	05/06/24 08:06 pm	COUNSEL	RJ/TG	SCS3886A-5
1.1	Senator moves t	to amend S.F. No. 3886 a	s follows:	
1.2	Delete everything after the er	nacting clause and insert:		
1.3	"Section 1. EMERGENCY A	MBULANCE SERVIC	E AID.	
1.4	Subdivision 1. Definitions. (a) For purposes of this se	ection, the follow	ving terms have
1.5	the meanings given.			
1.6	(b) "Ambulance service" has t	he meaning given in Mini	nesota Statutes, s	section 144E.001,
1.7	subdivision 3.			
1.8	(c) "Board" means the Emerg	gency Medical Services R	Regulatory Boar	<u>d.</u>
1.9	(d) "Capital expenses" means	expenses that are incurred	d by a licensed a	mbulance service
1.10	provider for the purchase, improv	vement, or maintenance of	of long-term asse	ets to improve the
1.11	efficiency or capability of the an	nbulance services, with a	n expected usef	ul life of greater
1.12	than five years.			
1.13	(e) "Commissioner" means the	ne commissioner of rever	nue.	
1.14	(f) "EMS responses" means the	ne number of responses re	eported to the bo	oard by a licensed
1.15	ambulance service provider via t	he Minnesota state ambu	lance reporting	system during
1.16	calendar year 2022.			
1.17	(g) "Licensed ambulance serv	vice provider" means a na	atural person, pa	artnership,
1.18	association, corporation, Tribal g	government, or unit of go	vernment which	n possesses an
1.19	ambulance service license under	Minnesota Statutes, chap	oter 144E.	
1.20	(h) "Operational expenses" m	neans costs related to pers	sonnel expenses	, supplies and
1.21	equipment, fuel, vehicle maintena	nce, travel, education, fur	ndraising, and ex	penses associated
1.22	with obtaining advanced life sup	port intercepts.		
1.23	(i) "Primary service area" has	the meaning given in Min	nesota Statutes, s	section 144E.001,
1.24	subdivision 10.			
1.25	(j) "Response density" means	s the quotient of a license	d ambulance se	rvice provider's
1.26	EMS responses divided by the so	uare mileage of the licen	sed ambulance s	service provider's
1.27	primary service area.			
1.28	(k) "Unit of government" me	ans a county, a statutory	or home rule ch	arter city, or a

Section 1.

township.

1.29

0 = 10 < 10 + 00 0 <	COLDICEL	D.T/TEG	0000000
05/06/24 08:06 pm	COUNSEL	RJ/TG	SCS3886A-5

2.1	Subd. 2. Excluded services. The commissioner must exclude EMS responses by
2.2	specialized life support as described in Minnesota Statutes, section 144E.101, subdivision
2.3	9, when calculating EMS responses, response density, and aid payments under this section.
2.4	Subd. 3. Multiple licenses. When a licensed ambulance service provider, a licensed
2.5	ambulance service provider's parent company, a subsidiary of the licensed ambulance service
2.6	provider, or a subsidiary of the licensed ambulance service provider's parent company
2.7	collectively: (1) hold one or more licenses; and (2) are mainly located within the metropolitan
2.8	counties listed in Minnesota Statutes, section 473.121, subdivision 4, or at least partially
2.9	within the city of Duluth, Mankato, Moorhead, Rochester, or St. Cloud, the commissioner
2.10	must treat all such related licensed ambulance service providers as a single licensed
2.11	ambulance service provider and the sum of the square mileages of the primary service areas
2.12	as a single primary service area for the purposes of calculating EMS responses, response
2.13	density, and aid payments under this section.
2.14	Subd. 4. Eligibility. Except as otherwise required under subdivision 6, paragraphs (c)
2.15	and (d), a licensed ambulance service provider is eligible for aid under this section if the
2.16	licensed ambulance service provider:
2.17	(1) possessed a license in calendar year 2022;
2.18	(2) continues to operate under the license for aids payable in 2024; and
2.19	(3) completes the requirements under subdivision 5.
2.20	Subd. 5. Application process. (a) An eligible licensed ambulance service provider may
2.21	apply to the commissioner, in the form and manner determined by the commissioner, for
2.22	aid under this section. Applications must be submitted by September 16, 2024. The
2.23	commissioner may require an eligible licensed ambulance service provider to submit any
2.24	information necessary, including financial statements, to make the calculations under
2.25	subdivision 6. An eligible licensed ambulance service provider who applies for aid under
2.26	this section must provide a copy of the application to the executive director of the board by
2.27	September 16, 2024.
2.28	(b) The commissioner and the executive director of the board must establish a process
2.29	for verifying the data submitted with applications under this section.
2.30	Subd. 6. Commissioner calculations. (a) Prior to determining an aid payment amount
2.31	for eligible licensed ambulance service providers, the commissioner must make the
2.32	calculations in paragraphs (b) to (d).

05/06/24 08:06 pm COUNSEL RJ/TG SCS3886A-5

3.1

3.2

3.3

3.4

3.5

3.6

3.7

3.8

3.9

3.10

3.11

3.12

3.13

3.14

3.15

3.16

3.17

3.18

3.19

3.20

3.21

3.22

3.23

3.24

3.25

3.26

3.27

3.28

3.29

3.30

3.31

3.32

3.33

3.34

(b) In addition to meeting the criteria in subdivision 4, a licensed ambulance service provider is eligible for aid according to the calculations under this paragraph unless the licensed ambulance service provider: (1) is mainly located within the metropolitan counties listed in Minnesota Statutes, section 473.121, subdivision 4, or at least partially within the city of Duluth, Mankato, Moorhead, Rochester, or St. Cloud; and (2) has a response density of greater than 30 responses per square mile. For each eligible service provider, the commissioner must determine the amount equal to dividing 20 percent of the amount appropriated for aid payments under this section equally among all eligible licensed ambulance service providers.

- (c) In addition to meeting the criteria in subdivision 4, a licensed ambulance service provider is eligible for aid according to the calculations under this paragraph only if the licensed ambulance service provider has a response density of 30 responses per square mile or fewer. For each eligible licensed ambulance service provider, the commissioner must determine the amount equal to the product of: 40 percent of the amount appropriated for aid payments under this section; multiplied by each eligible licensed ambulance service provider's primary service area square mileage divided by the total square mileage of all eligible licensed ambulance service providers' primary service areas. For purposes of this paragraph, the square mileage of an eligible licensed ambulance service provider's primary service area is equal to the lesser of the number of square miles in the primary service area, or 1,200.
- (d) In addition to meeting the criteria in subdivision 4, a licensed ambulance service provider is eligible for aid according to the calculations under this paragraph only if the licensed ambulance service provider has a response density of 30 responses per square mile or fewer. For each eligible licensed ambulance service provider, the commissioner must determine the amount equal to the product of: 40 percent of the amount appropriated for aid payments under this section; multiplied by the number of points determined under clauses (1) to (4) for each eligible licensed ambulance service provider divided by the total points determined under clauses (1) to (4) for all eligible licensed ambulance service providers. For calculations under this paragraph, the commissioner must determine points for an eligible licensed ambulance service provider as follows:
- (1) for EMS response one to EMS response 500, an eligible licensed ambulance service provider is awarded ten points for each EMS response;
- (2) for EMS response 501 to EMS response 1,500, an eligible licensed ambulance service provider is awarded five points for each EMS response;

0 = 10 < 10 + 00 0 <	COLDICEL	D.T/TEG	0000000
05/06/24 08:06 pm	COUNSEL	RJ/TG	SCS3886A-5

(3) for EMS response 1,501 to EMS response 2,500, an eligible licensed amb	oulance
service provider is awarded zero points for each EMS response; and	
(4) for EMS response 2,501 and each subsequent EMS response, an eligible	licensed
ambulance service provider's points are reduced by two points for each EMS res	ponse,
except an eligible licensed ambulance service provider's total awarded points mu	ıst not be
reduced below zero.	
Subd. 7. Aid amount. The commissioner must make an aid payment to each	eligible
licensed ambulance service provider in the amount equal to the sum of the amounts	calculated
in subdivision 6, paragraphs (b) to (d).	
Subd. 8. Eligible uses. A licensed ambulance service provider must spend aid	d received
under this section on operational expenses and capital expenses incurred to prov	<u>ide</u>
ambulance services within the licensed ambulance service provider's primary ser	rvice area
that is located in Minnesota.	
Subd. 9. Administration. (a) The commissioner must certify the aid amount	to each
licensed ambulance service provider by December 1, 2024.	
(b) The commissioner must make the full aid payment to each eligible licensed a	ımbulance
service provider by December 26, 2024.	
(c) Any funds not spent on or encumbered for eligible uses by December 31, 2	025, must
be returned to the commissioner.	
Subd. 10. Report. By February 15, 2026, each licensed ambulance service pro-	ovider that
receives aid under this section must submit a report to the commissioner and to t	he chairs
and ranking minority members of the legislative committees with jurisdiction ov	er taxes
and property taxes. The report must include the amount of aid that each licensed a	mbulance
service provider received, the amount of aid that was spent on or encumbered for o	perational
expenses, the amount of aid that was spent on or encumbered for capital expense	es, and
documentation sufficient to establish that awarded aid was spent on or encumber	red for
eligible uses as defined in subdivision 8. The commissioner may request financial s	statements
or other information necessary to verify that aid was spent on eligible uses.	
Subd. 11. Appropriation. (a) An amount sufficient to make aid payments un	der this
section is appropriated from the general fund to the commissioner of revenue in	fiscal year
2025, provided the total does not exceed \$120,000,000.	
(b) Of the amount in paragraph (a), the commissioner may retain up to \$60,0	00 for
administrative costs related to aid under this section.	

05/06/24 08:06 pm COUNSEL RJ/TG SCS3886A-5

- 5.1 (c) This is a onetime appropriation.
- 5.2 **EFFECTIVE DATE.** This section is effective for aids payable in 2024."

5.3 Amend the title accordingly