## **1996 SESSION**

967509388 HOUSE BILL NO. 902 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Health, Welfare and Institutions 4 5 6 7 (Patron Prior to Substitute—Delegate Orrock) House Amendments in [] — February 12, 1996 A BILL to amend and reenact § 8.01-225 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 4 of Title 32.1 an article numbered 3.01, consisting of sections numbered 32.1-111.1 through 32.1-111.16; and to repeal Article 3 (§§ 32.1-112 through 32.1-116.01) of Chapter 4 of Title 32.1 and Article 5 (§§ 32.1-148 through 32.1-156) of Chapter 5 of Title 32.1, 8 9 10 relating to the Statewide Emergency Medical Care System and Services. 11 Be it enacted by the General Assembly of Virginia: 1. That § 8.01-225 of the Code of Virginia is amended and reenacted and that the Code of Virginia 12 is amended by adding in Chapter 4 of Title 32.1 an article numbered 3.01, consisting of sections 13 numbered 32.1-111.1 through 32.1-111.16, as follows: 14 15 § 8.01-225. Persons rendering emergency care, obstetrical services exempt from liability. 16 A. Any person who, in good faith, renders emergency care or assistance, without compensation, to 17 any ill or injured person at the scene of an accident, fire, or any life-threatening emergency, or en route therefrom to any hospital, medical clinic or doctor's office, shall not be liable for any civil damages for 18 19 acts or omissions resulting from the rendering of such care or assistance. 20 Any person who, in the absence of gross negligence, renders emergency obstetrical care or assistance 21 to a female in active labor who has not previously been cared for in connection with the pregnancy by 22 such person or by another professionally associated with such person and whose medical records are not 23 reasonably available to such person shall not be liable for any civil damages for acts or omissions 24 resulting from the rendering of such emergency care or assistance. The immunity herein granted shall 25 apply only to the emergency medical care provided. Any person who, in good faith and without compensation, administers epinephrine to an individual 26 27 for whom an insect sting treatment kit has been prescribed shall not be liable for any civil damages for 28 ordinary negligence in acts or omissions resulting from the rendering of such treatment if he has reason 29 to believe that the individual receiving the injection is suffering or is about to suffer a life-threatening 30 anaphylactic reaction. 31 Any person who provides assistance upon request of any police agency, fire department, rescue or emergency squad, or any governmental agency in the event of an accident or other emergency involving 32 the use, handling, transportation, transmission or storage of liquefied petroleum gas, liquefied natural 33 gas, hazardous material or hazardous waste as defined in § 18.2-278.1 or regulations of the Virginia 34 35 Waste Management Board shall not be liable for any civil damages resulting from any act of 36 commission or omission on his part in the course of his rendering such assistance in good faith. 37 Any emergency medical care attendant or technician possessing a valid certificate issued by authority 38 of the State Board of Health who in good faith renders emergency care or assistance whether in person 39 or by telephone or other means of communication, without compensation, to any injured or ill person, 40 whether at the scene of an accident, fire or any other place, or while transporting such injured or ill 41 person to, from or between any hospital, medical facility, medical clinic, doctor's office or other similar or related medical facility, shall not be liable for any civil damages for acts or omissions resulting from 42 43 the rendering of such emergency care, treatment or assistance, including but in no way limited to acts or 44 omissions which involve violations of State Department of Health regulations or any other state 45 regulations in the rendering of such emergency care or assistance. Any person having attended and successfully completed a course in cardiopulmonary resuscitation, 46 which has been approved by the State Board of Health, who in good faith and without compensation 47 renders or administers emergency cardiopulmonary resuscitation, cardiac defibrillation or other **48** 49 emergency life-sustaining or resuscitative treatments or procedures which have been approved by the State Board of Health to any sick or injured person, whether at the scene of a fire, an accident or any 50 51 other place, or while transporting such person to or from any hospital, clinic, doctor's office or other medical facility, shall be deemed qualified to administer such emergency treatments and procedures; and 52 53 such individual shall not be liable for acts or omissions resulting from the rendering of such emergency 54 resuscitative treatments or procedures. 55 B. Any licensed physician serving without compensation as the operational medical director for a licensed emergency medical services agency in this Commonwealth shall not be liable for any civil 56 57 damages for any act or omission resulting from the rendering of emergency medical services in good faith by the personnel of such licensed agency unless such act or omission was the result of such 58

59 physician's gross negligence or willful misconduct.

8/9/22 15:18

HB902EH1

60 Any person serving without compensation as a dispatcher for any licensed public or nonprofit emergency services agency in this Commonwealth shall not be liable for any civil damages for any act 61 or omission resulting from the rendering of emergency services in good faith by the personnel of such 62 63 licensed agency unless such act or omission was the result of such dispatcher's gross negligence or 64 willful misconduct.

65 Any individual, certified by the State Office of Emergency Medical Services as an emergency medical 66 services instructor and pursuant to a written agreement with such office, in good faith and the performance of his duties, provides instruction to persons for certification or recertification as a 67 68 certified basic life support or advanced life support emergency medical services technician, shall not be 69 liable for any civil damages for acts or omissions on his part directly relating to his activities on behalf 70 of such office unless such act or omission was the result of such emergency medical services instructor's 71 gross negligence or willful misconduct.

72 C. Nothing contained in this section shall be construed to provide immunity from liability arising out 73 of the operation of a motor vehicle.

74 For the purposes of this section, the term "compensation" shall not be construed to include (i) the 75 salaries of police, fire or other public officials or personnel who render such emergency assistance, nor 76 (ii) the salaries or wages of employees of a coal producer engaging in emergency medical technician 77 service or first aid service pursuant to the provisions of  $\{\frac{5}{1}, \frac{1}{6}, \frac{1}$ 78 or § 45.1-161.263.

79 Any licensed physician who directs the provision of emergency medical services, as authorized by 80 the State Board of Health, through a communications device shall not be liable for any civil damages for any act or omission resulting from the rendering of such emergency medical services unless such act 81 or omission was the result of such physician's gross negligence or willful misconduct. 82

83 For the purposes of this section, an emergency medical care attendant or technician shall be deemed to include a person licensed or certified as such or its equivalent by any other state when he is 84 85 performing services which he is licensed or certified to perform by such other state in caring for a 86 patient in transit in this Commonwealth, which care originated in such other state.

87 Any volunteer engaging in rescue or recovery work at a mine or any mine operator voluntarily 88 providing personnel to engage in rescue or recovery work at a mine not owned or operated by such 89 operator, shall not be liable for civil damages for acts or omissions resulting from the rendering of such 90 rescue or recovery work in good faith unless such act or omission was the result of gross negligence or 91 willful misconduct. 92

## Article 3.01.

Statewide Emergency Medical Services System and Services.

94 § 32.1-111.1. Definitions.

95 As used in this article:

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96 "Advisory Board" means the State Emergency Medical Services Advisory Board.

97 "Agency" means any person engaged in the business, service or regular activity, whether or not for 98 profit, of transporting persons who are sick, injured, wounded or otherwise incapacitated or helpless, or 99 of rendering immediate medical care to such persons.

"Emergency medical services personnel" means persons responsible for the direct provision of 100 101 emergency medical services in a given medical emergency including all persons who could be described 102 as attendants, attendants-in-charge, or operators.

103 "Emergency medical services vehicle" means any privately or publicly owned vehicle, vessel or aircraft that is specially designed, constructed, or modified and equipped and is intended to be used for 104 and is maintained or operated to provide immediate medical care to or to transport persons who are 105 sick, injured, wounded or otherwise incapacitated or helpless. 106 107

§ 32.1-111.2. Exemptions from operation of article.

The following are exempted from the provisions of this article:

109 1. Emergency medical service agencies based outside this Commonwealth, except that any such agency receiving a person who is sick, injured, wounded, incapacitated or helpless within this 110 111 Commonwealth for transportation to a location within this Commonwealth shall comply with the 112 provisions of this article; and

2. Emergency medical service agencies operated by the United States government. 113

§ 32.1-111.3. Statewide emergency medical care system.

115 A. The Board of Health shall develop a comprehensive, coordinated, emergency medical care system 116 in the Commonwealth and prepare a Statewide Emergency Medical Services Plan, which shall incorporate, but not be limited to, the plans prepared by the regional emergency medical services 117 councils. The Board shall review the Plan triennially and make such revisions as may be necessary. The 118 119 objectives of such Plan and the system shall include, but not be limited to, the following:

120 1. Establish a comprehensive statewide emergency medical care system, incorporating facilities, 121 transportation, manpower, communications, and other components as integral parts of a unified system

HB902EH1

122 that will serve to improve the delivery of emergency medical services and thereby decrease morbidity, 123 hospitalization, disability, and mortality;

124 2. Reduce the time period between the identification of an acutely ill or injured patient and the 125 *definitive treatment;* 

126 3. Increase the accessibility of high quality emergency medical services to all citizens of Virginia;

127 4. Promote continuing improvement in system components including ground, water and air 128 transportation, communications, hospital emergency departments and other emergency medical care 129 facilities, consumer health information and education, and health manpower and manpower training;

130 5. Improve the quality of emergency medical care delivered on site, in transit, in hospital emergency 131 departments and within the hospital environment;

132 6. Work with medical societies, hospitals, and other public and private agencies in developing 133 approaches whereby the many persons who are presently using the existing emergency department for 134 routine, nonurgent, primary medical care will be served more appropriately and economically;

135 7. Conduct, promote, and encourage programs of education and training designed to upgrade the 136 knowledge and skills of health manpower involved in emergency medical services;

137 8. Consult and review, with agencies and organizations in developing applications to governmental 138 or other sources for grants or other funding to support emergency medical services programs;

139 9. Establish a statewide air medical evacuation system which shall be developed by the Department 140 of Health in coordination with the Department of State Police and other appropriate state agencies;

141 10. Establish and maintain a process for designation of appropriate hospitals as trauma centers and 142 specialty care centers based on an applicable national evaluation system;

143 11. Establish a comprehensive emergency medical services patient care data collection and 144 evaluation system pursuant to Article 3.1 (§ 32.1-116.1 et seq.) of this chapter; and

145 12. Collect data and information and prepare reports for the sole purpose of the designation and 146 verification of trauma centers and other specialty care centers pursuant to this section. All data and information collected shall remain confidential and shall be exempt from the provisions of the Virginia 147 148 Freedom of Information Act (§ 2.1-340 et seq.).

149 B. Whenever any state-owned aircraft, vehicle, or other form of conveyance is utilized under the 150 provisions of this section, an appropriate amount not to exceed the actual costs of operation may be 151 charged by the agency having administrative control of such aircraft, vehicle or other form of 152 conveyance. 153

§ 32.1-111.4. Regulations; emergency medical services personnel and vehicles.

A. The State Board of Health shall prescribe by regulation:

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155 1. Requirements for record keeping, supplies, operating procedures and other agency operations;

156 2. Requirements for the sanitation and maintenance of emergency medical services vehicles and their 157 medical supplies and equipment;

158 3. Procedures, including the requirements for forms, to authorize qualified emergency medical services personnel to follow Emergency Medical Services Do Not Resuscitate Orders pursuant to 159 § 54.1-2987.1; 160

161 4. Requirements for the composition, administration, duties and responsibilities of the State 162 Emergency Medical Services Advisory Board;

163 5. Requirements governing the recertification of emergency medical services personnel which shall 164 include (i) authorization, in lieu of a written examination, for continuing education, skills testing, and 165 exemptions from the written examination for the recertification by the relevant operational medical 166 director; (ii) approval by the Office of Emergency Medical Services of continuing education modules in 167 which each module may be tested separately; (iii) authorization of the relevant operational medical 168 director to require the written examination, as deemed necessary, of certain emergency medical services personnel; (iv) triennial recertification of advanced life support providers; and (v) effective on January 169 170 1, 1998, a sequential option for the completion of the skills tests for recertification; and

171 6. Requirements for written notification to the State Emergency Medical Services Advisory Board, the 172 State Office of Emergency Medical Services, and the Financial Assistance and Review Committee of the 173 Board's action, and the reasons therefor, on requests and recommendations of the Advisory Board, the 174 State Office of Emergency Medical Services or the Committee, no later than five workdays after 175 reaching its decision, specifying whether the Board has approved, denied, or not acted on such requests 176 and recommendations;

177 B. The Board shall classify agencies and emergency medical services vehicles by type of service 178 rendered and shall specify the medical equipment, the supplies, the vehicle specifications and the 179 personnel required for each classification.

180 C. In formulating its regulations, the Board shall consider the current Minimal Equipment List for 181 Ambulances adopted by the Committee on Trauma of the American College of Surgeons.

182 § 32.1-111.5. Certification of emergency medical services personnel. 183 A. The Board shall prescribe by regulation the qualifications required for certification of emergency 184 medical care attendants, including those qualifications necessary for authorization to follow Emergency 185 Medical Services Do Not Resuscitate Orders pursuant to § 54.1-2987.1.

186 B. Each person desiring certification as emergency medical services personnel shall apply to the 187 Commissioner upon a form prescribed by the Board. Upon receipt of such application, the 188 Commissioner shall cause the applicant to be examined or otherwise determined to be qualified for 189 certification. If the Commissioner determines that the applicant meets the requirements of such 190 regulations, he shall issue a certificate to the applicant. An emergency medical services personnel certificate so issued shall be valid for a period required by law or prescribed by the Board. The 191 192 certificates may be renewed after successful reexamination of the holder. Any certificate so issued may 193 be suspended at any time that the Commissioner determines that the holder no longer meets the 194 qualifications prescribed for such emergency medical services personnel.

195 C. The Commissioner may issue a temporary certificate when he finds that it is in the public interest. 196 A temporary certificate shall be valid for a period not exceeding ninety days.

197 § 32.1-111.6. Permits; agency; emergency medical services vehicles.

198 A. No person shall operate, conduct, maintain or profess to be an agency without a valid permit 199 issued by the Commissioner for such agency and for each emergency medical services vehicle used by 200 such agency.

201 B. The Commissioner shall issue an original or renewal permit for an agency or emergency medical 202 services vehicle which meets all requirements set forth in this article and in the regulations of the 203 Board, upon application on forms and according to procedures established by the Board. Permits shall 204 be valid for a period specified by the Board, not to exceed two years.

205 C. The Commissioner may issue temporary permits for agencies or emergency medical services vehicles not meeting required standards, valid for a period not to exceed sixty days, when the public 206 207 interest will be served thereby.

208 D. The issuance of a permit hereunder shall not be construed to authorize any agency to operate any 209 emergency medical services vehicle without a franchise or permit in any county or municipality which 210 has enacted an ordinance pursuant to § 32.1-156 making it unlawful to do so. 211

§ 32.1-111.7. Inspections.

212 Each agency and each emergency medical services vehicle for which a permit has been issued shall 213 be inspected as often as the Commissioner deems necessary and a record thereof shall be maintained. 214 Each such agency or vehicle, its medical supplies and equipment, and the records of its maintenance 215 and operation shall be available at all reasonable times for inspection. 216

§ 32.1-111.8. Revocation and suspension of permits.

217 Whenever an agency or an emergency medical services vehicle owned or operated by an agency is in 218 violation of any provision of this article or any applicable regulation, the Commissioner shall have 219 power to revoke or suspend such agency's permit and the permits of all emergency medical services 220 vehicles owned or operated by the agency. 221

§ 32.1-111.9. Applications for variances or exemptions.

222 Prior to the submission to the Commissioner of Health by a volunteer rescue squad of an application 223 for a variance or to the Board of Health for an exemption from any regulations promulgated pursuant 224 to this chapter, the application shall be reviewed by the governing body of the jurisdiction in which the 225 principal office of the volunteer rescue squad is located. The recommendation of the governing body 226 regarding the variance or exemption shall be submitted with the application, and, absent compelling 227 reasons to the contrary, the Commissioner or Board, whichever is appropriate, shall adopt that 228 recommendation for the purposes of granting or denying the variance or exemption.

229 The applicant shall have the right to appeal any denial by the Commissioner or Board of an application for a variance or exemption pursuant to the Administrative Process Act (§ 9-6.14:1 et seq.). 230 231

§ 32.1-111.10. State Emergency Medical Services Advisory Board; purpose; membership; duties.

A. For the purpose of advising the State Board of Health concerning the administration of the 232 233 statewide emergency medical care system and emergency medical services vehicles maintained and 234 operated to provide transportation to persons requiring emergency medical treatment, and reviewing 235 and making recommendations on the Statewide Emergency Medical Services Plan, there is hereby 236 created the State Emergency Medical Services Advisory Board which shall be composed of twenty-four members. The membership of the Advisory Board shall be appointed by the Governor and shall include 237 238 one representative of each of the following groups: Virginia Municipal League, Virginia Association of 239 Counties, Medical Society of Virginia, Virginia Chapter of the American College of Emergency 240 Physicians, Virginia Chapter of the American College of Surgeons, Virginia Chapter of the American 241 Academy of Pediatrics, one member of either the Emergency Nurses Association or the Virginia Nurses' Association, Virginia Hospital Association, Virginia State Firefighters Association, State Fire Chiefs 242 Association of Virginia, Virginia Ambulance Association, Virginia Association of Governmental 243 Emergency Medical Services Administrators, and Virginia Association of Public Safety Communications 244

HB902EH1

245 Officials; a consumer who shall not be involved in or affiliated with emergency medical services in any 246 capacity; one from each of the eight regional emergency medical services councils; and two members of 247 the Virginia Association of Volunteer Rescue Squads, Inc. Appointments may be made from lists of 248 nominees submitted by such organizations and groups, where applicable. Each regional emergency 249 medical services advisory council shall submit three nominations, at least one of which shall be a 250 representative of providers of prehospital care.

251 B. Members serving on the State Emergency Medical Services Advisory Board on January 1, 1996, 252 shall complete their current terms of office. Thereafter, appointments shall be made to accomplish the 253 restructuring of the Advisory Board according to the membership in effect on July 1, 1996, and shall be 254 for terms of three years or the unexpired portions thereof in a manner to preserve insofar as possible 255 the representation of the specified groups. No member shall serve more than two successive terms. The 256 chairman shall be elected from the membership of the Advisory Board for a term of one year and shall 257 be eligible for reelection. The Advisory Board shall meet at least four times annually at the call of the 258 chairman or the Commissioner.

C. The State Emergency Medical Services Advisory Board shall:

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260 1. Advise the State Board of Health on the administration of this article;

261 2. Review and make recommendations for the Statewide Emergency Medical Services Plan and any 262 revisions thereto;

263 3. Review the annual financial report of the Virginia Association of Volunteer Rescue Squads, as 264 required by § 32.1-111.14; and

265 4. Review, on a schedule as it may determine, reports on the status of all aspects of the statewide 266 emergency medical care system, including the Financial Assistance and Review Committee, the Rescue 267 Squad Assistance Fund, the regional emergency medical services councils, and the emergency medical 268 services vehicles, submitted by the State Office of Emergency Medical Services.

269 § 32.1-111.11. Regional emergency medical services councils.

270 The Board shall designate regional emergency medical services councils which shall be authorized to 271 receive and disburse public funds. Each council shall be charged with the development and 272 implementation of an efficient and effective regional emergency medical services delivery system.

273 The Board shall review those agencies that were the designated regional emergency medical services 274 councils. The Board shall, in accordance with the standards established in its regulations, review and 275 may renew or deny applications for such designations every three years. In its discretion, the Board 276 may establish conditions for renewal of such designations or may solicit applications for designation as 277 a regional emergency medical services council.

278 Each council shall include, if available, representatives of the participating local governments, fire 279 protection agencies, law-enforcement agencies, emergency medical services agencies, hospitals, licensed 280 practicing physicians, emergency care nurses, mental health professionals, emergency medical 281 technicians and other appropriate allied health professionals.

282 Each council shall adopt and revise as necessary a regional emergency medical services plan in 283 cooperation with the Board.

284 The designated councils shall be required to match state funds with local funds obtained from private 285 or public sources in the proportion specified in the regulations of the Board. Moneys received directly 286 or indirectly from the Commonwealth shall not be used as matching funds. A local governing body may 287 choose to appropriate funds for the purpose of providing matching grant funds for any council. 288 However, this section shall not be construed to place any obligation on any local governing body to 289 appropriate funds to any council.

290 The Board shall promulgate, in cooperation with the State Emergency Medical Services Advisory 291 Board, regulations to implement this section, which shall include, but not be limited to, requirements to 292 ensure accountability for public funds, criteria for matching funds, and performance standards. 293

§ 32.1-111.12. Financial Assistance and Review Committee; appointment; terms; duties.

294 A. For the purposes of administering the Rescue Squad Assistance Fund as provided in § 32.1-111.13, there is hereby established the Financial Assistance and Review Committee. The 295 296 Committee shall be composed of eight members who shall be representatives of the regions encompassed 297 by the emergency medical services councils and shall be appointed by the State Emergency Medical 298 Services Advisory Board.

299 B. Members serving on the Financial Assistance and Review Committee on January 1, 1996, shall 300 complete their current terms of office. Thereafter, appointments shall be made for terms of three years 301 or the unexpired portions thereof in a manner to preserve insofar as possible the representation from 302 the emergency medical services councils. No member shall serve more than two successive terms. The 303 chairman shall be elected from the membership of the Committee for a term of one year and shall be 304 eligible for reelection. The Committee shall meet at least four times annually at the call of the chairman 305 or the Commissioner.

306 C. The Financial Assistance and Review Committee shall:

307 1. Administer the Rescue Squad Assistance Fund in accordance with such rules and regulations of 308 the State Board of Health as shall be established for the Fund;

309 2. Review the Rescue Squad Assistance Fund grant applications from eligible emergency medical 310 services agencies and make recommendations on the funding of such grant applications to the 311 *Commissioner of Health; and* 

312 3. Report biannually, after each funding cycle, the number of grant applications received, the total 313 costs of grant applications funded, the number of grant applications denied funding, and the reasons for denying funding, to the State Emergency Medical Services Advisory Board and the Commissioner. 314 315

§ 32.1-111.13. Virginia Rescue Squads Assistance Fund; disbursements.

316 A. For the purpose of providing financial assistance to rescue squads and other emergency medical services organizations in the Commonwealth, of providing the requisite training for emergency medical 317 318 service personnel, and of purchasing equipment needed by such rescue squads and organizations, there is hereby created in the Department of the Treasury a special nonreverting fund which shall be known 319 as the Virginia Rescue Squads Assistance Fund. The Fund shall be established on the books of the 320 321 Comptroller, and any moneys remaining in such Fund at the end of each fiscal year shall not revert to 322 the general fund but shall remain in the Fund. Interest earned on such moneys shall remain in the Fund 323 and be credited to it. The Fund shall consist of any moneys appropriated for this purpose by the 324 General Assembly and any other moneys received for such purpose by the Board. On and after July 1, 325 1996, any such moneys unexpended at the end of a fiscal biennium shall remain in the Fund and shall 326 not revert to the general fund.

327 B. In accordance with regulations of the Board, the Commissioner shall disburse and expend the 328 moneys in the Virginia Rescue Squads Assistance Fund. No moneys shall be disbursed directly to any 329 rescue squad or other emergency medical services organization unless such squad or organization 330 operates on a nonprofit basis exclusively for the benefit of the general public. 331

§ 32.1-111.14. Annual financial reports.

332 Effective on July 1, 1996, the Virginia Association of Volunteer Rescue Squads shall submit an 333 annual financial report on the use of its funds to the State Emergency Medical Services Advisory Board 334 on such forms and providing such information as may be required by the Advisory Board for such 335 purpose. 336

§ 32.1-111.15. Powers of governing bodies of counties, cities and towns.

337 A. Upon finding as fact, after notice and public hearing, that exercise of the powers enumerated 338 below is necessary to assure the provision of adequate and continuing emergency services and to 339 preserve, protect and promote the public health, safety and general welfare, the governing body of any 340 county or city is empowered to:

341 1. Enact an ordinance making it unlawful to operate emergency medical services vehicles or any 342 class thereof established by the Board in such county or city without having been granted a franchise or 343 permit to do so;

344 2. Grant franchises or permits to agencies based within or outside the county or city; however, any 345 agency in operation in any county or city on June 28, 1968, that continues to operate as such, up to 346 and including the effective date of any ordinance adopted pursuant to this section, and that submits to the governing body of the county or city satisfactory evidence of such continuing operation, shall be 347 348 granted a franchise or permit by such governing body to serve at least that part of the county or city in 349 which the agency has continuously operated if all other requirements of this article are met;

350 3. Limit the number of emergency medical services vehicles to be operated within the county or city 351 and by any agency; 352

4. Determine and prescribe areas of franchised or permitted service within the county or city;

353 5. Fix and change from time to time reasonable charges for franchised or permitted services;

354 6. Set minimum limits of liability insurance coverage for emergency medical services vehicles;

355 7. Contract with franchised or permitted agencies for transportation to be rendered upon call of a 356 county or municipal agency or department and for transportation of bona fide indigents or persons 357 certified by the local board of public welfare or social services to be public assistance recipients; and

358 8. Establish other necessary regulations [ not inconsistent consistent ] with statutes or regulations of 359 the Board relating to operation of emergency medical services vehicles.

360 B. In addition to the powers set forth above, the governing body of any county or city is authorized to provide, or cause to be provided, services of emergency medical services vehicles; to own, operate 361 362 and maintain emergency medical services vehicles; to make reasonable charges for use of emergency 363 medical services vehicles; and to contract with any agency for the services of its emergency medical 364 services vehicles.

C. Any incorporated town may exercise, within its corporate limits only, all those powers enumerated 365 in subsections A and B of this section either upon the request of a town to the governing body of the 366 367 county wherein the town lies and upon the adoption by the county governing body of a resolution **368** permitting such exercise, or after 180 days written notice to the governing body of the county if the county is not exercising such powers at the end of such 180-day period.

D. No county ordinance enacted, or other county action taken, pursuant to powers granted herein
shall be effective within an incorporated town in such county which is at the time exercising such
powers until 180 days after written notice to the governing body of the town.

E. Nothing herein shall be construed to authorize any county to regulate in any manner emergency
medical services vehicles owned and operated by a town or to authorize any town to regulate in any
manner emergency medical services vehicles owned and operated by a county.

F. Any emergency medical services vehicles operated by a county, city or town under authority of
this section shall be subject to the provisions of this article and to the regulations of the Board adopted
thereunder.

**379** § 32.1-111.16. Statewide poison control system established.

From such funds as may be appropriated for this purpose and from such gifts, donations, grants,
bequests, and other funds as may be received, the Board of Health shall establish a statewide poison
control system. The funding mechanism for the system and its services shall be as provided in the
appropriation act.

The Board shall establish poison control centers that meet national certification standards
promulgated by the American Association of Poison Control Centers. If such national certification
standards are eliminated, the Board shall establish minimum standards for the designation and
operation of these poison control centers. The poison control centers established by the Board shall
report to the Board by October 1 of each year regarding program operations; expenditures; revenues,
including in-kind contributions; financial status; future needs; and summaries of human poison exposure
cases for the most recent calendar year.

391 The statewide system shall provide, at a minimum, (i) consultation, by free, 24-hour emergency 392 telephone or other means of communication, to the public and to health care practitioners regarding the 393 ingestion or application of substances, including determinations of emergency treatment, coordination of 394 referrals to emergency treatment facilities, and provision of appropriate information to the staffs of such 395 facilities; (ii) prevention education and information about poison control services; (iii) training for 396 health care practitioners in toxicology and medical management of poison exposure cases; and (iv) 397 poison control surveillance through the collection and analysis of data from reported poison exposures 398 to identify poisoning hazards, prevent poisonings, and improve treatment of poisoned patients.

**399** 2. That Article 3 (§§ 32.1-112 through 32.1-116.01) of Chapter 4 of Title 32.1 and Article 5 400 (§§ 32.1-148 through 32.1-156) of Chapter 5 of Title 32.1 of the Code of Virginia are repealed.

401 3. That notwithstanding the provisions of § 32.1-111.10 to the contrary, reappointments or 402 eliminations of representation on the State Emergency Medical Services Advisory Board for those 403 members serving on January 1, 1996, whose terms of office expire before July 1, 1996, shall be 404 made according to the provisions of this act.

HB902EH1