

FIRST AMENDMENT TO EMERGENCY MEDICAL SERVICES AGREEMENT

THIS FIRST AMENDMENT TO EMERGENCY MEDICAL SERVICES AGREEMENT ("Amendment") is entered into as of March 1, 2023 ("Effective Date") by and between Mission Care of Illinois, LLC dba American Medical Response ("AMR"), and Franklin County, Illinois ("Agency"). AMR and Agency are sometimes collectively referred to hereafter as the "Parties" and individually a "Party".

Preliminary Statement

- A. AMR wishes to amend the Emergency Medical Services Agreement that was entered into on April 1, 2022 (the "Agreement");
- B. The parties agree to amend the Agreement on the terms and conditions set forth herein.

Agreement

In consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties incorporate the above recitals and agree as follows:

1. The parties hereby amend Section 2 of the Agreement for a term of 90 days from the date of signature.
2. The parties delete the following paragraph within Exhibit A:

AMR must dedicate a minimum of the following: Three (3) Advanced Life Support (ALS) ambulances 24 hours per day, seven days per week dedicated to emergency 911 services and emergent interfacility transfers. AMR may staff additional ambulances above the required amount at their discretion and utilize those additional units within the 911 response system during times of increased demand providing they meet the requirements set forth by the agreement. AMR must maintain the capability to call back personnel and surge additional ambulance units into the 911 system during major emergencies and disasters.

and replace with the new paragraph as follows:

AMR must dedicate a minimum of the following: Two (2) Advanced Life Support (ALS) ambulances 24 hours per day, seven days per week dedicated to emergency 911 services and emergent requests originating within Franklin County. AMR will prioritize Franklin County PSAP/Emergency Communications Center requests above private requests within the county by reserving one ambulance to be available for emergency requests; nor will AMR drop to status zero for non-emergent in county requests. AMR may choose to utilize dedicated ambulances on non – urgent in county requests when two units are available. Non-urgent requests placed on these units must be limited to transports that have both pick up and destination within the County of Franklin. AMR may staff additional ambulances above the required amount at their discretion and utilize those additional units within the 911 response system during times of increased demand providing they meet the requirements set forth by the agreement. AMR must maintain the capability to call back personnel and surge additional ambulance units into the 911 system during major emergencies and disasters.

3. All other terms of the Agreement remain unchanged.

By signing below, each party acknowledges that he/she has carefully read and fully understands this Amendment to the Agreement, and each agrees to be bound by the terms of this Amendment.

Franklin County, Illinois:

Mission Care of Illinois, LLC:

By: _____
Name: _____
Title: _____
Date: _____

By: _____
Name: _____
Title: _____
Date: _____

With a mandatory copy to:
Global Medical Response
Attn: Law Department
6363 S. Fiddler's Green Circle, Ste 1400
Greenwood Village, CO 80111