MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND TWENTY-FIFTH LEGISLATURE

FIRST REGULAR SESSION December 1, 2010 to June 29, 2011

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PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH THE MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

Augusta, Maine 2011

- 3. Report. Beginning in 2013, the superintendent shall report by March 1st annually to the joint standing committee of the Legislature having jurisdiction over insurance and financial services matters on the status of any pilot project approved by the superintendent pursuant to this section. The report must include an analysis of the cost and benefits of any approved pilot project in reducing health care costs, including any impact on premiums, and in improving the quality of care.
- 4. Evaluation. During the First Regular Session of the 129th Legislature, the joint standing committee of the Legislature having jurisdiction over insurance and financial services matters shall conduct an evaluation of the effectiveness of any pilot project approved by the superintendent pursuant to this section and make a determination whether to continue, amend or repeal the authorization for the pilot project. The joint standing committee of the Legislature having jurisdiction over insurance and financial services matters may report out a bill based on the evaluation to the First Regular Session of the 129th Legislature.
- **5. Construction.** This section may not be construed to restrict or limit the right of a carrier to engage in activities expressly permitted by this Title or to require a carrier to obtain prior approval as a pilot project to engage in those activities.
- Sec. 3. Department of Health and Human Services payment reform demonstration project authorized. Beginning July 1, 2012 and until June 30, 2016, the Department of Health and Human Services may establish a demonstration project to implement payment reform strategies to achieve cost savings within the MaineCare program. The demonstration project must be consistent with the principles for payment reform adopted by the Advisory Council on Health Systems Development in the Maine Revised Statutes, Title 2, section 104, subsection 11. The demonstration project must also include measurable goals consistent with those principles and include methods for monitoring and reporting. The department may adopt rules to implement this section. Rules adopted pursuant to this section are routine technical rules as defined in Title 5, chapter 375, subchapter
- Sec. 4. Superintendent of Insurance to submit rules. The Superintendent of Insurance shall submit copies of the rules adopted pursuant to the Maine Revised Statutes, Title 24-A, section 4320, subsection 2 to the Joint Standing Committee on Insurance and Financial Services no later than December 1, 2011.

See title page for effective date.

CHAPTER 271 S.P. 467 - L.D. 1489

An Act Regarding Regulation of Emergency Medical Services

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 32 MRSA §83, sub-§2,** as amended by PL 1985, c. 730, §§5 and 16, is further amended to read:
- 2. Advanced emergency medical treatment. "Advanced emergency medical treatment" means those portions of emergency medical treatment, as defined by the board, which may be performed by persons licensed under this chapter only when they are acting under the supervision of an appropriate physician and within a system of emergency care approved by the board.:
 - A. Defined by the board to be advanced; and
 - B. That the board determines may be performed by persons licensed under this chapter within a system of emergency care approved by the board when acting under the supervision of:
 - (1) An appropriate physician; or
 - (2) A physician assistant or nurse practitioner, licensed by the State, and authorized by a hospital to supervise and direct the actions of an emergency medical services person.
- **Sec. 2. 32 MRSA §83, sub-§3-A,** as amended by PL 1999, c. 182, §4, is repealed.
- **Sec. 3. 32 MRSA §83, sub-§6,** as amended by PL 2007, c. 274, §4, is further amended to read:
- 6. Basic emergency medical services person. "Basic emergency medical services person" means a person licensed to perform basic emergency medical treatment. Licensed first responders, ambulance attendants and basic emergency medical technicians are basic emergency medical services persons.
- **Sec. 4. 32 MRSA §83, sub-§8,** as amended by PL 1989, c. 857, §63, is further amended to read:
- **8. Basic emergency medical treatment.** "Basic emergency medical treatment" means those portions of emergency medical treatment, as defined by the board, that may be exercised by licensed emergency medical services personnel acting under the supervision of an appropriate physician and within a system of emergency medical care approved by the board.:
 - A. Defined by the board to be basic; and
 - B. That the board determines may be performed by persons licensed under this chapter within a system of emergency care approved by the board when acting under the supervision of:

- (1) An appropriate physician; or
- (2) A physician assistant or nurse practitioner, licensed by the State, and authorized by a hospital to supervise and direct the actions of an emergency medical services person.
- **Sec. 5. 32 MRSA §83, sub-§16-B,** as enacted by PL 1999, c. 182, §6, is amended to read:
- 16-B. Medical Direction and Practices Board. "Medical Direction and Practices Board" means the subcommittee of the board consisting of each regional medical director, a representative of the Maine Chapter of the American College of Emergency Medicine Physicians and the statewide emergency medical services medical director. The Medical Direction and Practices Board is responsible for creation, adoption and maintenance of Maine Emergency Medical Services protocols.
- **Sec. 6. 32 MRSA \$84**, **sub-\$1**, **¶C**, as amended by PL 2007, c. 274, §8, is further amended to read:
 - C. The board shall appoint a licensed physician as statewide emergency medical services medical director and may appoint a licensed physician as statewide assistant emergency medical services medical director. The physician These physicians shall advise Maine Emergency Medical Services and shall carry out the duties assigned to the medical director pursuant to this chapter, or as specified by contract. A person appointed and serving as the statewide emergency medical services medical director or statewide assistant emergency medical services medical director is immune from any civil liability, as are employees of governmental entities under the Maine Tort Claims Act, for acts performed within the scope of the medical director's duties.
- **Sec. 7. 32 MRSA \$84**, **sub-\$1**, **¶D**, as amended by PL 2007, c. 274, §9, is further amended to read:
 - D. Rules adopted pursuant to this chapter must include, but are not limited to, the following:
 - (1) The composition of regional councils and the process by which they come to be recognized;
 - (2) The manner in which regional councils must report their activities and finances and the manner in which those activities must be carried out under this chapter;
 - (3) The designation of regions within the State:
 - (4) The requirements for licensure for all vehicles, persons and services subject to this chapter, including training and testing of personnel; and

- (5) Fees to be charged for licenses under this section.
- **Sec. 8. 32 MRSA §85, sub-§3,** as amended by PL 2007, c. 274, §§12 and 13, is further amended to read:
- 3. Minimum requirements for licensing. In setting rules for the initial licensure of emergency medical services persons, the board shall ensure that a person is not licensed to care for patients unless that person's qualifications are at least those specified in this subsection. Any person who meets these conditions is considered to have the credentials and skill demonstrations necessary for licensure to provide emergency medical treatment.
 - A. The person must have completed successfully the training specified in rules adopted by the board pursuant to the Maine Administrative Procedure Act.
 - C. The person must have successfully completed a state written cognitive test for basic emergency medical treatment and a board-approved practical evaluation of emergency medical treatment skills.

The board shall obtain criminal history record information containing a record of conviction data from the Maine Criminal Justice Information System for an applicant seeking initial licensure under this subsection. Information obtained pursuant to this subsection is confidential and may be used only to determine suitability for initial issuance of a license to provide emergency medical services. The results of criminal history record checks received by the board are for official use only and may not be disseminated outside the board. The applicant for initial licensure shall pay the expense of obtaining the information required by this subsection.

- **Sec. 9. 32 MRSA §85, sub-§4,** as amended by PL 2007, c. 274, §14, is further amended to read:
- **4. Minimum requirements for relicensing.** The board shall set by rule the license and relicensing requirements and the relicensing interval for emergency medical services persons. A person who is duly licensed in Maine as an emergency medical services person must be issued a renewal license if the following requirements are met:
 - A. The person must have satisfactorily completed relicensure training as defined in the rules; and
 - B. The person must have satisfactorily demonstrated competence in the skills required for the license level. Skill competence may be satisfied by a combination of run report reviews and continuing education training programs conducted in accordance with the rules or by satisfactorily completing the state written cognitive test and a board-approved practical evaluation of emergency medical treatment skills.

If the person is not duly licensed at the time of application, the person must demonstrate skill and knowledge as defined in the rules.

To maintain a valid license, an emergency medical services person must meet the criteria set out in this section. If those criteria are not met, a person does not hold a valid license and must reapply for licensure.

A criminal history record check for information containing a record of conviction data from the Maine Criminal Justice Information System is not required for the relicensing of emergency medical services personnel.

- **Sec. 10. 32 MRSA §85, sub-§5,** as enacted by PL 1997, c. 26, §1 and affected by §2, is repealed.
- **Sec. 11. 32 MRSA §85-A, sub-§2-A,** as enacted by PL 2007, c. 42, §1, is amended to read:
- **2-A. Requirement to provide emergency medical dispatch services.** A public safety answering point or other licensed emergency medical dispatch center must provide emergency medical dispatch services on all medical E-9-1-1 calls directly or by transferring the call to another licensed emergency medical dispatch service center.
- **Sec. 12. 32 MRSA §85-A, sub-§4,** as amended by PL 2007, c. 42, §1, is further amended to read:
- **4.** Licensing actions. A license issued pursuant to this section is subject to the provisions of sections 90-A and 91-A. Before the board or its subcommittee or staff takes any final action to suspend or revoke a an emergency medical dispatch center license or to refuse to reissue a an emergency medical dispatch center license, the board shall contact the bureau for input on the effect of such an action on the E-9-1-1 system and, notwithstanding section 92 91-B, may, to the extent necessary for this purpose, disclose to the bureau information that is designated as confidential under section 92 91-B.
- **Sec. 13. 32 MRSA §87-B, sub-§3,** as enacted by PL 1993, c. 738, Pt. C, §8, is repealed.
- **Sec. 14. 32 MRSA §88, sub-§2, ¶D,** as amended by PL 1999, c. 182, §12, is further amended to read:
 - D. The board shall specify in rules the criteria that must be met as a precondition to offering an emergency medical services course, refresher course or continuing education course. The board shall work toward developing consistent educational programming in terms of course content, course requirements and quality of instruction. The board shall adopt rules, which are routine technical rules pursuant to Title 5, chapter 375, subchapter HA 2-A, regarding the requirements for certification, recertification and decertification

<u>and licensing</u> of persons engaged in emergency medical services education and training.

- **Sec. 15. 32 MRSA §88, sub-§3, ¶D,** as enacted by PL 2001, c. 229, §4, is amended to read:
 - D. Impose conditions of probation upon an applicant or licensee. Probation may run for that time period as the board, its subcommittee or staff determines appropriate. Probation may include conditions such as: additional continuing education; medical, psychiatric or mental health consultations or evaluations; mandatory professional or occupational supervision of the applicant or licensee; and other conditions as the board, its subcommittee or staff determines appropriate. Costs incurred in the performance of terms of probation are borne by the applicant or licensee. Failure to comply with the conditions of probation is a ground for disciplinary action against a licensee; or
- **Sec. 16. 32 MRSA §88, sub-§3, ¶E,** as enacted by PL 2001, c. 229, §4, is amended to read:
 - Execute a consent agreement that resolves a complaint or investigation without further proceedings. Consent agreements may be entered into only with the consent of the applicant or licensee, the board, its subcommittee or staff and the Department of the Attorney General. Any remedy, penalty or fine or cost recovery that is otherwise available by law, even if only in the jurisdiction of the District Court, may be achieved by consent agreement, including long-term suspension and permanent revocation of a professional license. A consent agreement is not subject to review or appeal and may be modified only by a writing executed by all parties to the original consent agreement. A consent agreement is enforceable by an action in Superior Court; or
- Sec. 17. 32 MRSA §88, sub-§3, ¶F is enacted to read:
 - F. Assess a licensee the costs of investigation and adjudicatory hearings relating to that licensee.
 - Sec. 18. 32 MRSA §90-B is enacted to read:

§90-B. Address of applicant

Beginning on January 1, 2012, an applicant for a license or renewal of a license under this chapter shall provide the board with:

- 1. Public record address. A contact address, telephone number and e-mail address that the applicant is willing to have treated as a public record, such as a business address, business telephone number and business e-mail address; and
- **2. Personal address.** The applicant's personal residence address, personal telephone number and personal e-mail address.

If the applicant is willing to have the applicant's personal residence address and telephone number and personal e-mail address treated as public records, the applicant shall indicate that in the application and is not required to submit a different address under subsection 1.

Sec. 19. 32 MRSA §91-B is enacted to read:

§91-B. Confidentiality exceptions

- 1. Confidentiality. Except as otherwise provided in this chapter, all proceedings and records of proceedings concerning the quality assurance activities of an emergency medical services quality assurance committee approved by the board and all reports, information and records provided to the committee are confidential and may not be disclosed or obtained by discovery from the committee, the board or its staff. Quality assurance information may be disclosed to a licensee as part of any board-approved educational or corrective process. All complaints and investigative records of the board or any committee or subcommittee of the board are confidential during the pendency of an investigation and may not be disclosed by the committee, the board or its staff. Information or records that identify or permit identification of any patient that appears in any reports, information or records provided to the board or department for the purposes of investigation are confidential and may not be disclosed by the committee, the board or its staff.
 - A personal residence address, personal telephone number or personal e-mail address submitted to the board as part of any application under this chapter is confidential and may not be disclosed except as permitted under this section or as otherwise required by law unless the applicant who submitted the information indicated pursuant to section 90-B that the applicant is willing to have the applicant's personal residence address, personal telephone number or personal e-mail address treated as a public record. Personal health information submitted to the board as part of any application under this chapter is confidential and may not be disclosed except as otherwise permitted under this section or otherwise required by law.

The board and its committees and staff may disclose personal health information about and the personal residence address and personal telephone number of a licensee or an applicant for a license under this chapter to a government licensing or disciplinary authority or to a health care provider located within or outside this State that requests the information for the purposes of granting, limiting or denying a license or employment to the applicant or licensee.

B. Any materials or information submitted to the board in support of an application that are desig-

- nated as confidential by any other provision of law remain confidential in the possession of the board. Information in any report or record provided to the board pursuant to this chapter that permits identification of a person receiving emergency medical treatment is confidential.
- C. Information provided to the board under section 87-B is confidential if the information identifies or permits the identification of a trauma patient or a member of that patient's family.
- D. Examination questions used by the board to fulfill the cognitive testing requirements of this chapter are confidential.
- 2. Exceptions. Information designated confidential under subsection 1 becomes a public record or may be released as provided in this subsection.
 - A. Confidential information may be released in an adjudicatory hearing or informal conference before the board or in any subsequent formal proceeding to which the confidential information is relevant.
 - B. Confidential information may be released in a consent agreement or other written settlement when the confidential information constitutes or pertains to the basis of board action.
 - C. Investigative records and complaints become public records upon the conclusion of an investigation unless confidentiality is required by some other provision of law. For purposes of this paragraph, an investigation is concluded when:
 - (1) Notice of an adjudicatory proceeding, as defined under Title 5, chapter 375, subchapter 1, has been issued;
 - (2) A consent agreement has been executed; or
 - (3) A letter of dismissal has been issued or the investigation has otherwise been closed.
 - D. During the pendency of an investigation, a complaint or investigative record may be disclosed:
 - (1) To Maine Emergency Medical Services employees designated by the director;
 - (2) To designated complaint officers of the board;
 - (3) By a Maine Emergency Medical Services employee or complaint officer designated by the board to the extent considered necessary to facilitate the investigation:
 - (4) To other state or federal agencies when the files contain evidence of possible violations of laws enforced by those agencies;

- (5) By the director, to the extent the director determines such disclosure necessary to avoid imminent and serious harm. The authority of the director to make such a disclosure may not be delegated;
- (6) When it is determined, in accordance with rules adopted by the department, that confidentiality is no longer warranted due to general public knowledge of the circumstances surrounding the complaint or investigation and when the investigation would not be prejudiced by the disclosure; or
- (7) To the person investigated on request of that person. The director may refuse to disclose part or all of any investigative information, including the fact of an investigation, when the director determines that disclosure would prejudice the investigation. The authority of the director to make such a determination may not be delegated.
- E. Data collected by Maine Emergency Medical Services that allows identification of persons receiving emergency medical treatment may be released for purposes of research, public health surveillance and linkage with patient electronic medical records if the release is approved by the board, the Medical Direction and Practices Board and the director. Information that specifically identifies individuals must be removed from the information disclosed pursuant to this paragraph, unless the board, the Medical Direction and Practices Board and the director determine that the release of such information is necessary for the purposes of the research.
- F. Confidential information may be released in accordance with an order issued on a finding of good cause by a court of competent jurisdiction.
- G. Confidential information may be released to the Office of the Chief Medical Examiner within the Office of the Attorney General.
- **3. Violation.** A person who intentionally violates this section commits a civil violation for which a fine of not more than \$1,000 may be adjudged.
- **Sec. 20. 32 MRSA §92,** as amended by PL 2003, c. 559, §§4 and 5, is repealed.
- **Sec. 21. 32 MRSA §92-A, sub-§2,** as amended by PL 2003, c. 559, §6, is repealed.
- **Sec. 22. 32 MRSA §92-B, sub-§4,** as enacted by PL 2007, c. 274, §28, is amended to read:
- 4. Confidentiality at conclusion of investigation. Notwithstanding section 92 Except as provided in section 91-B, information received pursuant to this section remains confidential at the conclusion of an investigation.

Sec. 23. 32 MRSA §95, as enacted by PL 2007, c. 274, §29, is amended to read:

§95. Authorize to participate

Notwithstanding section 92 91-B, Maine Emergency Medical Services is authorized to participate in and share information with the National Emergency Medical Services Information System.

See title page for effective date.

CHAPTER 272

H.P. 591 - L.D. 784

An Act To Exempt Persons Performing Simple Electrical Repairs from Licensing Requirements

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 32 MRSA §1102-A, sub-§10,** as amended by PL 2003, c. 551, §1, is further amended to read:
- **10. Pump installers.** A person licensed under chapter 69-C, except that this exception applies only to disconnection and connection of electrical conductors required in the replacement of water pumps of the same or smaller size in residential properties and the installation of new water pumps and associated equipment of 3 horsepower or smaller; or
- **Sec. 2. 32 MRSA §1102-A, sub-§11,** as enacted by PL 2003, c. 551, §2, is amended to read:
- 11. Wastewater treatment plants. Wastewater treatment plants, as defined in section 4171, and regular employees of wastewater treatment plants making electrical installations in or about wastewater treatment plants; or
- **Sec. 3. 32 MRSA §1102-A, sub-§12** is enacted to read:
- 12. Incidental work. Regular employees of an owner or a lessee of real property doing incidental electrical work on that property or incidental electrical work by a person whose occupation involves miscellaneous jobs of manual labor. For purposes of this subsection, "incidental electrical work" means minor electrical work, limited to light fixtures and switches, that occurs by chance and that does not require electrical installation calculations.

See title page for effective date.