

LEGISLATIVE ACTION

Senate Comm: RCS 04/02/2025 House

The Committee on Transportation (Rodriguez) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (1) of section 316.2398, Florida Statutes, is amended to read:

316.2398 Display or use of red or red and white warning signals; motor vehicles of volunteer firefighters or medical staff.-

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(1) A privately owned vehicle belonging to an active



11 firefighter member of a regularly organized volunteer 12 firefighting company or association, while en route to the fire 13 station for the purpose of proceeding to the scene of a fire or 14 other emergency or while en route to the scene of a fire or other emergency in the line of duty as an active firefighter 15 16 member of a regularly organized firefighting company or 17 association, may display or use red or red and white warning 18 signals. A privately owned vehicle belonging to a medical staff 19 physician or technician of a medical facility licensed by the 20 state or of a volunteer ambulance service, while responding to 21 an emergency in the line of duty, may display or use red warning 22 signals. An organ transport vehicle, while transporting organs 23 or surgical teams for organ donation or transplant while en 24 route to a hospital, an airport, or other designated location, 25 may display or use red warning signals. Warning signals must be 26 visible from the front and from the rear of such vehicle, 27 subject to the following restrictions and conditions:

(a) No more than two red or red and white warning signals may be displayed.

Section 2. Present subsections (6) and (7) of section 401.25, Florida Statutes, are redesignated as subsections (7) and (8), respectively, a new subsection (6) is added to that section, and paragraph (d) of subsection (2) of that section is amended, to read:

35 401.25 Licensure as a basic life support or an advanced 36 life support service.-

37 (2) The department shall issue a license for operation to
38 any applicant who complies with the following requirements:
39 (d) The applicant has obtained a certificate of public

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40 convenience and necessity from each county in which the 41 applicant will operate. In issuing the certificate of public 42 convenience and necessity, the governing body of each county 43 shall consider the recommendations of municipalities within its 44 jurisdiction.

1. An applicant that is an active first responder agency is exempt from this requirement if it:

<u>a.1.</u> Is a faith-based, not-for-profit charitable corporation registered under chapter 617 which has been responding to medical emergencies in this state for at least  $\underline{15}$  $\underline{10}$  consecutive years.

<u>b.2</u>. Is not a parent, subsidiary, or affiliate of, or related to, any for-profit entity.

<u>c.3.</u> Provides basic life support services or advanced life support services solely through at least  $150 \ 50$  unpaid licensed emergency medical technician or paramedic volunteers <u>in at least</u> three counties at the time of application.

<u>d.4.</u> Is not operating for pecuniary profit or financial gain.

<u>e.5.</u> Does not distribute to or inure to the benefit of its directors, members, or officers <u>or other related parties</u> any part of its assets or income.

6. Does not receive any government funding. However, the volunteer ambulance service may receive funding from specialty license plate proceeds.

65 <u>f.7.</u> Has never had a license denied, revoked, or suspended.
 66 <u>g.8.</u> Provides services <u>at no cost to the patient</u> free of
 67 charge.

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<u>h.9.</u> As part of its application for licensure, provides to

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69 the department a management plan that includes a training 70 program, dispatch protocols, a complaint management system, an 71 accident or injury handling system, a quality assurance program, 72 and proof of adequate insurance coverage to meet state or county 73 insurance requirements, whichever requirements are greater.

i. 10. Provides a disclaimer on all written materials that the volunteer ambulance service is not associated with the state's 911 system.

2. An applicant seeking an exemption from this requirement must submit to the department a sworn affidavit that complies with s. 92.50(1) attesting that the applicant meets the requirements for exemption provided in sub-subparagraphs 1.a.-i. A person who submits an affidavit fraudulently attesting to meeting such requirements violates s. 837.012 and commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

3. The exemption under subparagraph 1. this paragraph may be granted to no more than 15 four counties. This exemption 86 notwithstanding, an applicant is not exempted from and must comply with all other requirements for licensure. An applicant 89 must also take all reasonable efforts to enter into a memorandum of understanding with the emergency medical services licensee within whose jurisdiction the applicant will provide services in order to facilitate communications and coordinate emergency services for situations beyond the scope of the applicant's capacity and for situations of advanced life support that are 95 deemed priority 1 or priority 2 emergencies.

96 (6) A volunteer ambulance service licensed under this 97 section may not apply for, receive funds under, or participate

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98	in any grant program designed exclusively for publicly operated
99	fire departments or emergency medical service agencies.
100	Section 3. Paragraph (1) of subsection (1) of section
101	395.401, Florida Statutes, is amended to read:
102	395.401 Trauma services system plans; approval of trauma
103	centers and pediatric trauma centers; procedures; renewal
104	(1)
105	(1) A county, upon the recommendations of the local or
106	regional trauma agency, may adopt ordinances governing the
107	transport of a patient who is receiving care in the field from
108	prehospital emergency medical personnel when the patient meets
109	specific criteria for trauma, burn, or pediatric centers adopted
110	by the local or regional trauma agency. These ordinances must be
111	consistent with s. 395.4045, ordinances adopted under <u>s.</u>
112	402.25(7) s. $401.25(6)$ , and the local or regional trauma system
113	plan and, to the furthest possible extent, must ensure that
114	individual patients receive appropriate medical care while
115	protecting the interests of the community at large by making
116	maximum use of available emergency medical care resources.
117	Section 4. This act shall take effect July 1, 2025.
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119	========== T I T L E A M E N D M E N T =============
120	And the title is amended as follows:
121	Delete everything before the enacting clause
122	and insert:
123	A bill to be entitled
124	An act relating to emergency services; amending s.
125	316.2398, F.S.; deleting a limitation on the number of
126	red or red and white warning signals that certain

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127 vehicles may display; amending s. 401.25, F.S.; 128 revising the circumstances under which certain 129 applicants for a specified license are exempt from a 130 requirement to obtain certificates of public 131 convenience and necessity; requiring an applicant 132 seeking such exemption to submit a sworn affidavit to 133 the department attesting to certain facts; providing 134 criminal penalties for the submission of an affidavit 135 that fraudulently attests to certain facts; revising a 136 limitation on the number of counties that may be 137 granted a certain exemption; prohibiting a licensed 138 volunteer ambulance service from applying for, 139 receiving funds under, or participating in certain 140 grant programs; amending s. 395.401, F.S.; conforming 141 a cross-reference; providing an effective date.