ORDINANCE NO 3517

AN ORDINANCE OF THE COUNTY OF ORANGE, CALIFORNIA
REPEALING ORDINANCES 3022 AND 3138 AND ESTABLISHING
NEW REQUIREMENTS FOR THE OPERATION OF AMBULANCES
IN THE UNINCORPORATED AREAS OF THE COUNTY OF ORANGE

The Board of Supervisors of the County of Orange, California, does ordain
as follows:

SECTION 1. Division 9 of Title 4 of the Codified Ordinances of the County
of Orange is hereby repealed in its entirety and replaced by the following:

"Sec. 4-9-1. Intent and Purpose.

It is the intent of this Division to establish general operating procedures
and standards for medical transportation services operating within the unincor-
porated areas of the County in both emergency and other situations, to provide a
fair and impartial means of allowing responsible private operators to provide such
services in the public interest and to provide a means for the designation of
emergency response areas. This Division is intended to be used as a model for
adoption by cities within the County.

Sect. 4-9-2 Definitions

For purposes of this Division, the following terms are defined:

(a) Advanced life support service and basic life support service mean
the same as defined in the California Health and Safety Code.

(b) Ambulance means a motor vehicle, helicopter, or similar vehicle,
specifically constructed, modified, equipped, or arranged and operated for the
purposes of transporting patients requiring immediate or ongoing medical
services excluding the transportation of such persons to or from locations not
providing services as defined in this Division.

(c) Ambulance service means the activity, business or service, for hire,
profit or otherwise, of transporting one or more persons by ambulance;
provided, however, ambulance service shall not include the transportation by
ambulance by an employer of his or her own employees in an ambulance owed and
operated by the employer solely for this purpose.

(d) Ambulance service operator means any person who operates or owns an
ambulance service.

(e) Attendant means a trained, qualified individual who, regardless of
whether he or she also serves as driver, is responsible for the care of
patients.

(f) County means the County of Orange, State of California.

(g) Department means the Emergency Medical Services Agency of the County of
Orange or the Health Care Agency of the County of Orange, or as otherwise design-
nated by the Board of Supervisors.

(h) Dispatcher means an individual employed by an ambulance service
operator responsible for sending an ambulance to provide ambulance service
to a patient.
(i) **Driver** means an attendant who drives or pilots an ambulance.

(j) **Emergency** means a sudden, unforeseen event giving rise to a need for ambulance service with basic or advanced life support services.

(k) **Emergency response area** means a geographical location specified by the Fire Chief within which emergency service may be provided under a license.

(l) **Emergency service** means ambulance service performed in response to an emergency.

(m) **Fire Chief** means the Director of Fire Services for the County of Orange.

(n) **Health Officer** means the Orange County Health Officer or other official designated by the Board of Supervisors of Orange County to perform the Health Officer’s functions under this Division.

(o) **Licensee** means an ambulance service operator which has been granted a license under this Division to provide ambulance service.

(p) **Medical services** means services provided by health care professionals licensed pursuant to the California Business and Professions Code or as specified by regulations adopted pursuant to this Division.

(q) **Paramedic** means the same as defined in the California Health and Safety Code.

(r) **Patient** means a wounded, injured, sick, invalid or otherwise incapacitated person.

(s) **Person** means any individual, firm, corporation, partnership, association, or other group or combination acting as a unit.

(t) **Physician** means a medical doctor or osteopath holding the appropriate license or certificate to practice as such with the State of California pursuant to the Business and Professions Code.

(u) **Public safety agency** means any public law enforcement agency, fire protection agency, or forest ranger operating in the County.

Sec. 4-9-3. License Required.

(a) It shall be unlawful for any person to be an ambulance service operator, or to act in such a capacity either directly or indirectly, without possession of a license issued pursuant to this Division.

A license may specify the specific geographical area within the County in which it is valid; provided, however, with respect to emergency response areas, reference to the emergency response area by a specific number or similar identification shall be sufficient description of geographic limitation. A license shall be valid for not more than one calendar year of the expiration of the calendar year in which it was issued, whichever is shorter.
(b) The provision of this Division shall not apply to:

(1) Ambulances operated at the request of a public safety agency during any "state of war emergency," "state of emergency" or "local emergency," as defined in the Government Code.

(2) Ambulance service transporting a patient from a location outside of Orange County regardless of destination.

(3) Ambulance service transporting a patient by a fixed-wing airplane.

Sec. 4-9-4. Transfer and Term of License.

No license issued pursuant to this Division can be transferred by operation of law or otherwise. The following shall be considered transfers for purposes of this section:

(a) Any change in the business structure of a licensee, including, but not limited to, changes from or to:

(1) A sole proprietorship;

(2) A partnership, including any change in the partners; and

(3) A corporation, including any change in the shareholders, whether by operation of law or otherwise.

(b) Bankruptcy, an assignment for the benefit of creditors, or the appointment of a receiver.

(c) A sale or transfer of over ten (10) percent of the assets of a licensee.

A licensee may apply to the Health Officer for an amendment to the terms of the license, which request shall be processed in the same manner as an original application. Notwithstanding anything in this section to the contrary, licenses may be suspended, revoked, or terminated prior to the expiration date, pursuant to the provisions of this Division.

Sec. 4-9-5. Applications.

(a) Each applicant for a license shall be accompanied by an application fee, if any, set by the Board of Supervisors, and be made upon forms prescribed by the Health Officer.

(b) Each applicant shall submit the following:

(1) The names and addresses of the applicant(s) and the owner(s) of the ambulance(s) and the business and any interest therein;

(2) The applicant’s training and experience in the transportation and care of patients;

(3) The names under which the applicant has engaged, does, or proposes to engage in ambulance service;
(4) A description of each ambulance including the make, model, year of manufacture, vehicle identification number, current state license number, the length of time the vehicle has been in use, and the color scheme, insignia, name, monogram and other distinguishing characteristics of the vehicle, a description of the company’s program for maintenance of the vehicle, and a description of the vehicle’s radio(s);

(5) Proof that the applicant has obtained all licenses and permits required by State or local law or regulation for the type of ambulance service proposed, excluding only a license to provide the service for which application is made;

(6) The names and qualifications of each attendant, driver, or dispatcher employed, or to be employed, in providing ambulance service;

(7) Proof that the applicant possesses and maintains currently valid California Highway Patrol inspection reports for each vehicle listed in the application;

(8) A description of the company’s training and orientation programs for attendants, drivers and dispatchers;

(9) Evidence of such financial responsibility and insurance coverage as may be required by the Health Officer pursuant to regulations adopted in accordance with this Division;

(10) Identification of the geographical area to be served by the applicant, if required by the department;

(11) As to new applications or transfers as specified in Section 4-9-4, a fingerprint receipt for each principal of the applicant, issued by the Orange County Sheriff-Coroner indicating each principal of the applicant has undergone a complete criminal history check, followed by a report from the Orange County Sheriff-Coroner showing no conviction of crimes which would be violations of the provisions of Division 4-9-7(d) (2), (3), (4), (5), (6), or (7);

(12) A list of all substations or offices where equipment and personnel are, or will be based, including hours of operation; and

(13) A description of whether the service proposed by the applicant will include basic life support services or advanced life support service, and, if so:

   (i) The number of basic life support service or advance life support service units to be deployed on each shift;

   (ii) The emergency response area(s) to receive basic life support service or advanced life support service; and

   (iii) The provisions, if any, for continuing education of attendants.

(14) Such other information as the Health Officer may require in regulations adopted pursuant to this Division.
(c) Renewal applications shall be submitted in the same form and require the same materials, as original applications except the requirement of 4-9-5(a) (11).

Sec. 4-9-6. Investigations.

Upon receipt of a completed application and the required fee, if any, the Health Officer shall make, or cause to be made, such investigation as the Health Officer deems necessary to determine if:

(a) The applicant is a responsible and proper person to conduct, operate or engage in the provision of ambulance services;

(b) The applicant meets the requirements of this Division and of other applicable laws, ordinances or regulations.

Sec. 4-9-7. Issuance of Denial of License.

(a) The Health Officer shall issue a license to an applicant if the Health Officer, after completing any investigation required pursuant to this Division, determines all requirements of this Division have been met and the license fee, if any, set by Board of Supervisors, has been paid.

(b) In the event of denial, the applicant shall be informed in writing of the reasons therefor.

(c) The license shall obtain and keep in force during the term of a license, comprehensive automobile liability insurance and professional liability insurance issued by a company authorized to do business in the State of California, acceptable to the Health Officer, insuring the owner against loss by reason of injury or damage that may result to persons or property from negligent operation or defective construction of such ambulance, or from violation of this Division or any other law of the State of California, or the United States. Said comprehensive automobile liability policy shall be in the sum of not less than $500,000 for combined single limit, bodily injury and property damage. Said professional liability insurance shall be in the sum of not less than $1,000,000 per person and $1,000,000 annual aggregate. Workers’ compensation insurance shall be carried covering all employees of the license holder. Before the Health Officer shall issue a license, copies of the policies, or certificates evidencing such policies, requiring a thirty (30) day notice to be given to the Department prior to cancellation, modification, or reduction in limits. The amount of comprehensive automobile liability insurance shall be subject to review and adjustment by the Health Officer pursuant to regulations adopted under this Division. In the use of helicopters the equivalent insurance requirements shall apply.

(d) Grounds for denial of a license application shall be:

(1) Failure to meet the requirements of any provisions of this Division;

(2) Violation by any principal of an applicant of Penal Code Section 290;

(3) Habitual or excessive use of narcotics or dangerous drugs;
(4) Conviction during the preceding seven (7) years of any crime relating to the use, sale, possession or transportation of narcotics, additives or dangerous drugs;

(5) Habitual or excessive use of intoxicating beverages;

(6) Conviction during the preceding seven (7) years of any crime punishable as a felony in the State of California;

(7) Conviction of any crime involving moral turpitude, including fraud or intentional dishonesty for personal gain.

(e) In determining the effect of any criminal acts on the issuance or denial of a license, The Health Officer shall consider whether the criminal acts are related to the activities of an ambulance service and shall evaluate the rehabilitation of the persons involved. The Health Officer shall not consider crimes of which the applicant is, or was, accused but not convicted.

Sec. 4-9-8. License Suspension or Revocation.

(a) The Health Officer may suspend or revoke license for failure by the licensee to comply, and maintain compliance with, or for violation of, any applicable provisions, standards or requirements of State law or regulation, of this Division, or of any regulations promulgated hereunder. Suspension of a license is not a condition precedent to revocation of a license.

(b) Before suspension or revocation, the Health Officer shall give written notice to the licensee. Said notice shall:

(1) Specify the reasons for which the action is to be taken;

(2) Set a hearing for not more than fifteen (15) days nor less than seven (7) days after the date of the notice;

(3) Specify the date, time and place of the hearing; and

(4) Be served on the licensee either by delivery to its principal place of business or to its designated agent for service of such notices, if any.

(c) If the licensee, subsequent to service of a suspension or revocation notice under this Section, remedies some or all of the conditions to which the notice refers, the Health Officer may rescind a suspension or revocation at any time.

(d) At the hearing, the Health Officer has the burden of proof and may present evidence as to why such action should be taken and to answer the evidence presented by the licensee.

(e) The Health Officer may reduce the period of time for hearing under a suspension or revocation notice to no less than twenty-four (24) hours when the Health Officer makes written preliminary findings that such action is necessary to protect the public health, safety and welfare. When, as a result of such an emergency proceeding, a license is suspended or revoked, the licensee may request an additional hearing at which the licensee will have the burden of establishing renewed compliance justifying reinstatement of the license. Such additional hearing will be commenced within five (5) days of the licensee’s request. The
request for, and the scheduling of, an additional hearing shall not stay operation of the suspension or revocation order.

(f) Hearings conducted pursuant to this section shall be conducted before a hearing officer designated by the Department. At the conclusion of said hearing, the hearing officer shall expeditiously prepare a written summary of the evidence and proposed findings and conclusions for consideration by the Health Care Agency Director.

(g) The Health Care Agency Director shall issue a written decision within thirty (30) days after conclusion of the hearing.

Sec. 4-9-9. Appeal to Board of Supervisors.

In the event of denial, suspension, or revocation of a license, the applicant or licensee shall have the right to request a hearing before the Board of Supervisors, which hearing shall be requested and conducted in the manner specified in Section 5-2-19 of the Codified Ordinances of Orange County.

Sec. 4-9-10. Notification.

The licensee shall notify the Health Officer within twenty-four (24) hours after any change in ownership or management of the licensee, or any interruption of service of more than twenty-four (24) hours duration, or any substantial change in staffing or equipment. For purposes of this section, the term “substantial change” shall be as defined by regulation adopted pursuant to this Division.

Sec. 4-9-11. Personnel Standards.

(a) A licensee shall only employ personnel performing tasks described in this Division who comply with the requirements of this section.

(b) Attendants shall be at least eighteen (18) years of age and trained and competent in the proper use of all equipment, and shall hold current “EMT-1A” certification in compliance with all State laws, rules and regulations. Additionally, each attendant shall hold a license from the Health Officer indicating compliance with this section. Applications for such licenses shall be in a form required by the Health Officer and shall be accompanied by the fee, if any, established therefor. All applicants for licenses as an attendant shall be subject to the same criminal history review as required for principals of ambulance companies pursuant to this Division no less than once every four years. Certificates may be denied, suspended, or revoked in the same form and fashion as that specified for ambulance service licensees in this Division. Licenses shall be valid for two years from the date of issuance or certification as an Emergency Medical Technician-1A, whichever is less. Renewal of a license shall be in the same fashion as issuance of a new license.

(c) Each licensee shall have at least one dispatcher. Emergency ambulance service licensees shall have a dispatcher on a twenty-four (24) hour-per-day basis and shall adequately train the dispatcher to radio operation and protocols and to the emergency response area(s) served before said dispatcher begins dispatching emergency calls. For purposes of this Section, “adequate” training of a dispatcher shall be that which meets State standards, if any, or County requirements.
(d) Ambulance drivers shall, in addition to the requirements of this
Division for attendants, maintain an appropriate license issued by the California
Department of Motor Vehicles and, if applicable, the Federal Aviation Administra-
tion.

Sec. 4-9-12. Rates.

No licensee shall charge more than those rates approved by the Board of Supervisors
for emergency ambulance services.

Sec. 4-9-13. Usage of Ambulance Service Licensees.

(a) The County shall contract with licensees on a competitive basis for
provision of ambulance service in response to emergencies in each emergency
response area. Said contracts shall provide for one primary contractor per emer-
gency response area, with such other back-up service by other emergency ambulance
service providers as deemed necessary by the County. In awarding these contracts,
the County shall consider the comparative value of competing proposals in the same
fashion as would be the case were the County evaluating proposals from prospective
service providers for other County activities, including consideration of:

(1) The quality of service to be provided;

(2) The level of service to be provided;

(3) The rates charged for services to be provided; and

(4) The cost, if any, to the County.

(b) The Fire Chief shall administer the contracts for ambulance service
awarded by the Board of Supervisors under this section. The Fire Chief shall also
prepare and keep current emergency response area lists specifying contract
providers for each area. The Fire Chief shall include on the list for each
emergency response area the provider which has entered into an ambulance service
agreement with the County as the primary contractor as well as the emergency
ambulance service provider(s) who will provide back-up emergency ambulance service
for that area.

(c) In the event no proposals acceptable to the County under the provi-
sions of this section are received for one or more emergency response areas, the
County shall designate one or more licensees in that emergency response area to
provide emergency ambulance services. From the date of such designation until a
regular emergency ambulance service agreement is signed for the affected area(s),
provision of emergency ambulance service shall be an express condition of the
license and unreasonable or unjustified refusal of such calls shall be a violation
of this Division.

(d) No person shall provide ambulance service in response to, or as a
result of, an emergency, unless that person is a licensee specified in each
instance by a physician or public safety agency. A licensee thus specified
by a physician need not be a contractor selected pursuant to this Section.
Any ambulance service operator receiving a request for emergency ambulance
service from other than a public safety agency shall immediately, by
telephone, notify a public safety agency designated by regulation of the
request.
No licensee responding to an emergency shall transport a patient unless:

(1) A paramedic is present at the location of the patient; or

(2) A physician is present at the location of the patient and directs transportation in the absence of a paramedic; or

(3) A safety qualified employee of the Orange County Fire Department, or an appropriate employee of a public safety agency designated by regulation directs transportation in the absence of a paramedic.

Unless otherwise directed by a physician present at the location of the patient, a licensee shall transport a patient pursuant to regulations adopted under Section 4-9-14.

Sec. 4-9-14. Rules and Regulations

(a) As to all sections of this Division except Section 4-9-13, the Health Officer shall make such rules and regulations and as may be necessary to implement this Division. Prior to adoption, proposed rules and regulations shall be submitted to the Orange County Emergency Medical Care Committee for comment.

(b) As to Section 4-9-13, the Fire Chief shall make such rules and regulations and as may be necessary to implement this Division. Prior to adoption, the Fire Chief's rules and regulations shall be submitted to the Orange County Emergency Medical Care Committee for comment.

(c) The Health Officer of The Fire Chief or their designee(s) may inspect the records, facilities, transportation units, equipment and method of operations of each licensee whenever necessary and, by the Health Officer, at least annually.

Sec. 4-9-15. Complaints.

The Department, any user, subscriber, public safety agency or consumer who believes, or has reason to believe, that he or another party has been required to pay an excessive charge for services, received inadequate services or services provided were not in compliance with the provision of this Division, may file a written complaint with the Department setting forth such allegations. The Department shall notify the ambulance service operator of such compliant. The ambulance service operator shall file a written response within fifteen (15) calendar days after receipt of notification.

Sec. 4-9-16. Variance

As to all but Section 4-9-13, the Health Officer may grant variances from the terms of this Division if he finds such action is necessary to protect the public health, safety or welfare. As to Section 4-9-13, the Fire Chief may grant variances from the terms of this Division if he finds such action is necessary to protect the public health, safety or welfare. As to the Health Officer, such variances may include the issuance of a temporary license. No variance shall exceed one hundred and eighty (180) days in duration.

Sec. 4-9-17. Violation.

Violation of any provision of this Division by an ambulance service operator shall be a misdemeanor."
SECTION 2. This Ordinance shall take effect and be in full force on January 1, 1986, and before the expiration of fifteen (15) days after the passage thereof, shall be published once in the Saddleback Valley News, a newspaper published in the County of Orange, State of California, together with the names of the members of the Board of Supervisors voting for or against the same.

Thomas F. Riley (Signature on File)
Chairman of the Board of Supervisors
of Orange County, California

SIGNER AND CERTIFIED THAT A COPY
OF THIS DOCUMENT HAS BEEN DELIVERED
TO THE CHAIRMAN OF THE BOARD

(Signature on File)  
Linda D. Roberts
Clerk of the Board of Supervisors
County of Orange, California

STATE OF CALIFORNIA  )
COUNTY OF ORANGE ) ss.

I, LINDA D. ROBERTS, Clerk of the Board of Supervisors, do hereby certify that at a regular meeting of the Board of Supervisors of Orange County, California, held On the 30th day of April, 1985, the foregoing ordinance containing two (2) sections was passed and adopted by the following vote:

AYES: SUPERVISORS THOMAS F. RILEY, RALPH B. CLARK, ROGER R. STANTON, HARRIETT M. WIEDER AND BRUCE NESTANDE

NOES: SUPERVISORS NONE

ABSENT: SUPERVISORS NONE

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Board of Supervisors of the County of Orange, State of California, this 30th day of April, 1985.

(Signature on File)  
LINDA D. ROBERTS
Clerk of the Board of Supervisors
of Orange County, California

Publish Saddleback Valley News
May 10, 1985

(This is an electronic version for OCEMS records)
ARTICLE I. AUTHORITY

Section 100: Codified Ordinance 3517

County of Orange Codified Ordinance 3517 (effective date January 1, 1986) requires the regulation and licensing of ambulance services operating in any un-incorporated area of the County of Orange. Such regulations are also applicable to each city, which has adopted an Ordinance and has entered into an Agreement with the County of Orange to provide for the County of Orange to license and regulate ambulance services operating within its jurisdiction. The Ordinance allows OCEMS to establish rules and regulations to regulate and license ambulance services. For the purpose of these Rules and Regulations, the Health Officer has delegated his authority to OCEMS medical director.