ARTICLE 9. GROUND AMBULANCE CERTIFICATE OF NECESSITY

R9-25-901. Definitions (Authorized by A.R.S. § 36-2202(A))

R9-25-902. Application for an Initial Certificate of Necessity; Provision of ALS Services; Transfer of a Certificate of Necessity (Authorized by A.R.S. §§ 36-2232, 36-2233(B), 36-2236(A) and (B), 36-2240)


R9-25-904. Transfer of a Certificate of Necessity (Authorized by A.R.S. §§ 36-2204, 36-2232, 36-2233(B), 36-2236(A) and (B), 36-2240)


R9-25-907. Observance of Service Area; Exceptions (A.R.S. § 36-2232)


R9-25-909. Transport Requirements; Exceptions (A.R.S. §§ 36-2224, 36-2232)


R9-25-911. Certificate of Insurance or Self-Insurance (A.R.S. §§ 36-2232, 36-2233, 36-2237)

R9-25-912. Record and Reporting Requirements (Authorized by A.R.S. §§ 36-2232, 36-2246)

R9-25-913. Inspections and Investigations (Authorized by A.R.S. §§ 36-2204, 36-2212, 36-2232, 36-2241, 36-2245)


R9-25-915. Disciplinary Enforcement Action (Authorized by A.R.S. §§ 36-2234(L), 36-2244, 36-2245, 41-1092.03, 41-1092.11(B))

R9-25-916. Renumbered
ARTICLE 9. GROUND AMBULANCE CERTIFICATE OF NECESSITY

R9-25-901. Definitions (Authorized by A.R.S. § 36-2202 (A))
In addition to the definitions in A.R.S. § 36-2201 and R9-25-101, the following definitions apply in Articles 9, 10, 11, and 12 unless otherwise specified:

1. “Accounting period” means a continuous 12-month span of time used by an applicant or a certificate holder for purposes of planning, budgeting, or annual financial reporting to the Department.
2. “Adjustment” means a modification, correction, or alteration to a rate or charge.
3. “ALS base rate” means the monetary amount assessed to set by the Department for a certificate holder to bill a patient according to A.R.S. § 36-2239(F).
4. “Ambulance Revenue and Cost Report” means Exhibit A or Exhibit B the information required in R9-25-909(X), which records and reports the financial activities of an applicant or a certificate holder.
5. “Application packet” means the fee, information, applicable fees, and documents, forms, and additional information required by the Department requires to be submitted by an applicant or on an applicant’s behalf when making a decision for certification, licensure, or approval of a request.
6. “Back-up agreement” means a written arrangement, which may include one of the following, between a certificate holder and a neighboring certificate holder for temporary coverage during limited times when the neighboring certificate holder’s ambulances are not available for service to allow one of the certificate holders to provide EMS or transport within the other certificate holder’s service area on a limited basis when the certificate holder’s ambulances are not able to provide needed services in it’s the certificate holder’s service area:
   a. A mutual aid agreement, or
   b. A Memorandum of Understanding.
7. “BLS base rate” means the monetary amount assessed to set by the Department for a certificate holder to bill a patient according to A.R.S. § 36-2239(G).
8. “Certificate holder” means a person to whom the Department issues a certificate of necessity.
9. “Certificate of registration” means an authorization issued by the Department to a certificate holder to operate a ground ambulance vehicle.
9. “Change of ownership” means a transfer of controlling legal or controlling financial interest and authority in a ground ambulance service, as demonstrated according to R9-25-904(A)(1):
   a. In the case of ownership by a sole proprietor, 20% or more interest or a beneficial interest is sold or transferred;
   b. In the case of ownership by a partnership or a private corporation, 20% or more of the stock, interest, or beneficial interest is sold or transferred; or
   e. The controlling influence changes to the extent that the management and control of the ground ambulance service is significantly altered.

10. “Charge” means the monetary amount assessed to a patient billed for disposable supplies, medical supplies, medication, and oxygen-related costs used in providing care to a patient.

11. “Chassis” means the part of a ground ambulance vehicle consisting of all base components, including front and rear suspension, exhaust system, brakes, engine, engine hood or cover, transmission, front and rear axles, front fenders, drive train and shaft, fuel system, engine air intake and filter, accelerator pedal, steering wheel, tires, heating and cooling system, battery, and operating controls and instruments.

12. “Controlling person” means an individual who:
   a. Owns at least a 20% interest in the business organization that operates or is applying to operate as a ground ambulance service;
   b. If an applicant or certificate holder is a partnership, is a general partner or is a limited partner who holds at least 20% of the voting rights of the partnership;
   c. If an applicant or certificate holder is a corporation, association, or limited liability company, is the president, chief executive officer, or incorporator, or an individual who owns or controls at least 20% of the voting securities; or
   d. Is responsible for the overall day-to-day management and operation of the ground ambulance service.

13. “Convalescent transport” means a scheduled transport other than an interfacility transport.

14. “Convalescent transport” means a ground ambulance service’s response to a request for EMS or transport that is:
   a. Not an interfacility transport, and
   b. Pre-arranged to occur at a specific time.
“Critical care rate” means the monetary amount that is:

a. Set by the Department for a certificate holder to bill a patient for critical care services; and

b. Equivalent to at least the amount for specialty care transport, as used in federal Medicare guidelines.

“Critical care services” means care provided during an interfacility transport to a patient who has an illness or injury acutely or chronically impairing one or more organ systems, such that the conditions are life-threatening and require constant monitoring to avoid deterioration of the patient’s condition.

“Dispatch” means the direction to a ground ambulance service or vehicle certificate holder or an emergency medical services provider to respond to a call for EMS or transport.

“Driver’s compartment” means the part of a ground ambulance vehicle that contains the controls and instruments for operation of the ground ambulance vehicle.

“Financial statements” means an applicant’s balance sheet, annual income statement, and annual cash flow statement, or corresponding documents if applicable to the type of business organization, prepared according to the conventions, and rules and procedures for accounting, including broad and specific guidelines, established by the Financial Accounting Standards Board.

“Frame” means the structural foundation on which a ground ambulance vehicle chassis is constructed.

“General public rate” means the monetary amount assessed to set by the Department for a certificate holder to bill a patient by a ground ambulance service for critical care services, ALS services, BLS services, mileage, standby waiting, or according to a subscription service contract.

“Generally accepted accounting principles” means the conventions, and rules and procedures for accounting, including broad and specific guidelines, established by the Financial Accounting Standards Board.

“Goodwill” means the difference between the purchase price of a ground ambulance service and the fair market value of the ground ambulance service’s identifiable net assets.

“Gross revenue” means the total monetary amount billed by a certificate holder during an accounting period, prior to any deductions, for providing EMS or transport.
a. The sum of revenues reported in the Ambulance Revenue and Cost Report Exhibit A, page 2, lines 1, 9, and 20; or

21. “Ground ambulance service” means an ambulance service that operates on land.
22. “Ground ambulance service contract” means a written agreement between a certificate holder and a person for the provision of ground ambulance service EMS or transport.
23. “Ground ambulance vehicle” means a motor vehicle, defined in A.R.S. § 28-101, specifically designed to transport carry ambulance attendants and patients on land.
24. “Indirect costs” means the cost of providing ground ambulance service that does not include the costs of equipment.
25. “Interfacility arrival interval” means the standardized time period within which an applicant or certificate holder plans to have a ground ambulance vehicle arrive at a health care institution, compared with a negotiated estimated time of arrival, for an interfacility transport of a patient who does not have a time-sensitive condition.
26. “Interfacility transport” means a scheduled transport between two health care institutions that is pre-arranged by a health care institution to occur at a specific time.
27. “Level of service” means critical care services, ALS services, or BLS services ground ambulance service, including based on the type of ambulance attendants used and the services provided by the ground ambulance service.
28. “Major defect” means a condition that exists on a ground ambulance vehicle that requires the Department or the certificate holder to place the ground ambulance vehicle out of service makes the ground ambulance vehicle unsafe to use for providing transport.
29. “Mileage rate” means the monetary amount assessed to set by the Department for a certificate holder to bill for transport of a patient for each mile traveled from the point of patient pick-up to the patient’s destination point during the transport.
30. “Minor defect” means a condition that exists on a ground ambulance vehicle that is not a major defect may cause the ground ambulance vehicle to become unsafe to use for providing transport if allowed to continue.
31. “Needs assessment” means a study or statistical analysis that examines the need for ground ambulance service within a service area or proposed service area that takes into account the current or proposed service area’s medical, fire, and police services.
32. “Out-of-service” means a ground ambulance vehicle cannot be operated to transport
patients for transport.

32. “Patient compartment” means the part of a ground ambulance vehicle body part that holds is intended to hold a patient during transport.

33. “Priority” means whether a response to a dispatch, on the basis of the information available to the certificate holder, is:
   a. Emergent, that is, an immediate response is required due to a patient’s perceived condition; or
   b. Non-emergent, that is, a response is required at a time appropriate to a patient’s perceived condition.

34. “Public necessity” means that a need exists within an identified population needs or requires and service area for all or part of the services of a ground ambulance service proposed by an applicant or determined by the Department.

35. “Response code” means the priority assigned to a request for immediate dispatch by a ground ambulance service on the basis of the information available to the certificate holder or the certificate holder’s dispatch authority.

36. “Response time” means the difference between the time a certificate holder is notified that a need exists for immediate receives:
   a. A 9-1-1 or similar system dispatch and the time the certificate holder’s first ground ambulance vehicle arrives at the scene; or
   b. A request for an interfacility transport of a patient with a time-sensitive condition and the time the certificate holder’s ground ambulance vehicle arrives at the health care institution to provide transport. Response time does not include the time required to identify the patient’s need, the scene, and the resources necessary to meet the patient’s need.

37. “Response time tolerance” means the percentage of actual response times for a response code and scene locality that are compliant with the response time approved by the Department for the response code and scene locality, for any 12-month period.

38. “Rural area” means a geographic region with a population of less than 40,000 residents that is not a suburban area.

39. “Scene locality” means:
   a. An urban area, a geographic region in which there are 50,000 or more dispatches per year;
   b. A suburban area, a geographic region in which there are between 5,000 and
50,000 dispatches per year;

c. A rural area, a geographic region in which there are at least 1,000 and no more than 5,000 dispatches per year; or

d. A wilderness area, a geographic region in which there are fewer than 1,000 dispatches per year.

39. “Scheduled transport” means to convey a patient at a prearranged time by a ground ambulance vehicle for which an immediate dispatch and response is not necessary.

40. “Service area” means the geographical boundary designated on a certificate of necessity using the criteria in A.R.S. § 36-2233(E).

41. “Settlement” means the difference between the monetary amount Medicare establishes or AHCCCS pays as an allowable rate and the general public rate a ground ambulance service assesses a patient.

42. “Standby waiting rate” means the monetary amount assessed set by the Department for a certificate holder to bill a patient by a certificate holder when a ground ambulance vehicle is required to wait in excess of 15 minutes to load or unload the patient, unless the excess delay is caused by the ground ambulance vehicle or the ambulance attendants on the ground ambulance vehicle.

43. “Subscription service” means the provision of EMS or transport by a certificate holder to a group of individuals within the certificate holder’s service area who contracted with the certificate holder for coverage to provide EMS or transport and the allocation of annual costs among the group of individuals.

44. “Subscription service contract” means a written agreement for subscription service.

45. “Subscription service rate” means the monetary amount assessed set by the Department for a certificate holder to bill to a person for coverage under a subscription service contract.

46. “Substandard performance” means a certificate holder’s:

a. Noncompliance with A.R.S. Title 36, Chapter 21.1, Articles 1 and 2, or 9 A.A.C. 25, or the terms of the certificate holder’s certificate of necessity, including all decisions and orders issued by the Director to the certificate holder;

b. Failure to ensure that an ambulance attendant complies with A.R.S. Title 36, Chapter 21.1, Articles 1 and 2, or 9 A.A.C. 25, for the level of ground ambulance service provided by the certificate holder; or

c. Failure to meet the requirements in 9 A.A.C. 25, Article 10.
47. “Suburban area” means a geographic region within a 10-mile radius of an urban area that has a population density equal to or greater than 1,000 residents per square mile.

48. “Third-party payor” means a person, other than a patient, who is financially responsible for the payment, in whole or in part, of a patient’s assessed billed general public rates and charges for EMS or transport provided to the patient by a ground ambulance service.

49. “Time-sensitive condition” means a patient’s illness or injury for which, in the opinion of one of the following, a delay in the patient receiving appropriate medical services may result in irreversible harm to the patient:
   a. For an interfacility transport, a physician, physician assistant, or registered nurse practitioner providing medical services to the patient; and
   b. For a transport that results from a 9-1-1 or similar system dispatch, an EMCT or the physician providing on-line medical direction for the patient.

50. “Transport” means the conveyance of one or more patients in a ground ambulance vehicle from the point of patient pick-up to the patient’s initial specified destination.

51. “Type of ground ambulance service” means an interfacility transport, a convalescent transport, or a transport that requires an immediate response results from a 9-1-1 or similar system dispatch, which is provided by a ground ambulance service.

52. “Urban area” means a geographic region delineated as an urbanized area by the United States Department of Commerce, Bureau of the Census.

53. “Wilderness area” means a geographic region that has a population density of less than one resident per square mile.

R9-25-902. Application for an Initial Certificate of Necessity; Provision of ALS Services; Transfer of a Certificate of Necessity (Authorized by A.R.S. §§ 36-2201(11)(h), 36-2204, 36-2232, 36-2233(B), 36-2236(A) and (B), 36-2240)

A. An applicant for an initial certificate of necessity shall submit to the Department an application packet, in a Department-provided format, that includes:
   1. An application form that contains the following information in a Department-provided format:
      a. The legal business or corporate name, mailing address, physical address if different from the mailing address, telephone number, and facsimile number if any, and e-mail address of the ground ambulance service;
      b. Any other names by which the applicant is known;
c. If the applicant is a:
   i. Governmental entity, the type of governmental entity; or
   ii. Business organization:
      (1) The type of business organization; and
      (2) Whether the business organization is proprietary or non-profit;

d. A list of all business organizations or governmental entities affiliated with the applicant, if applicable, including for each:
   i. The legal name;
   ii. The type of business organization, if applicable; and
   iii. Whether the relationship to the applicant is as a:
      (1) Parent organization,
      (2) Subordinate organization,
      (3) Subsidiary organization,
      (4) Member organization, or
      (5) Business organization related to an ambulance service, EMS, or transport for which a controlling person of the applicant is also a controlling person of the business organization;

e. The name, title, address, e-mail address, and telephone number of the following:
   i. Each applicant and individual responsible for managing the ground ambulance service;
   ii. The business representative or designated manager individual acting for the applicant according to R9-25-102;
   iii. The individual to contact to access the ground ambulance service’s records required in R9-25-910 R9-25-908(B); and
   iv. The statutory agent for the ground ambulance service, if applicable or the individual designated by the applicant to accept service of process and subpoenas for the ground ambulance service;

f. The name, address, and telephone number of the base hospital or centralized medical direction communications center for the ground ambulance service;

g. The name, address, email address, and telephone number of the person providing dispatch for the ground ambulance service’s dispatch center service;

h. The address, hours of operation, and, if available, telephone number of each suboperation station located within the proposed service area;
h. Whether the applicant has a proposed deployment plan for the ground ambulance vehicles in subsection (A)(1)(m), including:
   i. Whether the purchase and deployment of additional ground ambulance vehicles are planned for the first 12 months following the applicant receiving a certificate of necessity; and
   ii. Whether ground ambulance vehicles will be deployed based on knowledge of the level of service, types of service provided, and locations of calls;

f. Whether the ground ambulance service is a corporation, partnership, sole proprietorship, limited liability corporation, or other;

g. Whether the business entity is proprietary, non-profit, or governmental;

i. Whether the applicant has a plan for participating in the implementation of a political subdivision’s emergency preparedness plan;

j. A list of EMS providers in surrounding service areas with whom the applicant has a back-up agreement or from whom the applicant has a letter of support;

h-k. A description of the communication equipment to be used in each ground ambulance vehicle and suboperation station;

l. If applicable, a description of traffic preemption equipment that the applicant plans to use to facilitate movement of a ground ambulance vehicle through traffic;

i-m. The make and year of For each ground ambulance vehicle proposed to be used by the ground ambulance service, the manufacturer’s name, the year the ground ambulance vehicle was manufactured, and, if available, the current mileage;

j-n. The number of ambulance attendants and the type of licensure, certification, or registration for each attendant;

k-o. The proposed hours of operation for the ground ambulance service;

l-p. The type of ground ambulance service;

m-q. The level of ground ambulance service;

r. If the applicant plans to provide ALS, a description of how the applicant plans to provide administrative medical direction according to R9-25-201 and on-line medical direction according to R9-25-202, including, as applicable:
   i. The name, address, and telephone number of the base hospital or centralized medical direction communications center for the ground
1. The following information about the proposed service area:
   a. Where the ground ambulance vehicles in subsection (A)(1)(i) are located within the applicant’s proposed service area;
   b. A statement of the proposed general public rates;
   c. A statement of the proposed charges;
   d. The applicant’s proposed response times, response codes, and response-time tolerances for each scene locality in the proposed service area, based on the following:
      i. The population demographics within the proposed service area;
      ii. The square miles within the proposed service area;
      iii. The medical needs of the population within the proposed service area;
   e. A statement Attestation that any information or documents submitted to the Department are true and correct; and
   f. The signature of the applicant or the applicant’s designated representative individual acting for the applicant according to R9-25-102 and the date signed;

2. The following information about the proposed service area:
   a. Where the ground ambulance vehicles in subsection (A)(1)(i) are located within the applicant’s proposed service area;
   b. A statement of the proposed general public rates;
   c. A statement of the proposed charges;
   d. The applicant’s proposed response times, response codes, and response-time tolerances for each scene locality in the proposed service area, based on the following:
      i. The population demographics within the proposed service area;
      ii. The square miles within the proposed service area;
      iii. The medical needs of the population within the proposed service area;
iv. The number of anticipated requests for each type and level of ground ambulance service in the proposed service area;

v. The available routes of travel within the proposed service area;

vi. The geographic features and environmental conditions within the proposed service area; and

vii. The available medical and emergency medical resources within the proposed service area;

a. The square miles within the proposed service area;

b. Whether a ground ambulance service currently operates in all or part of the proposed service area and, if so, a list of the ground ambulance services currently operating in the proposed service area;

c. The population demographics within the proposed service area;

d. Any changes in the population since the last national census;

e. Any change in the population demographics since the last national census;

f. The medical needs of the population within the proposed service area;

g. The number of anticipated requests for each type of service and level of service in the proposed service area, including the basis for the estimate;

h. The available routes of travel within the proposed service area;

i. The anticipated average mileage per transport within the proposed service area, including the basis for the estimate;

j. The geographic features and environmental conditions within the proposed service area;

k. The available medical and emergency medical resources within the proposed service area;

l. The geographic distribution of health care institutions within and surrounding the service area to which and from which the ground ambulance service may be transporting patients;

m. A statement of the proposed general public rates for services provided within the proposed service area;

n. A statement of the proposed charges; and

o. The proposed response times and a compliance percentage, for each scene locality in the proposed service area and priority that will be assigned by the applicant to a response; and
p. If planning to provide interfacility transports within the proposed service area:
   i. The response times and compliance percentages for the interfacility transport of a patient with a time-sensitive condition for each scene locality; and
   ii. The interfacility arrival interval and the compliance percentage, if different from R9-25-908(E)(3)(c);

e. 3. A plan to provide temporary ground ambulance EMS or transport service to the proposed service area for a limited time when the applicant is unable to provide ground ambulance EMS or transport service to the proposed service area, including the criteria for the person providing dispatch to implement the plan;

4. Copies of the back-up agreements supporting the plan in subsection (A)(3) or letters of support specified according to subsection (A)(1)(i);

5. A plan for orientation and on-going training of employees;

6. A plan for implementing deployment of ground ambulance vehicles as specified in subsection (A)(1)(g), including the timeframe, if applicable, for the purchase and deployment of additional ground ambulance vehicles during the first 12 months after receiving a certificate of necessity;

f. Whether a ground ambulance service currently operates in all or part of the proposed service area and if so, where; and

g. 7. Whether an the applicant or a designated manager the individual acting for the applicant according to R9-25-102:
   i. a. Has ever been convicted of a felony or a misdemeanor involving moral turpitude,
   ii. b. Has ever had a license or certificate of necessity for a ground ambulance service suspended or revoked by any state or political subdivision, or
   iii. c. Has ever operated a ground ambulance service without the required certification or licensure in this or any other state;

3. The following documents:

a. 8. A description of the proposed service area by any method specified in A.R.S. § 36-2233(E) and global positioning system data, in a Department-specified format, that would allow a map to be created that illustrates the proposed service area;

9. Documentation for the individual specified according to subsection (A)(1)(e)(ii) that complies with A.R.S. § 41-1080;

10. A copy of the business organization’s articles of incorporation, articles of organization, or
partnership documents, if applicable;

11. A copy of an organizational chart, illustrating both:
   a. The relationships in subsection (A)(1)(d) with two levels of supervision, and
   b. At least three levels of supervision of key individuals operating the ground ambulance service, including the individuals listed in subsection (A)(1)(e)(i) through (iii);

12. A projected Ambulance Revenue and Cost Report covering the first consecutive 12 months of operation;

13. A written explanation of why the applicant believes there is a public need for the applicant to receive an initial certificate of necessity, including:
   a. A summary of how the applicant plans to address the factors in subsection (A)(2) to ensure the provision of quality patient care;
   b. Justification for the proposed level of service,
   c. Justification for proposed response times or compliance percentage, and
   d. Supporting documentation;

14. If available, any study or statistical analysis that examines the need for ground ambulance service within a service area or proposed service area that:
   a. Considers the current or proposed service area’s medical, fire, and police services; and
   b. Was created for or adopted by:
      i. A political subdivision, or
      ii. A local emergency medical services coordinating system under A.R.S. § 36-2210(1);

15. A summary of the applicant’s financial history, including:
   a. Documentation of capital resources and financial reserves, if applicable; and
   b. A plan for coverage of expected and unexpected expenses, including the source and amount of funding for cash flow from the date the ground ambulance service commences operation until the date cash flow covers monthly expenses, with supporting documentation;

16. If the applicant is intending to bill for services, the method and plan for the applicant to bill for services;

17. The financing agreement for all capital acquisitions exceeding $5,000. A list of all actual or anticipated purchase agreements or lease agreements to be used in connection with the
ground ambulance service, including the monetary amount and duration of each agreement, for:

a. Real estate,

b. Ground ambulance vehicles, or

c. Equipment exceeding $10,000;

d. The source and amount of funding for cash flow from the date the ground ambulance service commences operation until the date cash flow covers monthly expenses;

e. 18. Any documentation supporting the estimate of the number of transports to be provided, as shown in the Ambulance Revenue and Cost Report, including any proposed ground ambulance service contract under A.R.S. §§ 36-2232(A)(1) and 36-2234(K) or 36-2234(M);

f. 19. The information and documents specified in R9-25-1101, if the applicant is requesting to establish general public rates, the information and documents specified in R9-25-1101(A);

20. If the applicant is proposing charges to patients under R9-25-1109, the information required in R9-25-1109(A);

g. 21. Any subscription service contract under A.R.S. §§ 36-2232(A)(1) and 36-2237(B) R9-25-905;

22. If using a contracted person to provide dispatch, a copy of the contract;

23. If the applicant is planning to provide ALS services:

a. A copy of each current written contract for providing administrative medical direction,

b. A copy of each current written contract for providing on-line medical direction; and

c. Proof of professional liability insurance for ALS personnel required in R9-25-908(A)(1)(a)(iii);

h. 24. A certificate of insurance or documentation of self-insurance required in A.R.S. § 36-2237(A) and R9-25-909 R9-25-908(A)(1)(a)(i) and (ii);

i. 25. A surety bond if required under A.R.S. § 36-2237(B); and

j. 26. The applicant’s and designated manager’s resume or other description of experience and qualification to operate a ground ambulance service of the individuals specified according to subsection (A)(11)(b);
27. A copy of the applicant’s plan for participating in the implementation of a political subdivision’s emergency preparedness plan according to subsection (A)(1)(h), including as applicable:
   a. Mass casualty protocols;
   b. The provision of EMS and transport in the event of a local, state-wide, or national emergency;
   c. Description of the applicant’s experience in disaster response command and control structure; and
   d. Special situations in the proposed service area that need to be taken into consideration; and

4.28. Any other documents, exhibits, or statements that the applicant believes may assist the Director in evaluating the application or any other information or documents needed by the Director to clarify incomplete or ambiguous information or documents, such as:
   a. The quality improvement process, as required in R9-25-908(K)(2);
   b. A plan to collect and submit electronic patient care reports consistent with R9-25-908(K)(2)(a);
   c. A plan to adopt clinical guidelines and operating procedures for time-sensitive conditions, consistent with national guidelines;
   d. If applicable, a plan to initiate guideline-based pre-arrival instructions for all callers accessing 9-1-1 or a similar system for assistance;
   e. Evidence of regular attendance and participation in meetings of the emergency medical services council, established according to A.R.S. § 36-2203, or a regional emergency medical and trauma services system, established according to A.R.S. § 36-2210; or
   f. Documentation demonstrating that the service model will be cost effective and not result in higher ambulance rates.

B. Before an applicant provides ALS, the applicant shall submit to the Department the application packet required in subsection (A) and the following:
   1. A current written contract for ALS medical direction; and

C. When requesting a transfer of a certificate of necessity:
   1. The person wanting to transfer the certificate of necessity shall submit a letter to the
Department that contains:

a. A request that the certificate of necessity be transferred, and
b. The name of the person to whom the certificate of necessity is to be transferred; and

2. The person identified in subsection (C)(1)(b) shall submit:
   a. The application packet in subsection (A); and
   b. The information in subsection (B), if ALS is provided.

D.B. In addition to the information and documents specified in subsection (A), applicant for an initial certificate of necessity shall submit the following fees:
   1. $100 application filing fee for an initial certificate of necessity; or
   2. $50 application filing fee for a transfer of a certificate of necessity.

E.C. The Department shall approve or deny an application under this Section according to 9 A.A.C. 25, Article 12 A.R.S. § 36-2233, Article 12 of this Chapter, and, if applicable, R9-25-1106 and R9-25-1107.

D. The Department may approve an application with special limitations or conditions.

E. If the Department approves an application and sends the applicant the written notice of approval, specified in R9-25-1201(C)(5), the Department shall issue the certificate of necessity to the applicant:
   1. After the applicant has submitted to the Department for each ground ambulance vehicle to be operated by the ground ambulance service:
      a. An application for registration of the ground ambulance vehicle that includes all of the information required according to R9-25-1001(B)(1);
      b. A copy of a current and valid motor vehicle registration for the ground ambulance vehicle, issued according to A.R.S. Title 28, Chapter 7, Article 2, or similar statutes in another state; and
      c. Unless the applicant intends to operate the ground ambulance vehicle only as a volunteer not-for-profit service, the following fees for each ground ambulance vehicle to be registered:
         i. A $50 registration fee, as required under A.R.S. § 36-2212(D); and
         ii. A $200 ambulance operation fee, as required under A.R.S. § 36-2240(3); and
   2. When the certificate of registration for the first ground ambulance vehicle to be operated by the ground ambulance service is issued.
The Department may deny an application according to A.R.S. § 36-2233 if an applicant:

1. Fails to comply with any provision in A.R.S. Title 36, Chapter 21.1;
2. Fails to comply with any provision in this Article or Article 2, 10, or 11 of this Chapter;
3. Knowingly or negligently provides false documentation or false or misleading information to the Department; or
4. Fails to submit to the Department documents or information requested under R9-25-1201(B)(1) or (C)(3) and requests a denial as permitted under R9-25-1201(E).


A. An applicant for a renewal of a certificate of necessity shall submit to the Department, not less than 60 days before the expiration date of the certificate of necessity, an application packet that includes:

1. An application form that contains the information in R9-25-902(A)(1)(a) through (A)(1)(m) and the signature of the applicant; The following information in a Department-provided format:
   a. The identifying number on the applicant’s current certificate of necessity;
   b. The legal business or corporate name, address, telephone number, and facsimile number of the ground ambulance service;
   c. Any other names by which the applicant is known;
   d. The names of all other business organizations operated by the applicant related to the ground ambulance service;
   e. The name, title, address, e-mail address, and telephone number of the following:
      i. Each applicant and individual responsible for managing the ground ambulance service;
      ii. The individual acting for the applicant according to R9-25-102;
      iii. The individual to contact to access the ground ambulance service’s records required in R9-25-908(B); and
      iv. The statutory agent for the ground ambulance service or the individual designated by the applicant to accept service of process and subpoenas for the ground ambulance service;
   f. Whether the applicant agrees to allow the Department to submit supplemental requests for information under R9-25-1201(C)(3);
g. Attestation that the applicant has analyzed response times according to R9-25-908(G)(2) and, if applicable, performance of interfacility transports of patients with no time-sensitive condition according to R9-25-908(H)(1);

h. Attestation that the applicant is familiar with the requirements in A.R.S. Title 36, Chapter 21.1 and this Chapter and will comply with applicable statutes and rules in any matter relating to or affecting the ground ambulance service;

i. Attestation that the certificate holder, except as provided in R9-25-908(G)(4), R9-25-908(H)(3), or R9-25-908(K)(1)(c), has and is continuing to meet the conditions of the certificate of necessity;

j. Attestation that any information or documents submitted to the Department are true and correct; and

k. The signature of the applicant or the applicant’s designated representative and the date signed;

2. Proof of continuous insurance coverage or a statement of continuing self-insurance, including a copy of the current certificate of insurance or current statement of self-insurance required in R9-25-909 R9-25-908(A);

3. Proof of continued coverage by a surety bond if required under A.R.S. §§ § 36-2237(B);

4. A copy of the list of current charges required in R9-25-1109;

5. An affirmation that the certificate holder has and is continuing to meet the conditions of the certificate of necessity, including assessing only those rates and charges approved and set by the Director; and

6. A list of all certificate holders with which the applicant has back-up agreements;

6. If an instance of noncompliance has been identified, a corrective action plan or documentation specified in R9-25-908(G)(4), R9-25-908(H)(3), or R9-25-908(K)(1)(c), as applicable, if not already submitted to the Department; and

6.7. $50 application filing fee.

B. A certificate holder who fails to file a timely application for renewal of the certificate of necessity according to A.R.S. § 36-2235 and this Section, shall:

1. Cease operations at 12:01 a.m. on the date the certificate of necessity expires;

C.2. To commence operations after failing to file a timely renewal application, a person shall file an initial certificate of necessity application according to R9-25-902 and meet all the requirements for an initial certificate of necessity.
3. Not resume operations without receiving a new certificate of necessity from the Department.

D.C. The Department shall approve or deny review an application packet under this Section according to A.A.C. 25, Article 12 A.R.S. §§ 36-2233 and 36-2235 and Article 12 of this Chapter, and:

1. Approve the application;
2. Approve the application with a corrective action plan, as specified in subsection (A)(8);
3. Approve the application with special limitations or conditions; or
4. Deny the application.

D. The Department may deny an application according to A.R.S. § 36-2235 if an applicant:

1. Fails to comply with any provision in A.R.S. Title 36, Chapter 21.1;
2. Fails to comply with any provision in this Article or Article 2, 10, or 11 of this Chapter;
3. Knowingly or negligently provides false documentation or false or misleading information to the Department; or
4. Fails to submit to the Department documents or information requested under R9-25-1201(B)(1) or (C)(3) and requests a denial as permitted under R9-25-1201(E).

E. If a certificate holder does not intend to apply for renewal of a certificate of necessity, the certificate holder shall:

1. At least 90 days before the expiration date of the certificate of necessity, send the Department written notice of the certificate holder’s intention to cease operating, effective on the expiration date; and
2. Not discontinue service, except as provided in A.R.S. § 36-2238.

R9-25-904. Transfer of a Certificate of Necessity (Authorized by A.R.S. §§ 36-2232, 36-2233, 36-2236(A) and (B), 36-2238)

A. A certificate holder shall request that a certificate of necessity be transferred if:

1. There is an anticipated change of ownership, which is considered to occur when:
   a. In the case of ownership by a sole proprietor, 20% or more interest or a beneficial interest is sold or transferred;
   b. In the case of ownership by a partnership or a private corporation, 20% or more of the stock, interest, or beneficial interest is sold or transferred; or
   c. The controlling influence changes to the extent that the management and control of the ground ambulance service is significantly altered, as determined according to subsection (B);
The certificate holder and another certificate holder plan to execute a ground ambulance service contract for the provision of EMS or transport by one of the certificate holder’s ground ambulance service in a portion of the other certificate holder’s service area, except as part of a backup agreement; or

3. There is a change in the type of business organization.

B. The Department shall consider the following when determining whether a controlling influence in the ground ambulance service is changing to the extent that the management and control of the ground ambulance service has altered significantly:

1. Whether there has been or will be a change in who manages or controls the day-to-day operations of one or more ground ambulance vehicles operated by the ground ambulance service, including whether the certificate holder has entered into or intends to enter into a contract or an agreement with another person or entity to supervise or manage all or a part of the ground ambulance service;

2. Whether there has been or will be a change in who manages or controls staffing and personnel decisions for one or more ground ambulance vehicles operated by the ground ambulance service;

3. Whether there has been or will be a change in the operating policies and procedures for one or more ground ambulance vehicles operated by the ground ambulance service;

4. Whether there has been or will be a change in who pays the operating expenses or who receives the operating revenue;

5. Whether there has been or will be a change in the policy holder on the insurance coverage of one or more ground ambulance vehicles operated by the ground ambulance service;

6. Whether there has been or will be a change in ownership, management, or control of the supplies, equipment, and materials for one or more ground ambulance vehicles operated by the ground ambulance service;

7. Whether there has been or will be a change in the risk or liability attendant to the operation of one or more ground ambulance vehicles operated by the ground ambulance service;

8. Whether there has been or will be a change in who manages or controls the strategic or long-term planning of the ground ambulance service;

9. Whether the certificate holder has changed or intends to change affiliations, such as a parent company or a subsidiary owned or operated by the certificate holder, from that specified according to R9-25-902(A)(1)(d); and
10. Other information related to the management and control of the ground ambulance service that the Department deems relevant.

C. When requesting a transfer of a certificate of necessity:
1. A certificate holder wanting to transfer the certificate of necessity shall submit the following information to the Department in a written format:
   a. The name and certificate of necessity number of the certificate holder;
   b. A request that the certificate of necessity be transferred, including the rationale for the transfer;
   c. Whether the transfer is due to a change of ownership or to a change in the type of business organization; and
   d. If the transfer is due to a change of ownership, the name of the person to whom the certificate of necessity is to be transferred; and

2. The person identified in subsection (C)(1)(d) or the individual acting according to R9-25-102 for the new type of business organization shall submit to the Department:
   a. The information and documents specified in R9-25-902(A)(1), (3) through (7), (9) through (12), (15) through (18), and (22) through (29);
   b. The $50 application filing fee for a transfer of a certificate of necessity, as required under A.R.S. § 36-2240(3); and
   c. A description of any planned amendments to the certificate of necessity during the next 12 months.

D. In deciding whether to transfer a certificate of necessity is in the public’s best interest, the Director shall consider the following:
1. The information required in subsections (C)(2)(a) and (c);
2. Whether the person specified according to subsection (C)(1)(d) is fit and proper;
3. Whether there is a public need for the transfer to take place:
   a. Based on a possible gap in service or unmet needs in the service area; and
   b. To ensure consistent service provision, efficiency, cost-effectiveness, and the health and safety of individuals in the service area;
4. Whether the person specified according to subsection (C)(1)(d) demonstrates the ability to provide quality patient care; and
5. Other matters determined by the Director or the applicant to be relevant to the determination of public necessity.

E. The Department shall approve or deny an application under this Section according to A.R.S. § 36-
2233 and Article 12 of this Chapter.

F. If the Department approves an application for a transfer and sends the person in subsection (C)(1)(d) the written notice of approval, specified in R9-25-1201(C)(5), the Department shall issue the certificate of necessity to the person in subsection (C)(1)(d):

1. After the person in subsection (C)(1)(d) has submitted to the Department for each ground ambulance vehicle to be operated by the ground ambulance service:
   a. An application for registration of the ground ambulance vehicle that includes all of the information required according to R9-25-1001(B)(1);
   b. A copy of a current and valid motor vehicle registration for the ground ambulance vehicle, issued according to A.R.S. Title 28, Chapter 7, Article 2, or similar statutes in another state; and
   c. Unless the person in subsection (C)(1)(d) intends to operate the ground ambulance vehicle only as a volunteer not-for-profit service, the following fees for each ground ambulance vehicle to be registered:
      i. A $50 registration fee, as required under A.R.S. § 36-2212(D); and
      ii. A $200 ambulance operation fee, as required under A.R.S. § 36-2240(3); and

2. When the certificate of registration for the first ground ambulance vehicle to be operated by the ground ambulance service is issued.

G. The Department may deny an application under this Section if an applicant:

1. Fails to comply with any provision in A.R.S. Title 36, Chapter 21.1;
2. Fails to comply with any provision in this Article or Article 2, 10, or 11 of this Chapter;
3. Knowingly or negligently provides false documentation or false or misleading information to the Department; or
4. Fails to submit to the Department documents or information requested under R9-25-1201(B)(1) or (C)(3) and requests a denial as permitted under R9-25-1201(E).

H. If the Department denies the transfer of a certificate of necessity, the Department may:

1. Under A.R.S. § 36-2238, require the certificate holder requesting the transfer under subsection (A) not to discontinue services until receiving an order from the Department;
   or
2. Under A.R.S. § 36-2242, issue temporary authority to another certificate holder to operate in the service area of the certificate holder requesting the transfer under subsection (A).
R9-25-905.   Application for Amendment of a Certificate of Necessity (Authorized by A.R.S. §§ 36-2232(A)(4) and (A)(7), 36-2240, 36-2247)

A.   A certificate holder that wants to amend its certificate of necessity shall submit to the Department the application form in R9-25-902(A)(1) and an application filing fee of $50 for changes in:

1. The legal name of the ground ambulance service;
2. The legal address of the ground ambulance service;
3. The level of ground ambulance service;
4. The type of ground ambulance service;
5. The service area; or
6. The response times, response codes, or response time tolerances.

B. In addition to the application form in subsection (A), an amending certificate holder shall submit:

1. For the addition of ALS ground ambulance service, the information required in R9-25-902(B)(1) and (B)(2);
2. For a change in the service area, the information required in R9-25-902(A)(3)(a);
3. For a change in response times, the information required in subsection R9-25-902(A)(2)(d);
4. A statement explaining the financial impact and impact on patient care anticipated by the proposed amendment;
5. Any other information or documents requested by the Director to clarify incomplete or ambiguous information or documents; and
6. Any documents, exhibits, or statements that the amending certificate holder wishes to submit to assist the Director in evaluating the proposed amendment.

A. A certificate holder requesting to amend the certificate of necessity due to a change in the legal name of the ground ambulance service shall submit to the Department:

1. The certificate of necessity number for the ground ambulance service;
2. The name of the ground ambulance services on the certificate of necessity;
3. The new legal name of the ground ambulance service;
4. The name, title, address, e-mail address, and telephone number of an individual whom the Department may contact about the requested amendment;
5. Documentation demonstrating that the change in the name of the ground ambulance service does not constitute a change of ownership; and
6. If applicable, documentation showing the new legal name of the ground ambulance
a. Documentation of insurance coverage required according to R9-25-908(A), and
b. Coverage by a surety bond if required under A.R.S. § 36-2237(B).

B. A certificate holder requesting to amend the certificate of necessity for a reason other than a change in subsection (A) shall submit to the Department:

1. The following information in a Department-provided format:
   a. The certificate of necessity number for the ground ambulance service;
   b. The name and address of the ground ambulance service on the certificate of necessity;
   c. The name, title, address, e-mail address, and telephone number of an individual whom the Department may contact about the requested amendment;
   d. A description of the requested change and the rationale for the change;
   e. Whether the applicant agrees to allow the Department to submit supplemental requests for information under R9-25-1201(C)(3);
   f. Attestation that the applicant is familiar with the requirements in A.R.S. Title 36, Chapter 21.1 and this Chapter and will comply with applicable statutes and rules in any matter relating to or affecting the ground ambulance service;
   g. Attestation that the certificate holder will meet the conditions of a modified certificate of necessity, including billing only those rates and charges approved and set by the Director;
   h. Attestation that any information or documents submitted to the Department are true and correct;
   i. The signature of the applicant or the applicant’s designated representative and the date signed;

2. For a change in the legal address of the ground ambulance service:
   a. The new legal address of the ground ambulance service; and
   b. If applicable, documentation showing the new legal address of the ground ambulance service on documentation of insurance coverage required according to R9-25-908(A);

3. For a change in the hours of service:
   a. The current and proposed new hours of service;
   b. The date on which the applicant plans to implement the change;
   c. Information about the effect the requested change is expected to have on patients.
d. Information about the effect the requested change is expected to have on other EMS providers or ground ambulance services in or around the service area, and

e. Information about the financial effect the requested change is expected to have on the ground ambulance service;

4. For a change in the level of service to be provided:
   a. If planning to begin providing critical care services or ALS services:
      i. A description of how the certificate holder plans to provide administrative medical direction according to R9-25-201 and on-line medical direction according to R9-25-202,
      ii. A copy of a current written contract for providing administrative medical direction,
      iii. A copy of a current written contract for providing on-line medical direction, and
      iv. Proof of professional liability insurance for ALS personnel required in R9-25-908(A)(1)(a)(iii);
   b. If planning to begin providing only BLS services:
      i. A description of the rationale for stopping the provision of ALS services,
      ii. An acknowledgement that another emergency medical services provider may be granted a certificate of necessity to provide ALS services in the service area to meet the needs of patients, and
      iii. A plan for rendezvousing with another ground ambulance service providing ALS services, if applicable, for patients requiring more than BLS services, including the identification of the other ground ambulance service;
   c. Information about the effect the requested change is expected to have on patients, including how the requested change will result in quality patient care;
   d. Information about the effect the requested change is expected to have on other EMS providers or ground ambulance services in or around the service area; and
   e. Information about the financial effect the requested change is expected to have on the ground ambulance service;

5. For a change in the type of service to be provided:
   a. If planning to begin providing interfacility transports of patients with a time-sensitive condition:
i. An estimate of the number of transports to be provided;

ii. The names of the health care institutions anticipated to be the source or
destination of the transports;

iii. The proposed response times and compliance percentages for the
interfacility transport of a patient with a time-sensitive condition;

iv. A justification for the response time or compliance percentage that
demonstrates how quality patient care will be provided; and

v. Whether another ground ambulance service is currently providing
interfacility transports of patients with a time-sensitive condition in the
service area and, if so, the name of the other ground ambulance service
and the anticipated financial impact on the other ground ambulance
service if the change is approved;

b. If planning to begin providing interfacility transports of patients who do not have
a time-sensitive condition or convalescent transports:

i. An estimate of the number of transports to be provided;

ii. The names of the health care institutions anticipated to be the source or
destination of the transports:

iii. The proposed interfacility arrival interval and compliance percentage, if
different from R9-25-908(E)(3)(c);

iv. A justification for the proposed interfacility arrival interval, if different
from R9-25-908(E)(3)(c), that demonstrates how quality patient care will
be provided;

v. If the certificate holder is requesting to amend the certificate of necessity
according to A.R.S. § 36-2234.01, the information required according to
A.R.S. § 36-2234.01(B)(1) and (2); and

vi. Whether another ground ambulance service is currently providing
interfacility transports or convalescent transports in the service area and,
if so, the name of the other ground ambulance service and the anticipated
financial impact on the other ground ambulance service if the change is
approved;

c. If planning to begin providing EMS and transport requested through 9-1-1 or a
similar system:

i. An estimate of the number of transports to be provided;
ii. The names of the health care institutions anticipated to be the destination of the transports;

iii. The proposed response times or compliance percentage;

iv. A justification for the response times or compliance percentage that demonstrates how quality patient care will be provided; and

v. Whether another ground ambulance service is currently providing EMS and transport requested through 9-1-1 or a similar system in the service area and, if so, the name of the other ground ambulance service and the anticipated financial impact on the other ground ambulance service if the change is approved;

d. Information about the effect the requested change is expected to have on patients, including how the requested change will result in quality patient care;

e. Information about the effect the requested change is expected to have on health care institutions within and surrounding the service area to which and from which the ground ambulance service would be transporting patients;

f. Information about the effect the requested change is expected to have on other EMS providers or ground ambulance service in or around the service area;

g. Information about the financial effect the requested change is expected to have on the ground ambulance service; and

h. If the planned change will result in new or revised back-up agreements, a copy of the new or revised back-up agreement;

6. Except as specified in subsection (D), for a change in the service area:

a. A description of the current service area and the proposed service area by any method specified in A.R.S. § 36-2233(E) and global positioning system data that would allow a map to be created that illustrates the current service area and the proposed service area;

b. The following information about the proposed service area to be used by the Director in assessing the need for the proposed change:

i. The square miles within the proposed service area;

ii. The population demographics within the proposed service area;

iii. The change in the population demographics since the last national census;

iv. The medical needs of the population within the proposed service area;
v. The number of anticipated requests for each type of service and level of
service in the proposed service area;

vi. The available routes of travel within the proposed service area;

vii. The geographic features and environmental conditions within the
proposed service area;

viii. Whether a ground ambulance service currently operates in all or part of
the proposed service area and if so, where;

ix. The available medical and emergency medical resources within the
proposed service area;

x. The geographic distribution of health care institutions within and
surrounding the proposed service area to which and from which the
ground ambulance service would be transporting patients; and

xi. The proposed response times and compliance percentage, for each scene
locality and priority that will be assigned by the applicant to a response;

c. Information about the effect the requested change is expected to have on patients,
including how the requested change will result in quality patient care;

d. Information about the effect the requested change is expected to have on health
care institutions within and surrounding the proposed service area to which and
from which the ground ambulance service would be transporting patients;

e. Information about the effect the requested change is expected to have on EMS
providers in the proposed service area that do not provide transport;

f. Information about the financial effect the requested change is expected to have
on the ground ambulance service;

g. Whether the applicant has a proposed deployment plan for the ground ambulance
vehicles registered under Article 10 of this Chapter to the applicant, including:

i. Whether suboperation stations will be used or whether ground
ambulance vehicles will be deployed based on experience with the level
and types of calls; and

ii. If suboperation stations will be used, where the applicant plans to locate
suboperation stations within the applicant’s proposed service area;

h. Whether the applicant has a plan for participating in the implementation of a
political subdivision’s emergency preparedness plan;

i. A list of EMS providers in surrounding service areas with whom the applicant
has a back-up agreement or from whom the applicant has a letter of support; and

i. any other information specified in R9-25-906 that the applicant believes relevant
to a determination of the public necessity for the change in the service area;

7. For a change in the ground ambulance service’s response times for EMS and transport
requested through 9-1-1 or a similar system or for an interfacility transport of a patient
with a time-sensitive condition:

a. A description of the ground ambulance service’s current response times and
   compliance percentage;

b. The results of the analysis of response time performance required in R9-25-
   908(G)(2);

c. The requested response times or compliance percentage, including a justification
   for each response time;

d. Information about the effect the requested change is expected to have on patients,
   including applicable information in subsections (B)(6)(b) and (c);

e. Information about the effect the requested change is expected to have on health
   care institutions within and surrounding the service area to which and from which
   the ground ambulance service would be transporting patients;

f. Information about the effect the requested change is expected to have on EMS
   providers in the service area that do not provide transport; and

g. Information about the financial effect the requested change is expected to have
   on the ground ambulance service;

8. For a change in the interfacility arrival interval or the compliance percentage:

a. A description of the ground ambulance service’s current interfacility arrival
   interval period and compliance percentage;

b. The results of the analysis of the performance required in R9-25-908(H)(2);

c. The requested interfacility arrival interval or compliance percentage;

d. Information about the effect the requested change is expected to have on patients,
   including applicable information in subsections (B)(6)(b) and (c);

e. Information about the effect the requested change is expected to have on health
   care institutions within and surrounding the service area to which and from which
   the ground ambulance service would be transporting patients; and

f. Information about the financial effect the requested change is expected to have
   on the ground ambulance service;
For a change in the special limitations or conditions on the ground ambulance service’s certificate of necessity:

a. A description of the special limitations or conditions on the ground ambulance service’s certificate of necessity;

b. The requested change to the special limitations or conditions on the ground ambulance service’s certificate of necessity, including a justification for each change;

c. Information about the effect the requested change is expected to have on patients, including how the requested change will result in quality patient care;

d. Information about the effect the requested change is expected to have on health care institutions within and surrounding the service area to which and from which the ground ambulance service would be transporting patients;

e. Information about the effect the requested change is expected to have on EMS providers in the service area that do not provide transport; and

f. Information about the financial effect the requested change is expected to have on the ground ambulance service;

Information required in R9-25-1102 and R9-25-1109(B), as applicable, related to the change, including any change in:

a. The proposed general public rates for services provided, or

b. The proposed charges;

If applicable, letters of support for the change;

Any other information or documentation demonstrating the public necessity for the change or otherwise justifying the change;

Any other information or documents requested by the Director to clarify incomplete or ambiguous information or documents;

Any documents, exhibits, or statements that the amending certificate holder wishes to submit to assist the Director in evaluating the proposed amendment; and

The $50 application filing fee.

A certificate holder subject to special limitations or conditions that are not displayed on the certificate holder’s certificate of necessity may request, according to subsections (B)(1) and (9), to have the special limitations or conditions modified if the special limitations or conditions were the result of a final decision of the Director, established according to A.R.S. § 41-1092.08(F), issued before the effective date of this Section.
D. If a certificate of necessity was granted to a certificate holder under A.R.S. § 36-2233(E)(2), the certificate holder shall notify the Department of a change in the service area within 30 calendar days after the change is finalized and include:

1. The following information in a Department-provided format:
   a. The certificate of necessity number for the ground ambulance service,
   b. The name and address of the ground ambulance service on the certificate of necessity,
   c. A description of the change and the reason for the change,
   d. The effective date of the change,
   e. Attestation that the information or documents submitted to the Department are true and correct, and
   f. The signature of the certificate holder’s designated representative and the date signed;

2. A description of the current service area and the proposed service area by any method specified in A.R.S. § 36-2233(E) and global positioning system data that would allow a map to be created that illustrates the current service area and the proposed service area; and

3. Documentation establishing that the change in service area is under A.R.S. § 36-2233(E)(2).

C.E. The Department shall approve or deny an application under this Section subsection (B) or (C) according to 9 A.A.C. 25, Article 12 A.R.S. § 36-2233 and Article 12 of this Chapter.


A. In determining public necessity for an initial or amended certificate of necessity, the Director shall consider the following to ensure quality patient care:

1. The following information, as response times, response codes, and response time tolerances proposed by the applicant for the service area;
   a. Proposed response times or compliance percentage,
   b. The priority that may be assigned by an applicant or a certificate holder to a response, and
   c. The percentage of time the actual response time for a run is or is anticipated to be compliant with the proposed response times during a 12-month period;

2. The population demographics within the proposed service area;
3. The geographic distribution of health care institutions within and surrounding the service area;

4. Whether issuing a certificate of necessity to more than one ambulance service within the same service area is in the public’s best interest, based on:
   a. The existence of ground ambulance service to all or part of the service area;
   b. The response times of and response-time tolerances for ground ambulance service to all or part of the service area;
   c. The availability of certificate holders in all or part of the service area; and
   d. The availability of emergency medical services in all or part of the service area;

2. Whether issuing the certificate of necessity is in the public’s best interest:
   a. Based on a possible gap in service or unmet needs in the service area; and
   b. To ensure consistent service provision, efficiency, cost-effectiveness, and the health and safety of individuals in the service area;

5-3. The information in R9-25-902(A)(1) and (A)(2) through (4), (6), (8), (12) through (14), and (19) through (22);

4. If applicable, the information in subsection (B); and

6. Other matters determined by the Director or the applicant to be relevant to the determination of public necessity.

B. In deciding whether to issue a certificate of necessity to more than one ground ambulance service for convalescent or interfacility transport for the same service area or overlapping service areas is in the public’s best interest, the Director shall consider the following in addition to the information in subsections (A)(1) through (3):

1. The factors in subsections (A)(2), (A)(3), (A)(4)(a), (A)(4)(e), (A)(4)(d), (A)(5), and (A)(6);

2. The existence of another ground ambulance service providing EMS or transport to all or part of the service area;

3. The current response times for 90% compliance and 100% compliance for requests made through 9-1-1 or a similar system in all or part of the service area;

4. The percentage of time the actual response time for a run resulting from a 9-1-1 or similar system dispatch is compliant with the current response times for another ground ambulance service;

4. If applicable, the current response times for 90% compliance and 100% compliance for interfacility transports for patients with a time-sensitive condition in all or part of the
service area;

5. If applicable, the applicant’s plans to provide interfacility transports for patients with no time-sensitive condition in all or part of the service area in compliance with R9-25-908(E)(3);

6. The applicant’s plans for implementation, taking into consideration the stability and consistency of service provision;

7. In available, information or data that demonstrates the inability of the other certificate holder to provide services in all or part of the service area;

8. How the applicant plans to interact with the ground ambulance service currently providing services in all or part of the service area, including the information in R9-25-908(E)(1)(b) and (c);

9. The availability of emergency medical services in all or part of the service area;

10. The financial impact on certificate holders whose service area includes all or part of the service area in the requested certificate of necessity;

11. The demonstrated need for additional 9-1-1 or similarly dispatched transport, convalescent transport, or interfacility transport, as applicable, including:

   a. Whether a study or statistical analysis demonstrating need has been created for or adopted by the applicant, a political subdivision within the current or proposed service area, or a local emergency medical services coordinating system under A.R.S. § 36-2210 that:

      i. Examines whether another ground ambulance service is necessary within the service area or proposed service area to provide EMS or transport; and

      ii. Takes into account the current or proposed service area’s medical, fire, and police services and the other ground ambulance service;

   b. If a study or statistical analysis in subsection (B)(7)(a) exists, the content of the study or statistical analysis demonstrating need; and

   c. Information received by the Department from a political subdivision, a health care institution, or an elected official indicating a need;

12. For an application for additional 9-1-1 or similarly dispatched transport, the difference between the current response times in the service area for 90% compliance and the response times for 90% compliance proposed by the applicant; and

13. Whether a certificate holder for the service area has demonstrated substandard
In deciding whether to issue a certificate of necessity to more than one ground ambulance service for a 9-1-1 or similarly dispatched transport within the same service area or overlapping service areas, the Director shall consider the following:

1. The factors in subsections (A), (B)(2), and (B)(4);
2. The difference between the response times in the service area and proposed response times by the applicant;
3. A needs assessment adopted by a political subdivision, if any; and
4. A needs assessment, referenced in A.R.S. § 36-2210, adopted by a local emergency medical services coordinating system, if any.

C. The Department may periodically assess whether there have been changes in public necessity associated with a certificate of necessity to ensure quality patient care.

R9-25-907. Observance of Service Area; Exceptions (A.R.S. § 36-2232)

A certificate holder shall not provide EMS or transport within an area other than the service area identified in the certificate holder’s certificate of necessity except:

1. When authorized by a service area’s dispatch, before the service area’s ground ambulance vehicle arrives at the scene; or
2. According to a back-up agreement.

R9-25-906. Determining Response Times, Response Codes Priority for Responses, and Response-Time Tolerances for Certificates of Necessity and Provision of ALS Services Compliance with Specified Times (Authorized by A.R.S. §§ 36-2232, 36-2233, 36-2236)

A. The Department may periodically assess whether the following parameters, as associated with a certificate of necessity, are appropriate to ensure quality patient care:

1. Response times, consistent with A.R.S. §§ 36-2232(A)(4) and 36-2236(E);
2. The priority to be assigned by a certificate holder to a response;
3. The percentage of time that the actual response time for a run is compliant with the response times for the certificate of necessity during a 12-month period;
4. The interfacility arrival interval; and
5. The percentage of time that the time of arrival for a run is compliant with the interfacility
arrival interval for the certificate of necessity during a 12-month period.

B. In determining response times, response codes, the priority to be assigned by a certificate holder to a response, and response-time tolerances the percentage of time the actual response time for a run is compliant with the proposed response times during a 12-month period for all or part of a service area or proposed service area, the Director may consider the following:

1. Differences in scene locality, if applicable;
2. The response times and compliance percentages of other ground ambulance services with a similar call volume, as determined by the number of dispatches;
3. The population density and demographics in the service area or proposed service area;
4. The geographic features and environmental conditions within the service area or proposed service area;
5. The geographic distribution of health care institutions within and surrounding the service area or proposed service area to which and from which the ground ambulance service would be transporting patients;
6. Requirements of a 9-1-1 or similar dispatch system for all or part of the service area;
7. Requirements in a contract approved by the Department between a ground ambulance service and a political subdivision or health care institution;
8. Whether an EMS provider in the service area or according to a back-up agreement:
   a. Share the same 9-1-1 or similar dispatch system;
   b. Can respond to a call made to the 9-1-1 or similar dispatch system for EMS in the service area; and
   c. Provide ALS services, if necessary;
9. Whether the certificate holder provides interfacility transports of patients with a time-sensitive condition and, if so:
   a. The geographic distribution of health care institutions in the service area, and
   b. The anticipated volumes of 9-1-1 dispatches and of interfacility transports;
10. Medical prioritization The basis for prioritization for the dispatch of a ground ambulance vehicle according to procedures established by the certificate holder’s medical direction authority or an emergency medical services provider in subsection (B)(4);
11. Information from a political subdivision, a health care institution, or an elected official in the service area that was received by the Department about the request; and
12. Other information submitted according to R9-25-902(A)(2) and (14) or R9-25-905(B), as applicable; and
§ 13. Other matters determined by the Director to be relevant to the measurement of a determination of response times, response codes, and response-time tolerances; compliance percentage, for each scene locality and priority that will be assigned by the applicant to a response.

C. The Department may:

1. Develop a set of uniform standards for response times based on call volume by:
   a. Using the call volume to determine the scene locality of a service area or proposed service area, with the scene locality being applied to the entire service area or proposed service area; and
   b. Determining the 5-, 10-, 15-, 20-, and 30-minute response time averages for service areas or proposed service areas within the same scene locality group based on historical response time data;

2. Compare the actual performance of a ground ambulance service to the applicable uniform standard developed according to subsection (C)(1);

3. Establish response times based on the applicable uniform standard and the factors specified in subsection (B); and

4. Take enforcement action, if appropriate, against a certificate holder based on response-time performance compared with the uniform standard.

D. In determining an interfacility arrival interval or the compliance percentage during a 12-month period, if different from R9-25-908(E)(3)(c), the Director may consider the following:

1. The information submitted according to R9-25-902(A)(2) and (14) or R9-25-905(B), as applicable;

2. The geographic distribution of health care institutions in the service area and the anticipated volumes of interfacility transports and 9-1-1 dispatches;

3. Requirements in a contract approved by the Department between a ground ambulance service and health care institution;

4. The basis for prioritization for the dispatch of a ground ambulance vehicle according to procedures established by the certificate holder’s medical direction authority;

5. Information from a political subdivision, a health care institution, or an elected official in the service area that was received by the Department about the request; and

6. Other matters determined by the Director to be relevant to a determination of an interfacility arrival interval or the compliance percentage, if different from R9-25-908(E)(3)(c).
R9-25-908. Transport Requirements; Exceptions (A.R.S. §§ 36-2224, 36-2232) Repealed

A certificate holder shall transport a patient except:

1. As limited by A.R.S. § 36-2224;

2. If the patient is in a health care institution and the patient’s medical condition requires a level of care or monitoring during transport that exceeds the scope of practice of the ambulance attendants’ certification;

3. If the transport may result in an immediate threat to the ambulance attendant’s safety, as determined by the ambulance attendant, certificate holder, or medical direction authority;

4. If the patient is more than 17 years old and refuses to be transported; or

5. If the patient is in a health care institution and does not meet the federal requirements for medically necessary ground vehicle ambulance transport as identified in 42 CFR 410.40.

R9-25-908. Operations (Authorized by A.R.S. §§ 36-2232, 36-2204.02, 36-2211, 36-2241)

A. Insurance: A certificate holder shall:

1. Either:
   a. Maintain with an insurance company authorized to transact business in this state:
      i. A minimum single occurrence automobile liability insurance coverage of $1,000,000 for ground ambulance vehicles;
      ii. A minimum single occurrence professional liability insurance coverage for the ground ambulance service of $1,000,000; and
      iii. If the certificate holder provides ALS service, a minimum single occurrence professional liability insurance coverage for ALS personnel of the ground ambulance service of $1,000,000; or
   b. Be self-insured for the amounts in subsection (A)(1)(a); and

2. Submit to the Department within seven days after renewal of the insurance coverage in subsection (A)(1)(a) or a change in how the insurance coverage in subsection (A)(1)(a) or (b) is obtained:
   a. A copy of the certificate of insurance in subsection (A)(1)(a); or
   b. Documentation of self-insurance according to subsection (A)(1)(b).

B. Record Retention: According to A.R.S. § 36-2241, a certificate holder shall maintain the following records for the Department’s review and inspection:

1. The certificate holder’s financial statements;
2. All federal and state income tax records;
3. All employee-related expense reports and payroll records;
4. All bank statements and documents used to reconcile accounts;
5. All documents establishing the depreciation of assets, such as schedules or accounting records on ground ambulance vehicles, equipment, office furniture, and other plant and equipment assets subject to depreciation;
6. All prehospital history incident reports, as specified in subsection (J)(1);
7. All patient billing and reimbursement records;
8. All dispatch records, as specified in subsection (J)(2);
9. Documentation of the analysis of response time performance according to subsection (G)(2);
10. Documentation of the analysis of performance of interfacility transports of patients with no time-sensitive condition according to subsection (H)(1);
11. Documentation of notification to the Department of instances of noncompliance according to subsection (K)(1)(c);
12. All back-up agreements, contracts, grants, and financial assistance records related to ground ambulance vehicles, EMS, and transport;
13. All written complaints about the ground ambulance service; and
14. Information about destroyed or otherwise irretrievable records in a file including:
   a. A list of each record destroyed or otherwise irretrievable,
   b. A description of the circumstances under which each record became destroyed or otherwise irretrievable, and
   c. The date each record was destroyed or became otherwise irretrievable.

C. Staffing: A certificate holder shall ensure that:

1. If a ground ambulance vehicle is marked with a level of service, the ground ambulance vehicle is staffed to provide the level of service identified;
2. An administrative medical director for the ground ambulance service complies with requirements in R9-25-201(F) and R9-25-502(B);
3. Policies and procedures are established, implemented, and maintained that cover:
   a. Job descriptions, duties, and qualifications, including required skills and knowledge for EMCTs and other employees; and
   b. Orientation and in-service education for EMCTs and other employees;
4. An EMCT employed by the ground ambulance service:
D. Communication: A certificate holder shall ensure that the ground ambulance service:

1. Makes a good faith effort to communicate information:
   a. About its hours of operation to the general public through print media, broadcast media, the Internet, or other means;
   b. That specifies that the ground ambulance service provides only the type of service and level of service granted in the certificate of necessity;
   c. That specifies that the ground ambulance service only operates in the service area granted in the certificate of necessity;
   d. In a manner that does not circumvent the use of 9-1-1 or another similarly designated emergency telephone number; and
   e. About resource availability and deployment to other EMS providers in overlapping and surrounding service areas;

2. Establishes, implements, and maintains the protocol for providing information to emergency receiving facility staff concurrent with the transfer of care, required in R9-25-201(E)(2)(d)(i), which includes:
   a. The date and time the dispatch was received by the ground ambulance service;
   b. The unique number used by the ground ambulance service to identify the run;
   c. The name of the ground ambulance service;
   d. The number or other identifier of the ground ambulance vehicle used for the run;
   e. The following information about the patient:
1. The patient’s name;

2. The patient’s date of birth or age, as available;

3. The principal reason for requesting services for the patient;

4. The patient’s medical history, including any chronic medical illnesses, known allergies to medications, and medications currently being taken by the patient;

5. The patient’s level of consciousness at initial contact and when reassessed;

6. The patient’s pulse rate, respiratory rate, oxygen saturation, and systolic blood pressure at initial contact and when reassessed;

7. The results of an electrocardiograph, if available;

8. The patient’s glucose level at initial contact and when reassessed, if applicable;

9. The patient’s level of responsiveness score, as applicable, at initial contact and when reassessed;

10. The results of the patient’s neurological assessment, if applicable; and

11. The patient’s pain level at initial contact and when reassessed; and

f. Any procedures or other treatment provided to the patient at the scene or during transport, including any agents administered to the patient; and

3. Establishes, implements, and maintains a protocol for providing information to another certificate holder, ambulance service, EMS provider, or health care institution concurrent with the transfer of care, which includes the information in subsections (D)(2)(c), (d), (e), and (f).

E. Dispatch and Scheduling: A certificate holder shall ensure that:

1. A contract or other agreement to provide dispatch exists and includes:

a. Information about other certificate holders or EMS providers with which the certificate holder has a back-up agreement;

b. The process and parameters under which a ground ambulance vehicle of another certificate holder will be dispatched to respond to a call to which a ground ambulance vehicle of the certificate holder cannot respond;

c. Except as specified in subsection (E)(2), for an area within the certificate holder’s service area that overlaps with another certificate holder’s service area, that the nearest ground ambulance vehicle to the patient’s location, under either
certificate holder, that can provide the necessary level of service will be directed
to respond to a call made through 9-1-1 or a similar dispatch system; and

d. A requirement that the certificate holder receive a copy of each dispatch made
under the contract;

2. If a certificate holder has a ground ambulance service contract under R9-25-1104 with a
political subdivision, the ground ambulance service contract contains requirements that
specify a method for dispatch that differs from requirements in subsection (E)(1)(c); and

3. For an interfacility transport of a patient with no time-sensitive condition:
a. The entity receiving the request for the interfacility transport provides a
negotiated estimated time of arrival to the person requesting the interfacility
transport at the time that the interfacility transport is requested;

b. If the estimated time of arrival provided according to subsection (E)(3)(a)
changes to a later time, the ground ambulance service, either directly or
indirectly, does one of the following:

i. Contacts another ground ambulance service to respond to the dispatch,
based on the ground ambulance service’s back-up plan and back-up
agreements;

ii. Provides to the contact at the requesting health care institution the name
and telephone number of another ground ambulance service with which
the ground ambulance service has a back-up agreement; or

iii. Provides an amended estimated time of arrival to the person requesting
transport that takes into consideration:

(1) The patient’s condition and needs, and

(2) Health and safety; and

c. Unless otherwise specified on the certificate holder’s certificate of necessity, the
actual time of arrival of a ground ambulance vehicle at a health care institution
for an interfacility transport of a patient who does not have a time-sensitive
condition is within 60 minutes of the estimated time of arrival in subsection
(E)(3)(a) or amended estimated time of arrival in subsection (E)(3)(b)(iii) for at
least 90% of the interfacility transports.

F. Transport: A certificate holder:

1. Shall only provide EMS or transport within the service area identified in the certificate
holder’s certificate of necessity except:
a. When authorized by a service area’s dispatch, before the service area’s ground ambulance vehicle arrives at the scene;

b. According to a back-up agreement; or

c. If the area is not included in the service area of another certificate holder;

2. Except as specified in subsection (F)(3), shall transport a patient in the certificate holder’s service area who requests transport; and

3. May deny transport to a patient in the certificate holder’s service area:
   a. As limited by A.R.S. § 36-2224;
   b. If the patient is in a health care institution and the patient’s medical condition requires a level of care or monitoring during transport that exceeds the scope of practice of the ambulance attendants’ certification;
   c. If the transport may result in an immediate threat to the ambulance attendant’s safety, as determined by the ambulance attendant, the certificate holder, the administrative medical director, or a physician providing on-line medical direction and does not affect the ground ambulance service’s hours of operation;
   d. If the patient is 18 years or older, or meets the requirements in A.R.S. § 12-2451, 44-131, or 44-132, and refuses to be transported; or
   e. If the patient is in a health care institution and does not meet the federal requirements for medically necessary ground vehicle ambulance transport as identified in 42 CFR 410.40.

G. Response Time Performance: A certificate holder shall ensure that:

1. Response times resulting from a 9-1-1 or similar system dispatch or, if applicable, a request for the interfacility transport of a patient with a time-sensitive condition comply with requirements of the certificate holder’s certificate of necessity;

2. Response time performance is assessed at least every six months for compliance with requirements of the certificate holder’s certificate of necessity;

3. The following are reported to the Department annually, in a Department-provided format, concurrent with the submission of the information required in R9-25-909:
   a. Response time data that complies with requirements in A.R.S. § 36-2232(A)(3), and
   b. The results of the response time performance assessments in subsection (G)(2); and

4. If response time performance does not comply with requirements of the certificate
holder’s certificate of necessity, either:

a. A corrective action plan, developed according to R9-25-910(E)(2)(a) through (d), is submitted to the Department with the information required in subsection (G)(3); or

b. The certificate holder submits to the Department with the information required in subsection (G)(3) documentation demonstrating that noncompliance was due to:

i. A situation specified in A.R.S. § 36-2232(G), or

ii. An external factor beyond the control of the certificate holder.

H. Performance of Interfacility Transports of Patients with No Time-Sensitive Condition: A certificate holder shall ensure that:

1. The performance of interfacility transports of patients with no time-sensitive condition is assessed at least every six months:

   a. For compliance with subsection (E)(3)(c) or requirements of the certificate holder’s certificate of necessity, as applicable; and

   b. To determine the number of times an amended estimated time of arrival was provided to a health care institution, as allowed by subsection (E)(3)(b)(iii);

2. The results of the performance assessments in subsection (H)(1) are reported to the Department annually in a Department-provided format, concurrent with the submission of the information required in R9-25-909; and

3. If the performance of interfacility transports of patients with no time-sensitive condition does not comply with subsection (E)(3)(c) or requirements of the certificate holder’s certificate of necessity, as applicable, either:

   a. A corrective action plan, developed according to R9-25-910(E)(2)(a) through (d), is submitted to the Department with the information required in subsection (H)(2); or

   b. The certificate holder submits to the Department with the information required in subsection (H)(2) documentation demonstrating that noncompliance was due to an external factor beyond the control of the certificate holder.

I. The Department may require that a certificate holder contract for third-party monitoring of response time performance as part of a:

1. Political subdivision contract, unless both parties to the contract waive the requirement; or

2. Corrective action plan.
J. Records: A certificate holder shall ensure that:
   1. A prehospital incident history report, in a Department-provided format, is created for each patient that includes the following information, as available:
      a. The name and identification number of the ground ambulance service;
      b. Information about the software for the storage and submission of the prehospital incident history report;
      c. The unique number assigned to the run;
      d. The unique number assigned to the patient;
      e. Information about the response to the dispatch, including:
         i. The level of service requested;
         ii. Information obtained by the person providing dispatch about the request;
         iii. Information about the ground ambulance vehicle assigned to the dispatch;
         iv. Information about the EMCTs responding to the dispatch;
         v. The priority assigned to the dispatch; and
         vi. Response delays, as applicable;
      f. The date and time that:
         i. The call requesting service was received through the 9-1-1 or similar dispatch system,
         ii. The request was received by the person providing dispatch,
         iii. The ground ambulance service received the dispatch,
         iv. The ground ambulance vehicle left for the patient’s location,
         v. The ground ambulance vehicle arrived at the patient’s location,
         vi. The EMCTs in the ground ambulance vehicle arrived at the patient’s side,
         vii. Transfer of care for the patient occurred at a location other than the destination,
         viii. The ground ambulance vehicle departed the patient’s location,
         ix. The ground ambulance vehicle arrived at the destination,
         x. Transfer of care for the patient occurred at the destination, and
         xi. The ground ambulance vehicle was available to take another call;
      g. Information about the patient, including:
         i. The patient’s first and last name;
ii. The address of the patient’s residence;

iii. The county of the patient’s residence;

iv. The country of the patient’s residence;

v. The patient’s gender, race, ethnicity, and age;

vi. The patient’s estimated weight;

vii. The patient’s date of birth; and

viii. If the patient has an alternate residence, the address of the alternate residence;

h. The primary method of payment for services and anticipated level of payment;

i. Information about the scene, including:

   i. Specific information about the location of the scene;

   ii. Whether the ground ambulance vehicle was first on the scene;

   iii. The number of patients at the scene;

   iv. Whether the scene was the location of a mass casualty incident; and

   v. If the scene was the location of a mass casualty incident, triage information;

j. Information about the reason for requesting service for the patient, including:

   i. The date and time of onset of symptoms and when the patient was last well;

   ii. Information about the principal reason the patient needs services;

   iii. The patient’s symptoms;

   iv. The results of the EMCT’s initial assessment of the patient;

   v. If the patient was injured, information about the injury and the cause of the injury;

   vi. If the patient experienced a cardiac arrest, information about the etiology of the cardiac arrest and subsequent treatment provided; and

   vii. For an interfacility transport, the reason for the transport;

k. Information about any specific barriers to providing care to the patient;

l. Information about the patient’s medical history, including:

   i. Known allergies to medications;

   ii. Surgical history;

   iii. Current medications, and

   iv. Alcohol or drug use;
m. Information about the patient’s current medical condition, including the information in subsections (D)(2)(e)(v) through (xi) and the time and method of assessment;

n. Information about agents administered to the patient, including the dose and route of administration, time of administration, and the patient’s response to the agent;

o. If not specifically included under subsection (J)(1)(l), (l)(iv), (m), or (n), the information required in A.A.C. R9-4-602(A);

p. Information about any procedures performed on the patient and the patient’s response to the procedure;

q. Whether the patient was transported and, if so, information about the transport;

r. Information about the destination of the transport, including the reason for choosing the destination;

s. Whether transfer of care for the patient to another EMS provider or ambulance service occurred and, if so, identification of the EMS provider or ambulance service;

t. Unless transfer of care for the patient to another EMS provider or ambulance service occurred, information about:

i. Whether the destination facility was notified that the patient being transported has a time-sensitive condition and the time of notification,

ii. The disposition of the patient at the destination, and

iii. The disposition of the run;

u. Any other narrative information about the patient, care receive by the patient, or transport; and

v. The name and certification level of the EMCT providing the information; and

2. Dispatch records for each run include the following:

a. The name of the ground ambulance service;

b. The date;

c. Level of service;

d. Type of service;

e. Staffing of the run;

f. Time of receipt of the dispatch;

g. The estimated time of arrival, as provided according to subsection (E)(3)(a) if
applicable;

h. Departure time to the patient’s location;
i. Address of the patient’s location;
j. Time of arrival at the patient’s location;
k. Departure time to the destination health care institution;
l. Name and address of the destination health care institution;
m. Time of arrival at the destination health care institution;
n. The unique reference number used by the ground ambulance service to identify the patient, dispatch, or run;
o. The number assigned to the ground ambulance vehicle by the certificate holder;
p. The priority assigned by a certificate holder to the response;
q. The scene locality; and
r. Whether the dispatch is a scheduled transport.

K. Assuring Consistent, Compliant Performance: A certificate holder shall:

1. Adopt, implement, and maintain policies and procedures for:
   a. Complaint resolution;
   b. Assessing the ground ambulance service’s compliance with requirements in this Article, Articles 2, 10, or 11 of this Chapter, or A.R.S. Title 36, Chapter 21.1, including the review of:
      i. The information provided to an emergency receiving facility for compliance with the protocol required in R9-25-201(E)(2)(d),
      ii. Chain of custody for drugs,
      iii. Compliance with minimum equipment requirements for a ground ambulance vehicle,
      iv. Compliance with requirements in R9-25-201(E)(3), and
      v. The quality improvement parameters in subsection (K)(2)(b) related to the provision of services;
   c. Notifying the Department within 30 calendar days after completing an assessment in subsection (K)(1)(b), during which an instance of noncompliance was identified, and submitting a corrective action plan that complies with requirements in R9-25-910(E)(2)(a) through (d); and
   d. A quality improvement process according to subsection (K)(2);

2. Establish, document, and implement a quality improvement process, as specified in
policies and procedures, through which:

a. Data related to initial patient assessment, patient care, transport services provided, and patient status upon arrival at the destination are:
   i. Collected continuously;
   ii. For the information required in subsection (J)(1), submitted to the Department, in a format specified by the Department and within 48 hours after the beginning of a run, for quality improvement purposes; and
   iii. If notified that the submission of information to the Department according to subsection (K)(2)(a)(ii) was unsuccessful, corrected and resubmitted within seven days after notification;

b. Continuous quality improvement processes are developed and implemented to identify, document, and evaluate issues related to the provision of services to ensure quality patient care, including:
   i. Care provided to patients with time-sensitive conditions, including deviations from national treatment standards for patients with trauma injuries, stroke, or ST Elevated Myocardial Infarction;
   ii. Transport;
   iii. Documentation; and
   iv. Patient status upon arrival at the destination;

c. A committee consisting of the administrative medical director, the individual managing the ground ambulance service or designee, and other employees as appropriate:
   i. Review the data in subsection (K)(2)(a) and any issues identified in subsection (K)(2)(b) on at least a quarterly basis; and
   ii. Implement activities to improve performance when deviations in patient care, transport, or documentation are identified; and

d. The activities in subsection (K)(2)(c) are documented, consistent with A.R.S. §§ 36-2401, 36-2402, and 36-2403.

L. If a certificate holder has a reasonable basis to believe that a situation or circumstance specified according to A.R.S. § 36-2211(A) has occurred, the certificate holder shall:
   1. If applicable, take immediate action to prevent the recurrence of the situation or circumstance;
   2. Report the suspected situation or circumstance to the Department and, if applicable,
according to A.R.S. § 13-3620 or 46-454:

3. Document:
   a. The suspected situation or circumstance;
   b. Any action taken according to subsection (L)(1); and
   c. The report in subsection (L)(2);

4. Maintain the documentation in subsection (L)(3) for at least 12 months after the date of the report in subsection (L)(2);

5. Initiate an investigation of the situation or circumstance and document the following information within five working days after the report required in subsection (L)(2):
   a. The dates, times, and description of the situation or circumstance;
   b. A description of any injury to a patient related to the suspected situation or circumstance and any change to the patient’s physical, cognitive, functional, or emotional condition;
   c. The names of witnesses to the suspected situation or circumstance; and
   d. The actions taken by the certificate holder to prevent the suspected situation or circumstance from occurring in the future; and

6. Maintain a copy of the documented information required in subsection (L)(5) and any other information obtained during the investigation for at least 12 months after the date the investigation was initiated.

M. A certificate holder shall notify the Department of a change in the number or location of suboperation stations in the certificate holder’s service area, according to A.R.S. § 36-2232(C)(4), and include:

1. The certificate of necessity number for the ground ambulance service;
2. The name of the ground ambulance services on the certificate of necessity;
3. The name, title, address, e-mail address, and telephone number of an individual whom the Department may contact about the notification; and

4. Information about the change, including, as applicable:
   a. How the number of suboperation stations is changed from the information on the certificate holder’s certificate of necessity;
   b. The address of each suboperation station that is being removed from service; and
   c. The address, hours of operation, and telephone number of each new suboperation station located within the service area.

N. A certificate holder shall submit to the Department, no later than 180 days after the certificate
holder’s fiscal year end, the information in the Ambulance Revenue and Cost Report specified in R9-25-909(X)(x) or (X)(x), as appropriate to the certificate holder’s business organization.

Repealed

A. A certificate holder shall:
   1. Maintain with an insurance company authorized to transact business in this state:
      a. A minimum single occurrence automobile liability insurance coverage of $500,000 for ground ambulance vehicles; and
      b. A minimum single occurrence malpractice or professional liability insurance coverage of $500,000; or
   2. Be self-insured for the amounts in subsection (A)(1).

B. A certificate holder shall submit to the Department:
   1. A copy of the certificate of insurance; or
   2. Documentation of self-insurance.

C. A certificate holder shall submit a copy of the certificate of insurance to the Department no later than five days after the date of issuance of:
   1. A renewal of the insurance policy; or
   2. A change in insurance coverage or insurance company.

R9-25-910. Record and Ambulance Revenue and Cost Reporting Requirements  
(Authorized by A.R.S. §§ 36-2232, 36-2241, 36-2246)

[We will use this Section to list the contents of the ARCR.]

A. A certificate holder shall submit to the Department, no later than 180 days after the certificate holder’s fiscal year end, the appropriate Ambulance Revenue and Cost Report.

B. According to A.R.S. § 36-2244, a certificate holder shall maintain the following records for the Department’s review and inspection:
   1. The certificate holder’s financial statements;
   2. All federal and state income tax records;
   3. All employee-related expense reports and payroll records;
   4. All bank statements and documents verifying reconciliation;
   5. All documents establishing the depreciation of assets, such as schedules or accounting records on ground ambulance vehicles, equipment, office furniture, and other plant and
equipment assets subject to depreciation;

6. All first care forms required in R9-25-514 and R9-25-615;

7. All patient billing and reimbursement records;

8. All dispatch records, including the following:
   a. The name of the ground ambulance service;
   b. The month of the record;
   c. The date of each transport;
   d. The number assigned to the ground ambulance vehicle by the certificate holder;
   e. Names of the ambulance attendants;
   f. The scene;
   g. The actual response time;
   h. The response code;
   i. The scene locality;
   j. Whether the scene to which the ground ambulance vehicle is dispatched is outside of the certificate holder’s service area; and
   k. Whether the dispatch is a scheduled transport;

9. All ground ambulance service back-up agreements, contracts, grants, and financial assistance records related to ground ambulance vehicles, EMS, and transport;

10. All written ground ambulance service complaints; and

11. Information about destroyed or otherwise irretrievable records in a file including:
   a. A list of each record destroyed or otherwise irretrievable;
   b. A description of the circumstances under which each record became destroyed or otherwise irretrievable; and
   c. The date each record was destroyed or became otherwise irretrievable.

R9-25-910. Inspections and Investigations (Authorized by A.R.S. §§ 36-2204, 36-2212, 36-2232, 36-2241, 36-2245)

A. The Department may conduct an inspection of a ground ambulance service, which may include the ground ambulance service’s premises, records, and equipment, and each ground ambulance vehicle operated or to be operated by the ground ambulance service.

B. If the Department receives written or verbal information alleging a violation of this Article; Article 2, 10, or 11 of this Chapter; or A.R.S. Title 36, Chapter 21.1, the Department may conduct an investigation.
The Department may conduct an inspection as part of an investigation.

A certificate holder shall allow the Department to inspect the ground ambulance service’s premises, records, and equipment, and each ground ambulance vehicle and to interview personnel as part of an investigation.

When an application for a certificate of necessity for a ground ambulance service is submitted along with a transfer request due to a change of ownership, the Department shall determine whether an inspection is necessary based upon the potential impact to public health, safety, and welfare.

The Department shall conduct each inspection in compliance with A.R.S. § 41-1009.

If the Department determines that a ground ambulance service is not in compliance with the requirements in this Article; Article 2, 10, or 11 of this Chapter; or A.R.S. Title 36, Chapter 21.1, the Department may:

1. Take an enforcement action as described in R9-25-911; or
2. As part of a stipulated agreement under A.R.S. § 36-2245(1), require that the ground ambulance service submit to the Department, within 30 days after written notice from the Department, a corrective action plan acceptable to the Department to address issues of compliance that do not directly affect the health or safety of a patient that:
   a. Describes how each identified instance of noncompliance will be corrected and reoccurrence prevented;
   b. Includes a date for correcting each instance of noncompliance that is appropriate to the actions necessary to correct the instance of noncompliance;
   c. Includes the signature of the individual acting for the certificate holder according to R9-25-102 and date signed; and
   d. If noncompliance is associated with medical direction, EMCT skills or performance, or other issues related to compliance with Article 2 or Article 5 of this Chapter, includes the dated signature of the administrative medical director.


A. A certificate holder shall not advertise that it provides a type or level of ground ambulance service or operates in a service area different from that granted in the certificate of necessity.

B. When advertising, a certificate holder shall not direct the circumvention of the use of 9-1-1 or another similarly designated emergency telephone number.
A. After notice and opportunity to be heard is given according to the procedures in A.R.S. Title 41, Chapter 6, Article 10, a certificate of necessity may be suspended, revoked, or other disciplinary action taken for the following reasons:

1. The certificate holder has:
   a. Demonstrated substandard performance; or
   b. Been determined not to be fit and proper by the Director;

2. The certificate holder has provided false information or documents:
   a. On an application for a certificate of necessity;
   b. Regarding any matter relating to its ground ambulance vehicles or ground ambulance service; or
   c. To a patient, third-party payor, or other person billed for service; or

3. The certificate holder has failed to:
   a. Comply with the applicable requirements of A.R.S. Title 36, Chapter 21.1, Articles 1 and 2 or 9 A.A.C. 25; or
   b. Comply with any term of its certificate of necessity or any rates and charges schedule filed by the certificate holder and approved by the Department.

A. The Department may take an action listed in subsection (B) against a ground ambulance service that:

1. Fails or has failed to comply with any provision in A.R.S. Title 36, Chapter 21.1;

2. Fails or has failed to comply with any provision in this Article or Article 2, 10, or 11 of this Chapter;

3. Does not submit a corrective action plan, as provided in R9-25-903(A)(8) or R9-25-910(E)(2), that is acceptable to the Department;

4. Does not complete a corrective action plan submitted according to R9-25-903(A)(8) or R9-25-910(E)(2); or

5. Knowingly or negligently provides false documentation or false or misleading information to the Department or to a patient, third-party payor, or other person billed for service.

B. The Department may take the following actions against a ground ambulance service:

1. Except as provided in subsection (B)(3), after notice and an opportunity to be heard is provided under A.R.S. Title 41, Chapter 6, Article 10, suspend:
a. The ground ambulance service’s certificate of necessity, or  
b. The certificate of registration of a ground ambulance vehicle operated by the  
ground ambulance service;

2. After notice and an opportunity to be heard is provided under A.R.S. Title 41, Chapter 6,  
Article 10, revoke:  
a. The ground ambulance service’s certificate of necessity, or  
b. The certificate of registration of a ground ambulance vehicle operated by the  
ground ambulance service;

3. As permitted under A.R.S. §§ 36-2234(L) and 41-1092.11(B), if the Department  
determines that the public health, safety, or welfare imperatively requires emergency  
action and incorporates a finding to that effect in the Department’s order, immediately  
suspend:  
a. The ground ambulance service’s certificate of necessity pending proceedings for  
revocation or other action, or  
b. The certificate of registration of a ground ambulance vehicle operated by the  
ground ambulance service pending proceedings for revocation or other action; or

4. Another disciplinary action according to ARS 36-2245(I), (J), or (K).

B.C. In determining the type of disciplinary action to impose under A.R.S. § 36-2245, the Director  
shall consider:

1. The severity of the violation relative to public health and safety;  
2. The number of violations relative to the annual transport volume of the certificate holder;  
3. The nature and circumstances of the violation;  
4. Whether the violation was corrected, the manner of correction, and the time-frame  
involved;  
5. The duration of each violation;  
6. The frequency and nature of complaints received by the Department about a certificate  
holder; and  
7. The impact of the penalty or assessment on the provision of ground ambulance service  
EMS or transport in the certificate holder’s service area.

R9-25-912. Renumbered