S-1059.1

SUBSTITUTE SENATE BILL 5177

State of Washington	68th Legislature	2023 Regular Session
By Senate Transportation Lovick, and Wagoner)	(originally sponsored	by Senators Mullet,

READ FIRST TIME 02/10/23.

AN ACT Relating to organ transport vehicles; amending RCW 88.64.010, 46.37.190, 46.37.380, 46.37.670, 46.61.210, 46.61.165, 47.52.025, 18.73.140, 18.73.081, and 18.73.030; adding a new section to chapter 46.04 RCW; and adding a new section to chapter 18.73 RCW.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 46.04 7 RCW to read as follows:

8 "Organ transport vehicle" means any vehicle operated or 9 contracted by an organ procurement organization as defined in RCW 10 68.64.010, and clearly and identifiably marked as such on all sides 11 of the vehicle.

12 Sec. 2. RCW 68.64.010 and 2010 c 161 s 1156 are each amended to 13 read as follows:

14 The definitions in this section apply throughout this chapter 15 unless the context clearly requires otherwise.

16 (1) "Adult" means an individual who is at least ((eighteen)) <u>18</u> 17 years old.

18 (2) "Agent" means an individual:

(a) Authorized to make health care decisions on the principal'sbehalf by a power of attorney for health care; or

p. 1

SSB 5177

1 (b) Expressly authorized to make an anatomical gift on the 2 principal's behalf by any other record signed by the principal.

3 (3) "Anatomical gift" means a donation of all or part of a human 4 body to take effect after the donor's death for the purpose of 5 transplantation, therapy, research, or education.

6 (4) "Decedent" means a deceased individual whose body or part is 7 or may be the source of an anatomical gift.

)

8 (5) "Disinterested witness" means a witness other than the spouse 9 or state registered domestic partner, child, parent, sibling, 10 grandchild, grandparent, or guardian of the individual who makes, 11 amends, revokes, or refuses to make an anatomical gift. The term does 12 not include a person to which an anatomical gift could pass under RCW 13 68.64.100.

14 (6) "Document of gift" means a donor card or other record used to 15 make an anatomical gift. The term includes a statement or symbol on a 16 driver's license, identification card, or donor registry.

17 (7) "Donor" means an individual whose body or part is the subject 18 of an anatomical gift.

19 (8) "Donor registry" means a database that contains records of 20 anatomical gifts and amendments to or revocations of anatomical 21 gifts.

(9) "Driver's license" means a license or permit issued by the department of licensing to operate a vehicle, whether or not conditions are attached to the license or permit.

(10) "Eye bank" means a person that is licensed, accredited, or regulated under federal or state law to engage in the recovery, screening, testing, processing, storage, or distribution of human eyes or portions of human eyes.

(11) "Guardian" means a person appointed by a court to make
decisions regarding the support, care, education, health, or welfare
of an individual. The term does not include a guardian ad litem.

32 (12) "Hospital" means a facility licensed as a hospital under the 33 law of any state or a facility operated as a hospital by the United 34 States, a state, or a subdivision of a state.

35 (13) "Identification card" means an identification card issued by 36 the department of licensing.

37 (14) "Know" means to have actual knowledge.

38 (15) "Minor" means an individual who is less than ((eighteen)) <u>18</u> 39 years old. 1 (16) "Organ procurement organization" means a person designated 2 by the secretary of the United States department of health and human 3 services as an organ procurement organization.

4 (17) "Parent" means a parent whose parental rights have not been 5 terminated.

6 (18) "Part" means an organ, an eye, or tissue of a human being.7 The term does not include the whole body.

8 (19) "Person" means an individual, corporation, business trust, 9 estate, trust, partnership, limited liability company, association, 10 joint venture, public corporation, government or governmental 11 subdivision, agency, or instrumentality, or any other legal or 12 commercial entity.

13 (20) "Physician" means an individual licensed or otherwise 14 authorized to practice medicine and surgery or osteopathic medicine 15 and surgery under the law of any state.

16 (21) "Procurement organization" means an eye bank, organ 17 procurement organization, or tissue bank.

18 (22) "Prospective donor" means an individual whose death is 19 imminent and has been determined by a procurement organization to 20 have a part that could be medically suitable for transplantation, 21 therapy, research, or education. "Prospective donor" does not include 22 an individual who has made a refusal.

(23) "Reasonable costs" include: (a) Programming and software 23 installation and upgrades; (b) employee training that is specific to 24 25 the organ and tissue donor registry or the donation program created 26 in RCW 46.16A.090(2); (c) literature that is specific to the organ and tissue donor registry or the donation program created in RCW 27 46.16A.090(2); and (d) hardware upgrades or other issues important to 28 29 the organ and tissue donor registry or the donation program created in RCW 46.16A.090(2) that have been mutually agreed upon in advance 30 31 by the department of licensing and the Washington state organ procurement organizations. 32

33 (24) "Reasonably available" means able to be contacted by a 34 procurement organization without undue effort and willing and able to 35 act in a timely manner consistent with existing medical criteria 36 necessary for the making of an anatomical gift.

37 (25) "Recipient" means an individual into whose body a decedent's38 part has been or is intended to be transplanted.

1 (26) "Record" means information that is inscribed on a tangible 2 medium or that is stored in an electronic or other medium and is 3 retrievable in perceivable form.

4 (27) "Refusal" means a record created under RCW 68.64.060 that 5 expressly states an intent to bar other persons from making an 6 anatomical gift of an individual's body or part.

7 (28) "Sign" means, with the present intent to authenticate or 8 adopt a record:

9 (a

(a) To execute or adopt a tangible symbol; or

10 (b) To attach to or logically associate with the record an 11 electronic symbol, sound, or process.

12 (29) "State" means a state of the United States, the District of 13 Columbia, Puerto Rico, the United States Virgin Islands, or any 14 territory or insular possession subject to the jurisdiction of the 15 United States.

16 (30) "Technician" means an individual determined to be qualified 17 to remove or process parts by an appropriate organization that is 18 licensed, accredited, or regulated under federal or state law. The 19 term includes an enucleator.

20 (31) <u>"Time sensitive organ or tissue donor" means an organ being</u> 21 <u>transported for human transplant or a tissue donor being transported</u> 22 <u>for the purpose of recovery that is time sensitive but not an</u> 23 <u>emergency.</u>

24 <u>(32) "Time urgent organ" means an organ being transported for</u>
25 <u>human transplant that a member of the transplant team or a</u>
26 <u>representative of the organ procurement organization declares an</u>
27 <u>emergency.</u>

28 (33) "Tissue" means a portion of the human body other than an 29 organ or an eye. The term does not include blood unless the blood is 30 donated for the purpose of research or education.

31 (((32))) <u>(34)</u> "Tissue bank" means a person that is licensed to 32 conduct business in this state, accredited, and regulated under 33 federal or state law to engage in the recovery, screening, testing, 34 processing, storage, or distribution of tissue.

35 (((33))) <u>(35)</u> "Transplant hospital" means a hospital that 36 furnishes organ transplants and other medical and surgical specialty 37 services required for the care of transplant patients.

38 (((34))) <u>(36)</u> "Washington state organ procurement organization" 39 means an organ procurement organization that has been designated by 40 the United States department of health and human services to

1 coordinate organ procurement activities for any portion of Washington 2 state.

3 **Sec. 3.** RCW 46.37.190 and 2020 c 95 s 1 are each amended to read 4 as follows:

5 (1) Every authorized emergency vehicle <u>and organ transport</u> 6 <u>vehicle</u> shall, in addition to any other equipment and distinctive 7 marking required by this chapter, be equipped with at least one lamp 8 capable of displaying a red light visible from at least ((five 9 <u>hundred</u>)) <u>500</u> feet in normal sunlight and a siren capable of giving 10 an audible signal.

11 (2) Every school bus and private carrier bus shall, in addition to any other equipment and distinctive markings required by this 12 chapter, be equipped with a "stop" signal upon a background not less 13 than ((fourteen)) 14 by ((eighteen)) 18 inches displaying the word 14 15 "stop" in letters of distinctly contrasting colors not less than five 16 and nine-tenths inches high, and shall further be equipped with signal lamps mounted as high and as widely spaced laterally as 17 practicable, which shall be capable of displaying to the front two 18 alternately flashing red lights located at the same level and to the 19 20 rear two alternately flashing red lights located at the same level and these lights shall have sufficient intensity to be visible at 21 22 ((five hundred)) 500 feet in normal sunlight.

(3) Vehicles operated by public agencies whose law enforcement duties include the authority to stop and detain motor vehicles on the public highways of the state may be equipped with a siren and lights of a color and type designated by the state patrol for that purpose. The state patrol may prohibit the use of these sirens and lights on vehicles other than the vehicles described in this subsection.

(4) The lights described in this section shall not be mounted nor used on any vehicle other than a school bus, a private carrier bus, ((or)) an authorized emergency or law enforcement vehicle, or an organ transport vehicle.

(5) The use of the signal equipment described in this section and RCW 46.37.670, except the signal preemption devices used by public transit vehicles and department of transportation, city, or county maintenance vehicles that are not used in conjunction with emergency equipment, shall impose upon drivers of other vehicles the obligation to yield right-of-way and stop as prescribed in RCW 46.61.210, 46.61.370, and 46.61.350.

1 Sec. 4. RCW 46.37.380 and 2010 c 8 s 9052 are each amended to 2 read as follows:

3 (1) Every motor vehicle when operated upon a highway shall be equipped with a horn in good working order and capable of emitting 4 sound audible under normal conditions from a distance of not less 5 6 than ((two hundred)) 200 feet, but no horn or other warning device may emit an unreasonably loud or harsh sound or a whistle. The driver 7 of a motor vehicle shall when reasonably necessary to insure safe 8 operation give audible warning with his or her horn but shall not 9 otherwise use such horn when upon a highway. 10

(2) No vehicle may be equipped with nor may any person use upon a vehicle any siren, whistle, or bell, except as otherwise permitted in this section.

(3) It is permissible for any vehicle to be equipped with a theft alarm signal device so long as it is so arranged that it cannot be used by the driver as an ordinary warning signal. Such a theft alarm signal device may use a whistle, bell, horn, or other audible signal but shall not use a siren.

(4) Any authorized emergency vehicle may be equipped with a 19 20 siren, whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than ((five hundred)) 21 22 500 feet and of a type conforming to rules adopted by the state patrol, but the siren shall not be used except when the vehicle is 23 operated in response to an emergency call or in the immediate pursuit 24 25 of an actual or suspected violator of the law, in which latter events the driver of the vehicle shall sound the siren when reasonably 26 necessary to warn pedestrians and other drivers of its approach. 27

28 (5) Any organ transport vehicle may be equipped with a siren, 29 whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than 500 feet and of a type 30 31 conforming to rules adopted by the state patrol, but the siren shall 32 not be used except when the vehicle is transporting a time urgent organ as defined in RCW 68.64.010, in which case the driver of the 33 vehicle shall sound the siren when reasonably necessary to warn 34 pedestrians and other drivers of its approach. 35

36 Sec. 5. RCW 46.37.670 and 2005 c 183 s 2 are each amended to 37 read as follows:

38 (1) Signal preemption devices shall not be installed or used on 39 or with any vehicle other than an emergency vehicle authorized by the state patrol, <u>an organ transport vehicle</u>, a publicly owned law enforcement or emergency vehicle, a department of transportation, city, or county maintenance vehicle, or a public transit vehicle.

4

(2) This section does not apply to any of the following:

5 (a) A law enforcement agency and law enforcement personnel in the 6 course of providing law enforcement services;

7 (b) A fire station or a firefighter in the course of providing 8 fire prevention or fire extinguishing services;

9 (c) An emergency medical service or ambulance in the course of 10 providing emergency medical transportation or ambulance services;

11 (d) An operator, passenger, or owner of an authorized emergency 12 vehicle in the course of his or her emergency duties;

13 (e) <u>A driver of an organ transport vehicle when a vehicle is</u> 14 <u>transporting a time urgent organ as defined in RCW 68.64.010;</u>

15 (f) Department of transportation, city, or county maintenance 16 personnel while performing maintenance;

17 (((f))) <u>(g)</u> Public transit personnel in the performance of their 18 duties. However, public transit personnel operating a signal 19 preemption device shall have second degree priority to law 20 enforcement personnel, firefighters, emergency medical personnel, and 21 other authorized emergency vehicle personnel, when simultaneously 22 approaching the same traffic control signal;

23 (((g))) <u>(h)</u> A mail or package delivery service or employee or 24 agent of a mail or package delivery service in the course of shipping 25 or delivering a signal preemption device;

26 (((h))) (i) An employee or agent of a signal preemption device 27 manufacturer or retailer in the course of his or her employment in 28 providing, selling, manufacturing, or transporting a signal 29 preemption device to an individual or agency described in this 30 subsection.

31 Sec. 6. RCW 46.61.210 and 1965 ex.s. c 155 s 32 are each amended 32 to read as follows:

(1) Upon the immediate approach of an authorized emergency vehicle, or organ transport vehicle transporting a time urgent organ as defined in RCW 68.64.010, making use of audible and visual signals meeting the requirements of RCW 46.37.190, or of a police vehicle properly and lawfully making use of an audible signal only the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as close as possible

SSB 5177

1 to, the right-hand edge or curb of the roadway clear of any 2 intersection and shall stop and remain in such position until the 3 authorized emergency vehicle <u>or organ transport vehicle</u> has passed, 4 except when otherwise directed by a police officer.

5 (2) This section shall not operate to relieve the driver of an 6 authorized emergency vehicle <u>or organ transport vehicle</u> from the duty 7 to drive with due regard for the safety of all persons using the 8 highway. <u>To the greatest extent practicable</u>, <u>organ transport services</u> 9 <u>as defined in RCW 18.73.030 shall notify the state patrol when an</u> 10 <u>organ transport vehicle is operating under the provisions of this</u> 11 <u>section.</u>

12 Sec. 7. RCW 46.61.165 and 2019 c 467 s 3 are each amended to 13 read as follows:

The state department of transportation 14 (1)and the local 15 authorities are authorized to reserve all or any portion of any 16 highway under their respective jurisdictions, including any designated lane or ramp, for the exclusive or preferential use of one 17 18 or more of the following: (a) Public transportation vehicles; (b) motorcycles; (c) private motor vehicles carrying no fewer than a 19 specified number of passengers; ((or)) (d) organ transport vehicles 20 21 transporting a time urgent organ or a time sensitive organ or tissue 22 donor as defined in RCW 68.64.010; or (e) the following private transportation provider vehicles if the vehicle has the capacity to 23 24 carry eight or more passengers, regardless of the number of passengers in the vehicle, and if such use does not interfere with 25 the efficiency, reliability, and safety of public transportation 26 27 operations: (i) Auto transportation company vehicles regulated under chapter 81.68 RCW; (ii) passenger charter carrier vehicles regulated 28 under chapter 81.70 RCW, except marked or unmarked stretch limousines 29 30 and stretch sport utility vehicles as defined under department of 31 licensing rules; (iii) private nonprofit transportation provider vehicles regulated under chapter 81.66 RCW; and (iv) private employer 32 transportation service vehicles, when such limitation will increase 33 the efficient utilization of the highway or will aid in the 34 35 conservation of energy resources.

36 (2) Any transit-only lanes that allow other vehicles to access 37 abutting businesses that are authorized pursuant to subsection (1) of 38 this section may not be authorized for the use of private

1 transportation provider vehicles as described under subsection (1) of 2 this section.

3 (3) The state department of transportation and the local authorities authorized to reserve all or any portion of any highway 4 under their respective jurisdictions, for exclusive or preferential 5 6 use, may prohibit the use of a high occupancy vehicle lane by the following private transportation provider vehicles: (a) 7 Auto transportation company vehicles regulated under chapter 81.68 RCW; 8 (b) passenger charter carrier vehicles regulated under chapter 81.70 9 RCW, and marked or unmarked limousines and stretch sport utility 10 vehicles as defined under department of licensing rules; (c) private 11 12 nonprofit transportation provider vehicles regulated under chapter 81.66 RCW; and (d) private employer transportation service vehicles, 13 when the average transit speed in the high occupancy vehicle lane 14 fails to meet department of transportation standards and falls below 15 16 ((forty-five)) 45 miles per hour at least ((ninety)) 90 percent of 17 the time during the peak hours, as determined by the department of 18 transportation or the local authority, whichever operates the 19 facility.

(4) Regulations authorizing such exclusive or preferential use of 20 21 a highway facility may be declared to be effective at all times or at 22 specified times of day or on specified days. Violation of a 23 restriction of highway usage prescribed by the appropriate authority under this section is a traffic infraction. A person who commits a 24 25 traffic infraction under this section is also subject to additional monetary penalties as defined in this subsection. The additional 26 monetary penalties are separate from the base penalty, fees, and 27 28 assessments issued for the traffic infraction and are intended to 29 raise awareness, and improve the efficiency, of the high occupancy vehicle lane system. 30

(a) Whenever a person commits a traffic infraction under this section, an additional monetary penalty of ((fifty dollars)) \$50 must be collected, and, in the case that a person has already committed a violation under this section within two years of committing this violation, then an additional ((one hundred fifty dollars)) \$150 must be collected.

37 (b) Any time a person commits a traffic infraction under this 38 section and is using a dummy, doll, or other human facsimile to make 39 it appear that an additional person is in the vehicle, the person

1 must be assessed a ((two hundred dollar)) \$200 penalty, which is in 2 addition to the penalties in (a) of this subsection.

3 (c) The monetary penalties under (a) and (b) of this subsection 4 are additional, separate, and distinct penalties from the base 5 penalty and are not subject to fees or assessments specified in RCW 6 46.63.110, 3.62.090, and 2.68.040.

7 (d)(i) The additional penalties collected under (a) of this 8 subsection must be distributed as follows:

9 (A) Twenty-five percent must be deposited into the congestion 10 relief and traffic safety account created under RCW 46.68.398; and

(B) Seventy-five percent must be deposited into the motor vehicle fund created under RCW 46.68.070.

13 (ii) The additional penalty collected under (b) of this 14 subsection must be deposited into the congestion relief and traffic 15 safety account created under RCW 46.68.398.

16 (e) Violations committed under this section are excluded from 17 eligibility as a moving violation for driver's license suspension 18 under RCW 46.20.289 when a person subsequently fails to respond to a 19 notice of traffic infraction for this moving violation, fails to appear at a requested hearing for this moving violation, violates a 20 21 written promise to appear in court for a notice of infraction for 22 this moving violation, or fails to comply with the terms of a notice 23 of traffic infraction for this moving violation.

(5) Local authorities are encouraged to establish a process for 24 25 private transportation providers, as described under subsections (1) 26 and (3) of this section, to apply for the use of public transportation facilities reserved for the exclusive or preferential 27 28 use of public transportation vehicles. The application and review 29 processes should be uniform and should provide for an expeditious by the local authority. Whenever practicable, 30 response local 31 authorities should enter into agreements with such private 32 transportation providers to allow for the reasonable use of these facilities. 33

34 (6) For the purposes of this section, "private employer 35 transportation service" means regularly scheduled, fixed-route 36 transportation service that is similarly marked or identified to 37 display the business name or logo on the driver and passenger sides 38 of the vehicle, meets the annual certification requirements of the 39 department of transportation, and is offered by an employer for the 40 benefit of its employees. 1 Sec. 8. RCW 47.52.025 and 2013 c 26 s 3 are each amended to read 2 as follows:

3 (1) Highway authorities of the state, counties, and incorporated cities and towns, in addition to the specific powers granted in this 4 chapter, shall also have, and may exercise, relative to limited 5 6 access facilities, any and all additional authority, now or hereafter vested in them relative to highways or streets within their 7 respective jurisdictions, and may regulate, restrict, or prohibit the 8 use of such limited access facilities by various classes of vehicles 9 or traffic. Such highway authorities may reserve any limited access 10 facility or portions thereof, including designated lanes or ramps for 11 12 the exclusive or preferential use of (a) public transportation vehicles, (b) privately owned buses, (c) motorcycles, (d) private 13 motor vehicles carrying not less than a specified number of 14 passengers, ((or)) (e) organ transport vehicles transporting a time 15 urgent organ or a time sensitive organ or tissue donor as defined in 16 17 RCW 68.64.010, or (f) the following private transportation provider vehicles if the vehicle has the capacity to carry eight or more 18 passengers, regardless of the number of passengers in the vehicle, 19 and if such use does not interfere with the efficiency, reliability, 20 safety of public transportation operations: (i) 21 and Auto transportation company vehicles regulated under chapter 81.68 RCW; 22 23 (ii) passenger charter carrier vehicles regulated under chapter 81.70 RCW, except marked or unmarked stretch limousines and stretch sport 24 25 utility vehicles as defined under department of licensing rules; 26 (iii) private nonprofit transportation provider vehicles regulated under chapter 81.66 RCW; and (iv) private employer transportation 27 28 service vehicles, when such limitation will increase the efficient utilization of the highway facility or will aid in the conservation 29 energy resources. Regulations authorizing such exclusive or 30 of 31 preferential use of a highway facility may be declared to be effective at all time or at specified times of day or on specified 32 33 days.

34 (2) Any transit-only lanes that allow other vehicles to access 35 abutting businesses that are reserved pursuant to subsection (1) of 36 this section may not be authorized for the use of private 37 transportation provider vehicles as described under subsection (1) of 38 this section.

39 (3) Highway authorities of the state, counties, or incorporated
 40 cities and towns may prohibit the use of limited access facilities by

1 the following private transportation provider vehicles: (a) Auto transportation company vehicles regulated under chapter 81.68 RCW; 2 (b) passenger charter carrier vehicles regulated under chapter 81.70 3 RCW, and marked or unmarked limousines and stretch sport utility 4 vehicles as defined under department of licensing rules; (c) private 5 6 nonprofit transportation provider vehicles regulated under chapter 81.66 RCW; and (d) private employer transportation service vehicles, 7 when the average transit speed in the high occupancy vehicle travel 8 lane fails to meet department standards and falls below ((forty-9 five)) 45 miles per hour at least ((ninety)) 90 percent of the time 10 11 during the peak hours for two consecutive months.

(4) (a) Local authorities are encouraged to establish a process for private transportation providers, described under subsections (1) and (3) of this section, to apply for the use of limited access facilities that are reserved for the exclusive or preferential use of public transportation vehicles.

17 (b) The process must provide a list of facilities that the local 18 authority determines to be unavailable for use by the private 19 transportation provider and must provide the criteria used to reach 20 that determination.

(c) The application and review processes must be uniform andshould provide for an expeditious response by the authority.

For the purposes of this section, 23 "private employer (5) transportation service" means regularly scheduled, fixed-route 24 25 transportation service that is similarly marked or identified to display the business name or logo on the driver and passenger sides 26 of the vehicle, meets the annual certification requirements of the 27 28 department, and is offered by an employer for the benefit of its 29 employees.

30 Sec. 9. RCW 18.73.140 and 2000 c 93 s 19 are each amended to 31 read as follows:

The secretary shall issue an ambulance, organ transport vehicle, 32 or aid vehicle license for each vehicle so designated. The license 33 shall be for a period of two years and may be reissued on expiration 34 if the vehicle and its equipment meet requirements in force at the 35 time of expiration of the license period. The license may be revoked 36 if the ambulance, organ transport vehicle, or aid vehicle is found to 37 38 be operating in violation of the regulations promulgated by the department or without required equipment. The license shall be 39

p. 12

SSB 5177

terminated automatically if the vehicle is sold or transferred to the control of any organization not currently licensed as an ambulance, <u>organ transport vehicle</u>, or aid vehicle service. The license number shall be prominently displayed on each vehicle.

5 **Sec. 10.** RCW 18.73.081 and 2022 c 136 s 3 are each amended to 6 read as follows:

7 In addition to other duties prescribed by law, the secretary 8 shall:

9

(1) Prescribe minimum requirements for:

10 (a) Ambulance, air ambulance, <u>organ transport vehicles</u>, and aid 11 vehicles and equipment;

12 (b) Ambulance and aid services; and

13 (c) Minimum emergency communication equipment;

14 (2) Adopt procedures for services that fail to perform in 15 accordance with minimum requirements;

16 (3) Prescribe minimum standards for first responder and emergency 17 medical technician training including:

18

(a) Adoption of curriculum and period of certification;

(b) Procedures for provisional certification, certification,20 recertification, decertification, or modification of certificates;

(c) Adoption of requirements for ongoing training and evaluation, as approved by the county medical program director, to include appropriate evaluation for individual knowledge and skills. The first responder, emergency medical technician, or emergency medical services provider agency may elect a program of continuing education and a written and practical examination instead of meeting the ongoing training and evaluation requirements;

28 (d) Procedures for reciprocity with other states or national 29 certifying agencies;

30

(e) Review and approval or disapproval of training programs; and

31 (f) Adoption of standards for numbers and qualifications of 32 instructional personnel required for first responder and emergency 33 medical technician training programs;

(4) Prescribe minimum requirements for liability insurance to be
 carried by licensed services except that this requirement shall not
 apply to public bodies; and

37

(5) Certify emergency medical program directors.

1 Sec. 11. RCW 18.73.030 and 2022 c 136 s 1 are each amended to 2 read as follows:

3 The definitions in this section apply throughout this chapter 4 unless the context clearly requires otherwise.

5 (1) "Advanced life support" means invasive emergency medical 6 services requiring advanced medical treatment skills as defined by 7 chapter 18.71 RCW.

8 (2) "Aid service" means an organization that operates one or more 9 aid vehicles.

(3) "Aid vehicle" means a vehicle used to carry aid equipment andindividuals trained in first aid or emergency medical procedure.

12 (4) "Ambulance" means a ground or air vehicle designed and used 13 to transport the ill and injured and to provide personnel, 14 facilities, and equipment to treat patients before and during 15 transportation.

16 (5) "Ambulance service" means an organization that operates one 17 or more ambulances.

18 (6) "Basic life support" means noninvasive emergency medical 19 services requiring basic medical treatment skills as defined in this 20 chapter.

(7) "Collaborative medical care" means medical treatment and care provided pursuant to agreements with local, regional, or state public health agencies to control and prevent the spread of communicable diseases which is rendered separately from emergency medical service.

(8) "Communications system" means a radio and landline network which provides rapid public access, coordinated central dispatching of services, and coordination of personnel, equipment, and facilities in an emergency medical services and trauma care system.

(9) "Council" means the local or regional emergency medical services and trauma care council as authorized under chapter 70.168 RCW.

32

(10) "Department" means the department of health.

(11) "Emergency medical service" means medical treatment and care which may be rendered at the scene of any medical emergency or while transporting any patient in an ambulance to an appropriate medical facility, including ambulance transportation between medical facilities.

38 (12) "Emergency medical services medical program director" means 39 a person who is an approved medical program director as defined by 40 RCW 18.71.205(4). 1 "Emergency medical technician" means a person who (13)is authorized by the secretary to render emergency medical care pursuant 2 3 to RCW 18.73.081, under the responsible supervision and direction of an approved medical program director, which may include participating 4 in an emergency services supervisory organization or a community 5 6 assistance referral and education services program established under 7 RCW 35.21.930, or providing collaborative medical care if the participation or provision of collaborative medical care does not 8 exceed the participant's training and certification. 9

(14) "Emergency services supervisory organization" means 10 an 11 entity that is authorized by the secretary to use certified emergency 12 medical services personnel to provide medical evaluation or initial treatment, or both, to sick or injured people, while in the course of 13 duties with the organization for on-site medical care prior to any 14 necessary activation of emergency medical services. 15 Emergency 16 services supervisory organizations include law enforcement agencies, 17 disaster management organizations, search and rescue operations, 18 diversion centers, and businesses with organized industrial safety 19 teams.

20 (15) "First responder" means a person who is authorized by the 21 secretary to render emergency medical care as defined by RCW 22 18.73.081.

23 (16) <u>"Organ transport service" means an organization that</u> 24 <u>operates one or more organ transport vehicles.</u>

25 <u>(17) "Organ transport vehicle" has the same meaning as in section</u>
26 <u>1 of this act.</u>

(18) "Patient care procedures" means written operating guidelines 27 adopted by the regional emergency medical services and trauma care 28 council, in consultation with the local emergency medical services 29 and trauma care councils, emergency communication centers, and the 30 31 emergency medical services medical program director, in accordance 32 with statewide minimum standards. The patient care procedures shall 33 identify the level of medical care personnel to be dispatched to an emergency scene, procedures for triage of patients, the level of 34 trauma care facility to first receive the patient, and the name and 35 36 location of other trauma care facilities to receive the patient should an interfacility transfer be necessary. Procedures 37 on interfacility transfer of patients shall be consistent with the 38 39 transfer procedures in chapter 70.170 RCW.

1 ((((17))) (19) "Prehospital patient care protocols" means the written procedure adopted by the emergency medical services medical 2 program director which direct the out-of-hospital emergency care of 3 the emergency patient which includes the trauma care patient. These 4 procedures shall be based upon the assessment of the patient's 5 6 medical needs and what treatment will be provided for emergency conditions. The protocols shall meet or exceed statewide minimum 7 standards developed by the department in rule as authorized in 8 9 chapter 70.168 RCW.

10 ((((18)))) (20) "Secretary" means the secretary of the department 11 of health.

12 ((((19))) (21) "Stretcher" means a cart designed to serve as a litter for the transportation of a patient in a prone or supine 13 14 position as is commonly used in the ambulance industry, such as wheeled stretchers, portable stretchers, stair chairs, solid 15 16 backboards, scoop stretchers, basket stretchers, or flexible stretchers. The term does not include personal mobility aids that 17 recline at an angle or remain at a flat position, that are owned or 18 leased for a period of at least one week by the individual using the 19 equipment or the individual's guardian or representative, such as 20 21 wheelchairs, personal gurneys, or banana carts.

22 <u>NEW SECTION.</u> Sec. 12. A new section is added to chapter 18.73 23 RCW to read as follows:

(1) An organ transport service may not operate in the state of
 Washington without holding a license for such operation, issued by
 the secretary in consultation with the department of licensing.

(2) Organ transport services must ensure that personnel operatingorgan transport vehicles:

29

(a) Are at least 25 years of age;

30 (b) Are a current, previous, or retired police officer, 31 firefighter, or EMS provider;

32 (c) Have a minimum of five years' experience operating a police, 33 fire department, or emergency medical service vehicle under emergency 34 conditions;

35 (d) Have passed a preemployment driver's license check showing no 36 more than one moving vehicle violation in a rolling three-year 37 period, with annual license reviews thereafter;

38 (e) Have passed a preemployment drug screen, with random drug 39 screenings thereafter; 1 (f) Have passed state and national criminal background checks; 2 and

3 (g) Have completed an emergency vehicle operators course and a 4 defensive drivers course.

5

(3) An organ transport service shall maintain:

6 (a) Commercial general liability insurance in the amount of 7 \$5,000,000/\$10,000,000 aggregate;

8 (b) Automobile liability insurance in the amount of \$5,000,000;9 and

10

(c) An umbrella policy in the amount of \$2,000,000.

11 (4) The license shall be valid for a period of two years and 12 shall be renewed on request provided the holder has consistently 13 complied with the regulations of the department and the department of 14 licensing and provided also that the needs of the area served have 15 been met satisfactorily. The license shall not be transferable and 16 may be revoked if the service is found in violation of rules adopted 17 by the department.

18 (5) The department, in consultation with the department of 19 licensing, shall adopt rules under chapter 34.05 RCW to implement 20 this section.

21 (6) The secretary shall establish fees for the license and 22 renewals as provided in RCW 43.70.250.

(7) Employment as an organ transport vehicle operator does not add to the scope of practice for a current emergency medical service provider and is not considered employment as an emergency medical service provider.

--- END ---