not apply to a county in which there is a countywide emergency medical services authority created by special act.
- Section 3. Subsection (1) of section 14.33, Florida Statutes, is amended to read:
 - 14.33 Medal of Heroism.-

(1) The Governor may award a Medal of Heroism of appropriate design, with ribbons and appurtenances, to a law enforcement, correctional, or correctional probation officer, as defined in s. 943.10(14); a firefighter, as defined in s. 112.191(1)(b); or an emergency medical technician, as defined in s. 401.23(11); or a paramedic, as defined in s. 401.23 s. 401.23(17). A recipient must have distinguished himself or herself conspicuously by gallantry and intrepidity, must have risked his or her life deliberately above and beyond the call of duty while performing duty in his or her respective position,

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and must have engaged in hazardous or perilous activities to preserve lives with the knowledge that such activities might result in great personal harm.

Section 4. Subsection (1) of section 125.01045, Florida Statutes, is amended to read:

125.01045 Prohibition of fees for first responder services.—

- (1) A county may not impose a fee or seek reimbursement for any costs or expenses that may be incurred for services provided by a first responder, including costs or expenses related to personnel, supplies, motor vehicles, or equipment in response to a motor vehicle accident, except for costs to contain or clean up hazardous materials in quantities reportable to the Florida State Warning Point at the Division of Emergency Management, and costs for transportation and treatment provided by ambulance services <u>as defined in licensed pursuant to</u> s. 401.23(5) and (6) 401.23(4) and (5).
- Section 5. Subsection (1) of section 166.0446, Florida Statutes, is amended to read:

166.0446 Prohibition of fees for first responder services.—

(1) A municipality may not impose a fee or seek reimbursement for any costs or expenses that may be incurred for services provided by a first responder, including costs or expenses related to personnel, supplies, motor vehicles, or

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106	aguinment in regrence to a motor rebiale agaident argent for						
126	equipment in response to a motor vehicle accident, except for						
127	costs to contain or clean up hazardous materials in quantities						
128	reportable to the Florida State Warning Point at the Division of						
129	Emergency Management, and costs for transportation and treatment						
130	provided by ambulance services as defined in licensed pursuant						
131	$\pm o$ s. $401.23(5)$ and (6) $401.23(4)$ and (5) .						
132	Section 6. Paragraph (a) of subsection (3) of section						
133	252.515, Florida Statutes, is amended to read:						
134	252.515 Postdisaster Relief Assistance Act; immunity from						
135	civil liability.—						
136	(3) As used in this section, the term:						
137	(a) "Emergency first responder" means:						
138	1. A physician licensed under chapter 458.						
139	2. An osteopathic physician licensed under chapter 459.						
140	3. A chiropractic physician licensed under chapter 460.						
141	4. A podiatric physician licensed under chapter 461.						
142	5. A dentist licensed under chapter 466.						
143	6. An advanced registered nurse practitioner certified						
144	under s. 464.012.						
145	7. A physician assistant licensed under s. 458.347 or s.						
146	459.022.						
147	8. A worker employed by a public or private hospital in						
148	the state.						
149	9. A paramedic as defined in <u>s. 401.23</u> s. 401.23(17).						

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10. An emergency medical technician as defined in $\underline{\mathbf{s}}$.

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- 11. A firefighter as defined in s. 633.102.
- 153 12. A law enforcement officer as defined in s. 943.10.
- 13. A member of the Florida National Guard.
- 155 14. Any other personnel designated as emergency personnel by the Governor pursuant to a declared emergency.
 - Section 7. Subsection (5) of section 395.1027, Florida Statutes, is amended to read:
 - 395.1027 Regional poison control centers.-
 - center shall develop a prehospital emergency dispatch protocol with each licensee, as defined in s. 401.23, by s. 401.23(13) in the geographic area covered by the regional poison control center. The prehospital emergency dispatch protocol shall be developed by each licensee's medical director in conjunction with the designated regional poison control center responsible for the geographic area in which the licensee operates. The protocol shall define toxic substances and describe the procedure by which the designated regional poison control center may be consulted by the licensee. If a call is transferred to the designated regional poison control center in accordance with the protocol established under this section and s. 401.268, the designated regional poison control center shall assume responsibility and liability for the call.

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Section 8. Paragraph (b) of subsection (2) of section

177 401.245 Emergency Medical Services Advisory Council.-178 (2) 179 Representation on the Emergency Medical Services (b) 180 Advisory Council shall include: two licensed physicians who are 181 "medical directors" as defined in s. $401.23 \cdot \frac{401.23(15)}{5}$ or 182 whose medical practice is closely related to emergency medical 183 services; two emergency medical service administrators, one of whom is employed by a fire service; two certified paramedics, 184 185 one of whom is employed by a fire service; two certified emergency medical technicians, one of whom is employed by a fire 186 187 service; one emergency medical services educator; one emergency nurse; one hospital administrator; one representative of air 188 189 ambulance services; one representative of a commercial ambulance

401.245, Florida Statutes, is amended to read:

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representatives from the Department of Education, the Department of Management Services, the State Fire Marshal, the Department of Highway Safety and Motor Vehicles, the Department of Transportation, and the Division of Emergency Management.

Section 9. Paragraph (a) of subsection (2) of section 401.27, Florida Statutes, is amended to read:

401.27 Personnel; standards and certification.—

operator; and two laypersons who are in no way connected with

emergency medical services, one of whom is a representative of

the elderly. Ex officio members of the advisory council from

state agencies shall include, but shall not be limited to,

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(2)	The departmen	nt shall esta	olish by rul	e educat:	ional and
training	criteria and e	examinations	for the cert	ification	n and
recertifi	cation of eme	rgency medica	l technician	s and par	ramedics.
Such rule	es must require	e, but need n	ot be limite	d to:	

(a) For emergency medical technicians, proficiency in techniques of basic life support as defined in s. 401.23 identified in s. 401.23(7) and in rules of the department.

Section 10. This act shall take effect July 1, 2018.

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