HLS 25RS-651 ORIGINAL

2025 Regular Session

HOUSE BILL NO. 241

1

BY REPRESENTATIVE ILLG

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

LOCAL GOVERNMENT: Provides relative to regulation by local governing authorities of ambulance services

AN ACT

2	To amend and reenact R.S. 33:4791.1(C), (D), and (E) and to enact R.S. 33:4791.1(F),
3	relative to local government; to provide relative to the regulation by local governing
4	authorities of ambulance services; to require local governing authorities and certain
5	ambulance service providers to submit ground ambulance service rates to the
6	Department of Insurance; to provide relative to the duties of the Department of
7	Insurance, relative to such information; and to provide for related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. R.S. 33:4791.1(C), (D), and (E) are hereby amended and reenacted and
10	R.S. 33:4791.1(F) is hereby enacted to read as follows:
11	§4791.1. Regulation by local governing authorities of ambulance services,
12	emergency medical services, and aspects attendant to ambulance operation
13	* * *
14	C.(1)(a) Each municipality or other local governing authority that has
15	established rates for ground ambulance services provided in its geographic service
16	area as authorized by this Section or ambulance service provider designated or
17	contracted to provide ambulance services on behalf of a local governing authority
18	that has established rates for ground ambulance services provided in its geographic

1	service area shall submit rates to the Department of Insurance, in the form and
2	manner prescribed by the department. The rates submitted shall be certified as
3	accurate by the submitting local governing authority or ambulance service provider.
4	(b) The local governing authority or ambulance service provider shall notify
5	the Department of Insurance of any changes to the established rates.
6	(2) The Department of Insurance shall establish and maintain a publicly
7	accessible database for the rates on its website. An insurer may rely in good faith on
8	the rates displayed on the website.
9	C.D. Cognizance is hereby taken of provisions in home rule charters of
10	various parishes and municipalities which permit the regulation of ambulance
11	services, the furnishing of emergency medical services, and any and all aspects
12	attendant to ambulance operation within the jurisdiction of such parishes and
13	municipalities. In connection with same, the provisions of this Section are hereby
14	deemed and shall be interpreted and construed to be retroactive.
15	<del>D.</del> <u>E.</u> Any municipality or other local governing authority is authorized to
16	carry out the provisions of this Section as acts of government on behalf of the state
17	as sovereign and, to the extent the governing authority deems necessary or
18	appropriate, is further authorized to displace competition and provide a monopoly
19	public service. All immunity of the state of Louisiana from liability under antitrust
20	law is hereby extended to any municipality or other governing authority acting
21	within the scope of authority contained in this Section and, when so acting, a
22	municipality or other local governing authority shall be presumed to be acting in
23	furtherance of state policy.
24	E.F. Nothing in this Section shall be construed to authorize the regulation of
25	ambulance services, emergency medical services, or ambulance operations which are
26	located on the site of any manufacturing facility solely for use thereon.

## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 241 Original

2025 Regular Session

Illg

**Abstract:** Provides for the regulation by local governing authorities of ambulance services.

<u>Present law</u> authorizes every local governing authority to protect the public health, safety, and welfare by licensing, controlling, and regulating privately operated ambulance services, the furnishing of emergency medical services, and any and all aspects attendant to ambulance operations within the jurisdiction of the local governing authority.

<u>Present law</u> authorizes local governing authorities to regulate rates charged for ambulance services, in accordance with federal law relative to medical reimbursement, including emergency medical services. Provides that, if a local governing authority adopts a fee schedule setting forth reimbursement rates, that schedule shall be conclusively presumed to be the usual customary and reasonable charge in any dispute involving such reimbursements.

<u>Proposed law</u> requires any local governing authority that has established rates for ground ambulance services or ambulance service provider designated or contracted to provide ambulance services on behalf of such a governing authority to submit the rates with a certification of accuracy to the Dept. of Insurance. Requires such local governing authorities to notify the department of any changes to the established rates.

<u>Proposed law</u> requires the Dept. of Insurance to establish and maintain a publicly accessible database for ambulance service rates on its website. Authorizes insurers to rely in good faith on the information provided in the database.

(Amends R.S. 33:4791.1(C), (D), and (E); Adds R.S. 33:4791.1(F))