1200—1—1—01 DEFINITIONS. The following definitions shall apply to these Regulations:

(a) Assembly — a gathering of 5,000 or more people which is conducted or can reasonably be expected to be conducted for eighteen (18) or more hours continuously; whether on public or private property.

(b) Department — the Tennessee Department of Public Health.

(c) EMT — Emergency Medical Technicians certified by the State of Tennessee.

(d) LPN — Licensed Practical Nurse with current registration granted by the State of Tennessee.

(e) PEA — the number of persons expected to attend a given Assembly.

(f) Person — includes any individual, natural human being, partnership, corporation, firm, company, association, society or group.

(g) RN — Registered Nurse with a current registration granted by the State of Tennessee.


1200—1—1—02 MEDICAL CARE.

(1) Physicians — Physician services shall be as follows:

(a) There must be a minimum of one (1) physician on duty at all times.

(b) The person proposing or holding an assembly shall employ one (1) physician for each 10,000 PEA. These physicians must agree to schedule so that there will be the following ratios around the clock for each consecutive eight hour period. The ratio of physicians per 10,000 per shift shall be:

1. 8 a.m. to 4 p.m. -0.4 physician per 10,000 PEA

2. 4 p.m. to 12 midnight -0.4 physician per 10,000 PEA

3. 12 midnight to 8 a.m. -0.2 physician per 10,000 PEA

(2) Nurses — Nursing services shall be as follows:
(Rule 1200-1-1-.02, continued)

(a) There must be at least one (1) R.N. and one (1) L.P.N. on duty at all times.

(b) The person proposing or holding an Assembly shall employ two (2) R.N.’s and two (2) L.P.N.’s for each 10,000 for each consecutive eight hour period. The ratio of nursing staff per shift per 10,000 shall be:

1. 8 a.m. to 4 p.m. - 0.8 R.N.’s, 0.8 L.P.N.’s
2. 4 p.m. to 12 midnight - 0.8 R.N.’s, 0.8 L.P.N.’s
3. 12 midnight to 8 a.m. - 0.4 R.N.’s, 0.4 L.P.N.’s

(c) The person proposing an Assembly shall present to the Commissioner evidence of employment by contractual arrangement or otherwise of each nurse by name and address and their Tennessee license number, along with the schedule of hours to be worked. Said evidence shall be filed with the application for license.

(3) Emergency Medical Technicians — EMT services shall be provided as follows:

(a) There must be at least two (2) EMT’s on duty at all times.

(b) The person proposing or holding an Assembly shall employ one (1) EMT for each 10,000 PEA. The EMT personnel must agree to a schedule so that there will be the following ratios around the clock for each consecutive eight hour period. The ratio of EMT’s per 10,000 per shift shall be:

1. 8 a.m. to 4 p.m. - 0.4 EMT’s per 10,000 PEA
2. 4 p.m. to 12 midnight - 0.4 EMT’s per 10,000 PEA
3. 12 midnight to 8 a.m. - 0.2 EMT’s per 10,000 PEA

(c) The person proposing an Assembly shall present to the Commissioner evidence of employment by contractual arrangement or otherwise of each EMT by name and address and their current Tennessee EMT Certification number, along with the schedule of hours to be worked. Said evidence shall be filed with the application for license.

(4) Back-up Medical Personnel — a person proposing or holding an Assembly shall show evidence of adequate back-up physicians, nurses and EMT’s in addition to the medical personnel required in sections (1), (2), and (3) of these Regulations.


1200—1—1—.03 EMERGENCY TRANSPORTATION.

(1) In addition to medical personnel, the person proposing or holding an Assembly shall provide emergency transport services. A plan for emergency transport services shall be submitted with the application for license. One licensed emergency vehicle shall be stationed at the assembly site per 50,000 PEA and must be capable of arriving at a case within five (5) minutes after notice. The person holding an Assembly shall provide an unimpeded entrance and exit route for emergency vehicles.
(2) There shall be a written agreement between the person proposing or holding an Assembly and the hospitals that patients will be admitted which are transported from an Assembly. This agreement shall be presented with the application for license.

(3) An application for license of an emergency vehicle not previously licensed shall be submitted to the Division of Emergency Medical Services. This application shall be submitted 60 days prior to a proposed Assembly or filed with the application for license to hold an Assembly. All emergency vehicles shall be properly licensed before a license for an Assembly is granted.

(4) Adequate communications between the emergency vehicle or Assembly and the receiving hospital shall be provided and included in the plans submitted. Manpower requirements essential for licensing of emergency vehicles shall be included in plans submitted.


### FACILITIES FOR MEDICAL TREATMENT.

(1) There shall be facilities for physicians to give out-patient and emergency care on the premises. There shall be sufficient quantities of medical care items as determined by the physician in charge. The facilities shall:

(a) Be designed and located so as to provide adequate protection from wind, extreme temperature conditions, precipitation, and air-borne contamination.

(b) Consist of a minimum of receiving, triage, treatment and holding areas.

(c) Be marked and advertised so as to be easily identified.

(d) Have independent electrical power with back-up capability (auxiliary generator).

(e) Have hot and cold water, facilities for storage and removal of solid waste, facilities for disposal of liquid waste and ready access to toilet facilities.

(f) Have adequate security at all times.

There shall be provided for each physician on duty three (3) treatment enclosures. The enclosures must provide sufficient space for medical personnel to function. The holding area must provide one bed per 5,000 PEA.

(2) The Department shall have the authority to determine the quantitative and qualitative adequacy of medical supplies available.


### ACCESS TO DETERMINE COMPLIANCE.

After proper identification, the Department shall be permitted to enter, at any reasonable time, the premises of an Assembly for the purpose of determining compliance with Chapter 454, Public Acts of 1974 and these Regulations.