1	10A NCAC 13I	P.0224 is adopted with changes as published in 31:24 NCAC 2448-2450 as follows:
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3	10A NCAC 13	P.0224 GROUND AMBULANCE VEHICLE MANUFACTURING STANDARDS
4	(a) In addition	to the terms defined in Rule .0102 of this Subchapter, the following definitions apply to this Rule:
5	(1)	"Remounted" means a ground ambulance patient compartment module that has been removed from
6		its original chassis and mounted onto a different chassis.
7	(2)	"Refurbished" means upgrading or repairing an existing ground ambulance patient care module or
8		chassis that may not involve replacement of the chassis.
9	(b) Ground am	bulances "Ground ambulances" as defined in Rule .0102 of this Subchapter manufactured after July 1,
10	2018, that are based and operated in North Carolina shall meet one of the following manufacturing standards:	
11	(1)	the Commission on Accreditation of Ambulance Services (CAAS) "Ground Vehicle Standard for
12		Ambulances" (GVS - v.1.0), which is incorporated herein by reference including all subsequent
13		amendments and editions. This document is available online at no cost at
14		www.groundvehiclestandard.org; or
15	(2)	the National Fire Protection Association (NFPA) 1917-2016 "Standard for Automotive
16		Ambulances," which is incorporated herein by reference including all subsequent amendments and
17		editions. This document is available for purchase online at www.nfpa.org for a cost of fifty-two
18		dollars \$52.00.
19	(c) The following are shall be exempt from the criteria set forth in Paragraph (b) of this Rule:	
20	(1)	ambulances owned and operated by an agency of the United States government;
21	(2)	ambulances manufactured prior to July 1, 2018;
22	(3)	convalescent ambulances "convalescent ambulances" as defined in Rule .0102 of this Subchapter;
23	(4)	remounted and or refurbished ambulances; and or
24	(5)	Medical Ambulance/Evacuation/Bus as set forth in Rule .0217 of this Section.
25	(d) Effective July 1, 2018, the National Highway Traffic Safety Administration (NHTSA) KKK-A-1822F-	
26	Ambulance Manufacturing Standard will shall no longer meet the minimum manufacturing standard standards for	
27	new ground ambulances as set forth in Paragraph (b) of the Rule.	
28	(e) Ground ambulances that do not meet the criteria set forth in this Rule shall be ineligible for permitting as set forth	
29	in Rule .0211 of this Section.	
30		
31	History Note:	Authority G.S. 131E-156; 131E-157; 143-508(d)(8);
32		<u>Eff. January 1, 2018.</u>

1 2 10A NCAC 13P .0410 is adopted with changes as published in 31:24 NCAC 2448-2450 as follows:

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## 3 10A NCAC 13P .0410 COMPONENTS OF MEDICAL OVERSIGHT FOR AIR MEDICAL PROGRAMS

4 (a) In addition to the terms defined in Rule .0102 of this Subchapter, the following definition applies to this Rule, a

5 <u>Rule:</u> "Specialized Ambulance Protocol Summary (SAPS) form" means a document completed by the Medical

- 6 Director of the Air Medical Program that contains a listing of all medications, equipment, and supplies.
- 7 (b) Licensed EMS providers seeking to offer rotary-wing or fixed-wing air medical program services within North
- 8 Carolina shall make application and receive approval from the OEMS prior to beginning operation.
- 9 (c) Licensed EMS providers seeking to offer multiple air medical programs under separate medical oversight
- 10 processes as set forth in Paragraph (d) of this Rule shall make application for each program and receive approval from
- 11 the OEMS as set forth in Paragraph (b) of this Rule.
- 12 (d) Each Air Medical Program providing services within North Carolina shall meet the following requirements for
- 13 the provision of medical oversight:

## 14 (1) a Medical Director as set forth in Rules .0402 and .0404 of this Section;

- 15 (2) treatment protocols approved by the OEMS, to be utilized by the provider as required by Rule .0406
  of this Section;
- 17 (3) a peer review committee as required by Rule .0409 of this Section;
- 18 (4) notify all North Carolina EMS Systems where services will be provided to enable each EMS System
   19 to include the provider in their EMS System plan, as set forth in Rule <u>.0201(a)(11)</u> <u>.0201</u> of this
   20 Subchapter;
- (5) permit inspections of all aircraft aircrafts used within North Carolina as set forth in shall comply
   with Rule .0209 of this Subchapter including the supplemental information contained on the
   program's SAPS form; Subchapter;
- 24 (6) populate and maintain a eurrent roster in the North Carolina Credentialing Information System
   25 database for all air medical crew members, Medical Directors, and staff identified by the program
   26 to serve as primary and secondary administrative contacts;
- (7) all medical crew members operating in North Carolina shall maintain a current and active North
   Carolina license or credential in accordance with the rules and regulations of the appropriate
   licensing or credentialing body. Any medical crew member suspended by the Department shall be
   barred from patient contact when operating in North Carolina until such time as the case involving
   the medical crew member has been adjudicated or resolved; body;
- (8) continued active membership and active participation in each Trauma RAC containing the majority
   of hospitals where the program transports patients for admission;
- submit patient care data into the PreHospital Medical Information System (PreMIS) for all interstate
   and intrastate transports as set forth in Rule <u>.0204(b)(6) .0204</u> of this Subchapter;
- 36 (10) provide information regarding procedures performed during transport within North Carolina to
   37 OEMS to allow review by the North Carolina OEMS Medical Director; for quality management

1		review as required by the "North Carolina College of Emergency Physicans: Standards for Medical
2		Oversight and Data Collection;"
3	(11)	submit peer review materials to the receiving hospital's peer review committee for each patient
4		transported for admission; and
5	(12)	a method providing for the organized and coordinated dispatch of resources between air medical
6		programs to enhance for scene safety, ensure that only the number of air medical resources needed
7		respond to the incident location are provided, and arrange for the receiving hospital to prepare for
8		the incoming patient.
9	(e) In addition	to the requirements set forth in Paragraph (d) of this Rule, Air Medical Program whose base of
10	operation is outs	side of North Carolina who operate fixed-wing or rotary-wing air medical programs within the State
11	shall meet the fo	llowing conditions requirements for the provision of medical oversight:
12	(1)	submit to the OEMS all existing treatment protocols utilized by the program in the state that it is
13		based for comparison with North Carolina standards as set forth in the "North Carolina College of
14		Emergency Physicians: Standards for Medical Oversight and Data Collection" standards,
15		Collection," and make any modifications identified by the OEMS to ensure compliance comply with
16		the North Carolina standards as set forth in Subparagraph (d)(2) of this Rule;
17	(2)	permit inspections of all aircraft aircrafts used within North Carolina as set forth in shall comply
18		with Paragraph (b)(5) of this Rule, Rule .0209 of this Subchapter, to be conducted at a location
19		inside North Carolina at a time mutually agreed upon by the Department and the air medical
20		<del>program;</del> <u>Air Medical Program;</u>
21	(3)	submit written notification to the Department within three business days of receiving notice of any
22		arrests or regulatory investigations for the diversion of drugs or patient care issues involving a North
23		Carolina credentialed or licensed medical crew member; and
24	(4)	any medical crew member suspended by the Department shall be barred from patient contact when
25		operating in North Carolina until such time as the case involving the medical crew member has been
26		adjudicated or resolved; resolved as set forth in Rule .1507 of this Subchapter;
27	(d) Significant failure to comply with the criteria set forth in this Rule shall result in revocation of the Air Medica	
28	Program <del>approv</del>	al. as set forth in Rule .1503 of this Subchapter.
29		
30	History Note:	G.S. 131E-155.1; 131E-156; 131E-157(a); 131E-161; 143-508(d)(8);
31		<u>Eff. January 1. 2018.</u>