

CHAPTER 262
SB 245-FN - FINAL VERSION

03/13/2025 0775s
5Jun2025... 2458h
06/26/2025 2915EBA

2025 SESSION

25-1109
05/08

SENATE BILL ***245-FN***

AN ACT prohibiting surprise ambulance billing and regulating ground ambulance reimbursement.

SPONSORS: Sen. Prentiss, Dist 5

COMMITTEE: Health and Human Services

AMENDED ANALYSIS

This bill:

I. Regulates reimbursement for ground ambulance services under the managed care law and prohibits balance billing for ground ambulance services.

II. Establishes a commission on improving the ground ambulance services financing and delivery system and provides for use of funds from the insurance department administration fund to be used for an accounting and actuarial study of ground ambulance costs in the state of New Hampshire.

Explanation: Matter added to current law appears in ***bold italics***.
Matter removed from current law appears [~~in brackets and struckthrough.~~]
Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

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STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty Five

AN ACT prohibiting surprise ambulance billing and regulating ground ambulance reimbursement.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 262:1 New Subdivision; Managed Care Law; Reimbursement for Ground Ambulance Services.

2 Amend RSA 420-J by inserting after section 19 the following new subdivision:

3 Reimbursement for Ground Ambulance Services

4 420-J:20 Definitions. In this subdivision:

5 I. "Enrolling ground ambulance provider" means a ground ambulance provider who is pursuing in
6 good faith the contracting process for becoming a participating ground ambulance provider with specified
7 health carriers during the period between January 1, 2026, and December 30, 2027, and who has filed
8 with the commissioner a written declaration to that effect on a form provided by the commissioner.

9 II. "Ground ambulance provider" means a public or private organization licensed by the
10 department of safety under RSA 153-A:10 to provide ground ambulance emergency medical services or
11 the transportation of patients upon any public way of the state.

12 III. "Ground ambulance services" means:

13 (a) The rendering of medical treatment and care at the scene of a medical emergency or
14 while transporting a patient from the scene to an appropriate health care facility or behavioral health
15 emergency services provider when the services are provided by one or more ground ambulance vehicles
16 designed for this purpose and licensed by the department of safety under RSA 153-A:10; and

17 (b) Ground ambulance transport between hospitals or behavioral health emergency services
18 providers, hospitals, or behavioral health emergency services providers and other health care facilities or
19 locations, and between health care facilities when the services are medically necessary and are provided
20 by one or more ground ambulance vehicles designed for this purpose and licensed by the department of
21 safety under RSA 153-A:10.

22 IV. "Nonparticipating ground ambulance provider" means a ground ambulance provider that is
23 acting within the scope of practice for ground ambulance providers as set out in RSA 153-A, that does not
24 have a contractual relationship directly or indirectly with a health carrier, and that is not an enrolling
25 ground ambulance provider.

26 V. "Participating ground ambulance provider" means a ground ambulance provider that is a
27 "participating provider" as defined in RSA 420-J:3.

28 420-J:21 Rate Schedule Established for Certain Ground Ambulance Providers.

29 I. There is hereby established a rate schedule applicable to all health carriers doing business in
30 the state to reimburse participating and enrolling ground ambulance providers.

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1 (a) Beginning January 1, 2026, through December 31, 2027, participating and enrolling
2 ground ambulance providers shall be reimbursed for ambulance services at a temporary rate schedule of
3 3.25 times the Medicare rate that is current as of the date of service.

4 (b) Beginning January 1, 2028, participating ground ambulance providers shall be
5 reimbursed for ambulance services at a rate established by the commissioner. The commissioner shall
6 adopt rules under RSA 541-A with an effective date of January 1, 2028, that establish a statewide, cost-
7 based rate schedule for health carriers to use in reimbursing participating ground ambulance providers
8 that implements the rate schedule recommended by the independent accounting and actuarial expert
9 retained pursuant to RSA 420-J:26.

10 (c) Beginning January 1, 2029, and annually thereafter, the commissioner shall adjust the
11 participating ground ambulance provider rate for inflation using the general consumer price index as
12 reported by the United States Bureau of Labor Statistics. The commissioner shall publish the updated
13 rate by bulletin before January 1 each year.

14 II. Nothing shall prevent health carriers and ground ambulance providers from voluntarily
15 negotiating an alternative agreed upon rate schedule.

16 III. Health carriers may apply cost sharing for ambulance services.

17 IV. For the purpose of determining cost sharing amounts, the rates established in this section
18 shall be considered the allowed amount.

19 V. Ambulance providers shall be responsible for collecting any cost sharing associated with the
20 ground ambulance services.

21 420-J:22 Rate Schedule Established for Nonparticipating Ground Ambulance Providers. Beginning
22 on January 1, 2026, nonparticipating ground ambulance providers shall be reimbursed by health carriers
23 at the carrier's nonparticipating rate or at the Medicare rate that is current as of the date of service,
24 whichever is higher.

25 420-J:23 Standardized Ground Ambulance Provider Contract.

26 I. The commissioner shall issue a bulletin no later than December 31, 2025, establishing a
27 standardized ground ambulance provider contract template that includes a standardized format and
28 language for contracts between health carriers and ground ambulance providers.

29 II. Once published by bulletin, all health carriers shall offer ground ambulance providers a
30 standardized ground ambulance contract that incorporates the template established by the commissioner.
31 The health carrier's standardized contract shall be offered to any ground ambulance provider that is
32 qualified and willing to meet the terms and conditions of the standardized ground ambulance provider
33 contract.

34 III. Nothing shall prevent health carriers and ground ambulance providers from voluntarily
35 negotiating a contract that varies in any respect from the standardized contract.

36 420-J:24 Contract Negotiations between Ambulance Providers and Health Carriers.

37 I. Beginning January 1, 2026, and continuing through December 31, 2027, enrolling ground
38 ambulance providers shall be entitled to the provider rate specified in RSA 420-J:21, I(a) as long as they
39 continue to work in good faith towards executing a contract.

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1 II. If a ground ambulance provider fails to actively engage in the contracting process for a period
2 of 60 days, the ambulance provider shall no longer be considered an enrolling ground ambulance
3 provider. Failure to actively engage in the contracting process shall include, but is not limited to, failure to
4 respond to requests by the health carrier for information and failure to sign necessary documents.

5 III. Health carriers shall act upon and finalize the contracting process within 45 calendar days of
6 receipt of all necessary documents and information required to execute the contract.

7 420-J:25 Temporary Maintenance of a Registry of Providers Who Qualify as an Enrolling Ground
8 Ambulance Provider.

9 I. No later than December 31, 2025, the commissioner shall publish through bulletin a written
10 contract negotiation initiation form that shall be used by ground ambulance providers to initiate contract
11 negotiations with specified health carriers and to initially qualify as an enrolling ground ambulance
12 provider with respect to the specified health carriers.

13 II. A ground ambulance provider must submit the form to the department and to the specified
14 health carriers in order to be eligible for the status of an enrolling ground ambulance provider with respect
15 to those carriers.

16 III. During the period between January 1, 2026, and December 31, 2027, the insurance
17 department shall maintain a list on its website of ambulance providers who qualify as an enrolling ground
18 ambulance provider with respect to a particular carrier.

19 IV. If the commissioner finds that a ground ambulance provider has failed to engage in the
20 contracting process with respect to a health carrier, the commissioner shall update the list to reflect that
21 the ambulance provider no longer qualifies as an enrolling ground ambulance provider with respect to that
22 carrier.

23 420-J:26 Requiring an Independent Study by an Accounting and Actuarial Expert of Ground
24 Ambulance Costs in the State and the Establishment of a Cost-Based Reimbursement Schedule for
25 Participating Ground Ambulance Service Providers.

26 I. Beginning on the effective date of this section, the commissioner shall oversee the process
27 provided for in this section of contracting with an independent accounting and actuarial expert to conduct
28 a study of the costs incurred by ground ambulance providers related to the provision of ground ambulance
29 services in the state. Costs shall include the cost of pre-hospital care and the cost of sustaining a
30 reasonable operating margin in support of the expectation that ground ambulance providers in the state
31 maintain readiness to meet demand for services. Cost estimates shall be based on the assumption that
32 services shall be provided in a reasonably cost-effective manner.

33 II. The commissioner of the department of safety shall collaborate with the commissioner in
34 collecting cost surveys from ground ambulance providers in the state. These surveys may either be
35 designed by the accounting and actuarial expert or may be adopted by the expert from the medicare
36 ground ambulance data collection system cost reports. The commissioner of the department of safety
37 shall have authority to enforce this reporting requirement upon ground ambulance providers under the
38 general supervision and specific enforcement authority conferred by RSA 153-A and shall work with the

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1 commissioner to set a deadline for ground ambulance providers to submit their cost reports that is
2 sufficient to facilitate the completion of the study and report provided for in this section in a timely manner.

3 III. The independent accounting and actuarial expert shall submit all cost data submitted by
4 ground ambulance providers to rigorous data validation and auditing procedures and shall verify that the
5 ground ambulance provider has used proper cost allocation methods, including when fire and ambulance
6 services are provided by the same entity. The commissioner of the department of safety shall have
7 authority under the general supervision and specific enforcement authority conferred by RSA 153-A to
8 enforce compliance by ground ambulance providers with data validation and auditing of cost reports. The
9 commissioner of the department of safety shall work with the commissioner to set a deadline for ground
10 ambulance providers to comply with data validation and auditing requirements that is sufficient to facilitate
11 the completion of the study and report provided for in this section in a timely manner.

12 IV. If a ground ambulance provider fails to cooperate with cost data submission requirements or
13 with requirements to facilitate data validation or cost report auditing requirements, then that provider shall
14 lose access to the temporary rate schedule established for enrolling and participating ground ambulance
15 providers in RSA 420-J:21, and health carriers shall be required to reimburse such providers at their
16 nonparticipating rate or at the Medicare rate that is current as of the date of service, whichever is higher.
17 During the period of the cost study, the commissioner shall maintain a list that shall be made available to
18 health carriers doing business in the state that includes all ground ambulance providers who have been
19 determined by the commissioner to have failed to cooperate with cost data submission requirements or
20 with requirements to facilitate data validation or cost report auditing requirements.

21 V. If an analytical sample of audited cost reports is utilized by the independent expert that is
22 obtained from a subset of ground ambulance providers in the state, then the most appropriate statistical
23 methods shall be used to ensure that the analytical sample is appropriately normalized and adequately
24 representative of the general population of ground ambulance providers doing business in the state.

25 VI. Based on the information provided through the cost reports, the independent accounting and
26 actuarial expert shall be directed to summarize the cost information collected and to derive a statewide
27 cost-based rate schedule appropriate for health carriers to use in reimbursing participating ground
28 ambulance providers. The schedule may vary based on geographic region. Reimbursement under the
29 schedule shall be designed to cover the costs attributable to the provision of covered services assuming
30 that all public and commercial ground ambulance payers in the state are paying at the same rate. The
31 independent accounting and actuarial expert shall produce a final report by June 30, 2027, which shall
32 include the expert's recommended cost-based reimbursement schedule for participating ground
33 ambulance providers and which shall detail the methodology used to calculate ground ambulance costs in
34 the state and such other supplemental information as shall be directed by the commissioner. The
35 commissioner shall assist the independent expert as necessary to complete the study, the rate schedule,
36 and the report in a timely manner.

37 VII. Prior to the completion of its work on June 30, 2027, the independent accounting and
38 actuarial expert shall also advise the commission on improving the ground ambulance services financing
39 and delivery system established in RSA 153-A:38 on the feasibility and advisability of applying for a

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1 waiver under Section 1115A of the Social Security Act to enter into an all-payer model agreement for
2 ground ambulance services in the state to implement a uniform, cost-based reimbursement schedule for
3 ground ambulance services that includes Medicare, Medicaid, and all commercial payers and that builds
4 upon the mandatory participating rate schedule and the cost study conducted under this section.

5 VIII. The cost study required under this section shall be funded in an amount up to \$400,000 out
6 of funds as provided in RSA 400-A:15, IV.

7 262:2 Repeal. The following are repealed:

8 I. RSA 420-J:20, I, relative to the definition of enrolling ground ambulance provider.

9 II. RSA 420-J:21 I(a), relative to the temporary reimbursement rate for ambulance services in
10 2026 and 2027.

11 III. RSA 420-J:24, relative to contract negotiations between ambulance providers and health
12 carriers.

13 IV. RSA 420-J:25, relative to temporary maintenance of a registry of providers who qualify as an
14 enrolling ground ambulance provider.

15 262:3 New Paragraphs; Prohibition on Balance Billing Covered Persons for Health Care Services;
16 Definition of Ground Ambulance Provider and Ground Ambulance Services Added. Amend RSA 358-T:1
17 by inserting after paragraph V the following new paragraphs:

18 V-a. "Ground ambulance provider" means a public or private organization licensed by the
19 department of safety under RSA 153-A:10 to provide ground ambulance emergency medical services or
20 the transportation of patients upon any public way of the state.

21 V-b. "Ground ambulance services" means:

22 (a) The rendering of medical treatment and care at the scene of a medical emergency or
23 while transporting a patient from the scene to an appropriate health care facility or behavioral health
24 emergency services provider when the services are provided by one or more ground ambulance vehicles
25 designed for this purpose and licensed by the department of safety under RSA 153-A:10; and

26 (b) Ground ambulance transport between hospitals or behavioral health emergency services
27 providers, hospitals or behavioral health emergency services providers and other health care facilities or
28 locations, and between health care facilities when the services are medically necessary and are provided
29 by one or more ground ambulance vehicles designed for this purpose and licensed by the department of
30 safety under RSA 153-A:10.

31 262:4 New Paragraph; Definition of Nonparticipating Ground Ambulance Provider Added. Amend
32 RSA 358-T:1 by inserting after paragraph IX the following new paragraph:

33 IX-a. "Nonparticipating ground ambulance provider" means a ground ambulance provider that is
34 acting within the scope of practice for ground ambulance providers as set out in RSA 153-A and that does
35 not have a contractual relationship directly or indirectly with a health carrier.

36 262:5 New Section; Prohibition on Balance Billing Covered Persons for Health Care Services;
37 Balance Billing for Ground Ambulance Services Prohibited. Amend RSA 358-T by inserting after section
38 4 the following new section:

39 358-T:5 Balance Billing for Ground Ambulance Services Prohibited.

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1 I. If a covered person with covered benefits that include ground ambulance services under a
2 health benefit plan is furnished ground ambulance services, then, whether the ground ambulance provider
3 is a participating provider or a nonparticipating provider, the ground ambulance provider shall not bill, and
4 shall not hold liable, the covered person for a payment amount for such services that is more than the
5 cost-sharing requirement for such services under the covered person's health benefit plan.

6 II. Paragraph I shall not apply with respect to ground ambulance services that consist of
7 scheduled inter-facility transfers of the covered person furnished by a nonparticipating ground ambulance
8 provider if the provider satisfies the notice and consent criteria under 42 U.S.C. section 300gg-132(c) and
9 (d).

10 262:6 New Subdivision; Commission on Improving the Ground Ambulance Services Financing and
11 Delivery System. Amend RSA 153-A by inserting after section 37 the following new subdivision:

12 Commission on Improving the Ground Ambulance Services Financing and Delivery System.

13 153-A:38 Commission on Improving the Ground Ambulance Services Financing and Delivery
14 System. There is established a commission on improving the ground ambulance financing and delivery
15 system.

16 I. The members of the commission shall be as follows:

17 (a) Six members of the house of representatives, appointed by the speaker of the house of
18 representatives, 3 of whom shall be nominated by the leader of the minority party. Two members shall be
19 from the commerce committee, 2 members from the health and human services committee, 1 member
20 from the municipal and county government committee, and 1 member from the criminal justice and public
21 safety committee.

22 (b) Two members of the senate, appointed by the president of the senate, 1 of whom shall be
23 nominated by the leader of the minority party. One member shall be from the health and human services
24 committee, and 1 member shall be from the commerce committee.

25 (c) The commissioner of the department of safety, or designee.

26 (d) The commissioner of the department of insurance, or designee.

27 (e) The commissioner of the department of health and human services, or designee.

28 (f) A representative from the New Hampshire Ambulance Association, nominated by the
29 association and appointed by the governor.

30 (g) A representative from the New Hampshire Association of Fire Chiefs, nominated by the
31 association and appointed by the governor.

32 (h) A representative from the New Hampshire Hospital Association, nominated by the
33 association and appointed by the governor.

34 (i) A representative from America's Health Insurance Plans (AHIP), nominated by the
35 association and appointed by the governor.

36 II. Legislative members of the commission shall receive mileage at the legislative rate when
37 attending to the duties of the commission.

38 III. The commission shall:

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1 (a) Review the history and operation of ground ambulance services delivery in New
2 Hampshire and the current financing and delivery models adopted by municipal, hospital-based, and
3 commercial ground ambulance providers in the state.

4 (b) Identify areas in which the ground ambulance financing and delivery system in the state is
5 not meeting the needs of citizens of this state or is in jeopardy of failing to meet the needs of citizens of
6 this state and requires reform.

7 (c) Make recommendations for systemic reforms to support a viable ground ambulance
8 financing and delivery system that will improve sustainability, efficiency, and quality of care while
9 controlling costs.

10 IV. The commission shall determine the feasibility and advisability of applying for a waiver under
11 Section 1115A of the Social Security Act to enter into an all-payer model agreement for ground
12 ambulance services in the state to implement a uniform, cost-based reimbursement schedule for ground
13 ambulance services that includes Medicare, Medicaid, and all commercial payers and that builds upon the
14 mandatory in-network rate schedule and the cost study conducted under RSA 420-J:26. To determine the
15 feasibility and advisability of applying for the federal waiver, the commission shall determine the most
16 appropriate design of an all-payer model program that could form the basis of an application for a federal
17 waiver.

18 V. The proposed all-payer program design shall include measures to align payment policies
19 across public and commercial payers to promote ground ambulance financing and delivery system
20 reforms to improve sustainability, efficiency, and quality of care while controlling costs. The commission
21 shall study the feasibility and advisability of at least the following public policy options for improving the
22 ground ambulance financing and delivery system and such other options as would help meet the
23 requirements for federal approval of the Section 1115A waiver application:

24 (a) Expanding mobile integrated health services in the state as appropriate to improve health
25 system efficiency and quality of care and promote efficiently delivered "treatment in place" where
26 appropriate.

27 (b) Further strengthening regional services coordination systems or regional EMS networks
28 for the rural areas of the state to share the cost of readiness and disperse workloads.

29 (c) Implementing an improved system for delivering and compensating facility-to-facility or
30 scheduled transfers of patients with consideration of supply shortages that have occurred and of the
31 differing nature of emergency and scheduled transports.

32 (d) Implementing a system for compensating care provided in the treat-no-transport context.

33 (e) Developing an improved education program for ambulance providers relating to billing
34 and reimbursement of ambulance services by third-party payers.

35 (f) Evaluating options for improving recruitment and retention of emergency medical services
36 staff.

37 VI. The members of the commission shall elect a chairperson from among the members. The
38 first meeting of the commission shall be called by the first named house member. The first meeting of the

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1 commission shall be held within 45 days of the effective date of this section. Eight members of the
2 commission shall constitute a quorum.

3 VII. The commission shall produce a report on November 1 of each year that the commission is
4 in operation detailing the progress made to date carrying out its mandates and including such
5 recommendations for legislative or administrative reforms or initiatives as are timely and appropriate. The
6 commission shall submit its assessment of the feasibility and advisability of applying for a waiver under
7 Section 1115A of the Social Security Act to enter into an all-payer model agreement for ground
8 ambulance services in the state to create a uniform, cost-based reimbursement schedule for ground
9 ambulance services that includes Medicare, Medicaid and all commercial payers no later than its
10 November 1, 2027 report. If this report finds the waiver application not feasible or advisable, then the
11 commission shall continue to report on the feasibility and advisability of at least the public policy options
12 for improving the ground ambulance financing and delivery system listed in RSA 153-A:38, III and V and
13 any other policy options the commission deems would serve the needs of New Hampshire citizens. The
14 commission shall issue its report and any recommendations for proposed legislation or administrative
15 actions to the president of the senate, the speaker of the house of representatives, the chairs of
16 commerce, municipal and county government, health and human services, and criminal justice and public
17 safety in the house of representatives, the chairs of commerce and health and human services in the
18 senate, the president of the senate, the speaker of the house of representatives, the house clerk, the
19 senate clerk, the governor, and the state library.

20 262:7 Repeal. RSA 153-A:38 and the subdivision heading preceding RSA 153-A:38, relative to the
21 commission on improving the ground ambulance services financing and delivery system, are repealed.

22 262:8 New Paragraph; Insurance Department; Statutes, Rules, and Regulations; Violation. Amend
23 RSA 400-A:15 by inserting after paragraph III the following new paragraph:

24 IV. For state fiscal years ending June 30, 2026 and June 30, 2027, fines collected against an
25 insurer or any other regulated entity or person for violation of any of the provisions of Title XXXVII or rules
26 adopted thereunder or for any violation of a duly authorized order of the commissioner over this period
27 shall be deposited by the commissioner in the insurance department administration fund established
28 under RSA 400-A:39 in an amount not to exceed \$400,000 and shall be utilized for the purpose of
29 contracting for the independent accounting and actuarial study required under RSA 420-J:26. Any fines
30 collected during this period in excess of this \$400,000 amount shall be deposited by the commissioner in
31 the general fund. If there is any portion of the \$400,000 amount that remains unused after the purposes
32 of RSA 420-J:26 are accomplished, then the commissioner shall notify the state treasurer that such
33 amount is to be transferred to the general fund under this paragraph.

34 262:9 Repeal. RSA 400-A:15, IV, relative to the deposit of fines in the insurance department
35 administration fund for the purpose of an independent accounting and actuarial study of ground
36 ambulance services financing and delivery system, is repealed.

37 262:10 Effective Date.

38 I. Section 2 of this act shall take effect January 1, 2028.

39 II. Section 3, 4, and 5 of this act shall take effect January 1, 2026.

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- 1 III. Section 7 of this act shall take effect June 30, 2030.
- 2 IV. Section 9 of this act shall take effect July 1, 2027.
- 3 V. The remainder of this act shall take effect upon passage.

Approved: July 31, 2025

Effective Date:

- I. Section 2 effective January 1, 2028
- II. Sections 3.4.5 effective January 1, 2026
- III. Section 7 effective June 30, 2030
- IV. Section 9 effective July 1, 2027
- V. Remainder effective July 31, 2025

