City of Austin Council Meeting Backup: July 24, 2025

ORDINANCE NO.

AN ORDINANCE GRANTING TO PHI HEALTH, LLC, D/B/A PHI AIR MEDICAL, A FRANCHISE TO OPERATE A MEDICAL TRANSFER SERVICE UNDER CITY CODE CHAPTER 10-2 (EMERGENCY MEDICAL SERVICES).

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. FINDINGS.

- (A) The City Council finds the following:
 - (1) PHI Health, LLC, d/b/a PHI Air Medical (PHI), has filed an application under City Code Section 10-2-61 (Application and Fee) for a franchise to operate and maintain a medical transfer service within the city limits of the City of Austin. In accordance with City Code Section 10-2-62(A) (Review of Application; Public Hearing), the Emergency Medical Services Department has reviewed the application and recommended its approval.
 - (2) PHI seeks approval of a franchise to operate a medical transfer service under the City Charter and City Code Chapter 10-2.
 - (3) PHI has met the requirements of City Code Chapter 10-2.
 - (4) Public convenience will be served by granting the franchise to PHI.
 - (5) The proposed operation of the transfer service will be in compliance with all provisions of the City Code and all applicable state and federal statutes and regulations.
- (B) The City Council approves the granting of a medical transfer services franchise to PHI subject to the conditions in this ordinance.

PART 2. DEFINITIONS.

DIRECTOR means the Director of the City of Austin Emergency Medical Services Department.

GRANTEE means PHI Health, LLC, d/b/a PHI Air Medical, a corporation authorized to do business in Texas.

MEDICAL TRANSFER SERVICE has the meaning prescribed in City Code Chapter 10-2.

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PUBLIC RIGHT-OF-WAY means the surface of a public street, highway, lane, path, alley, sidewalk, boulevard, drive, bridge, tunnel, easement, or similar property in which the City holds a property interest or exercises rights of management or control and which, consistent with the purposes for which it was acquired or dedicated, may be used for the operation of a medical transfer service.

PART 3. GRANT OF A FRANCHISE.

The City Council grants to PHI (Grantee) the nonexclusive right and privilege to operate a medical transfer service on the public right-of-way of the City subject to this Part:

- (A) If Grantee accepts this franchise, it shall, not later than 20 days after the adoption of this ordinance, file with the City Clerk a letter acknowledging and accepting the provisions of this franchise and agreeing to be bound by the terms of this franchise.
- (B) The Grantee shall execute or cause to be executed all legal documents, insurance certificates, and performance bonds required by the City. The documents are subject to review and approval by the City Attorney.
- (C) The term of this franchise begins on September 22, 2025, and expires on the fifth anniversary of that date unless terminated in accordance with this franchise.
- (D) A reference in this franchise to a Public Right-of-Way is not a representation or guarantee by the City that its interests or other rights in property are sufficient to permit its use for the operation of a medical transfer service and the Grantee will gain only those rights which the City has the right and power to give.

PART 4. EXTENSION OF FRANCHISE.

The Grantee may request an extension of the term of this franchise as provided by the Charter. The request for the extension shall be filed no later than eight months prior to the expiration of the franchise.

PART 5. TRAINING.

The Grantee's employees may attend City in-service training provided to EMS employees at no cost to the Grantee on a space-available basis. The Director may make additional training available to the Grantee's employees on a fee basis.

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City of Austin Council Meeting Backup: July 24, 2025 **PART 6. EMPLOYEES.**

The employees and agents of the Grantee may not be the employees, agents, or representatives of the City.

The City may not direct or control the Grantee's employees and agents in the performance of their duties under this franchise. The City is not liable for the acts or omissions of the Grantee's employees and agents.

PART 7. COMPLIANCE WITH LAW.

The Grantee, its employees, and agents shall comply with applicable federal, state and City laws, rules, regulations, codes, and other requirements in connection with the operation of the medical transfer service and the confidentiality of patient information.

PART 8. RATES AND CHARGES FOR SERVICE.

The City Council may, after notice and hearing, regulate by ordinance the rates, charges, and fares the Grantee charges for services provided under this franchise.

PART 9. COMPENSATION TO THE CITY.

The Grantee shall pay to the City as compensation during each year of this franchise, a franchise fee as provided by City Code Chapter 10-2, as amended from time to time. The compensation is in addition to all special assessments and ad valorem taxes.

PART 10. CITY'S RIGHT TO PURCHASE.

- (A) The City may purchase the Grantee's medical transfer service at any time within five years before the expiration of this franchise.
- (B) If the City elects to exercise its right to purchase the Grantee's medical transfer service, the City shall notify the Grantee in writing at least 90 days before the effective date of the purchase.
- (C) The City and Grantee shall have 30 days following the date of the City's notice to negotiate and agree upon a purchase price. If they fail to reach agreement within such 30-day period, each party shall, within 60 days following the date of the City's notice of intent to purchase, designate an appraiser experienced and knowledgeable in the valuation of similar services.
 - Each appraiser shall conduct an independent appraisal of the fair market value of the Grantee's medical transfer service at any time as a growing concern as of the effective date of the purchase by the City.

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95 96	Council Meeting Backup: July 24, 2025 (2) Each party shall appraisers.	be responsible for the appraisal t	fees of its own	
97 98 99 100 101 102 103	other factors, th medical transfer of the Grantee's franchise, and th Grantee's actua	he appraisals, the appraisers shall e book value of the assets constitu- r service, the age, condition, and r s property utilized in performing s he discounted future revenue stread l customer base at the time the no- ty for the remaining useful life of	uting the Grantee's remaining useful life services under this am considering the tice of purchase is	
104 105 106 107 108 109 110 111 112 113 114 115 116	within 20 percer City will be the appraisals are n appraisers shall determination c not able to arriv 120 days after th and Grantee sha third appraiser s within 30 days of average of the t	endent appraisals result in purchase nt of each other, the purchase price average of the two appraisals. If the ot within 20 percent of each other discuss their appraisals and attem oncerning the purchase price. If the e at a joint determination of fair r he City's notice of its intent to pu- all jointly select a third independe shall submit a determination of the of being selected, and the purchase hree appraisals. The City and the of the costs of the third independe	the two independent the two independent the two independent to arrive at a joint ne two appraisers are narket value within rchase, then the City nt appraiser. The e purchase price e price shall be the Grantee shall each	
117 118 119 120 121	otherwise. If the City and serves notice of the transfer to the City title	all be payable in cash unless the p exercises the purchase option, pay he action on the Grantee, the Gran e to the Grantee's medical transfe sonal, of the Grantee's medical tra	as the purchase price, tee shall immediately for service and all	
122 123 124		sfer the property free from liens a to assume the encumbrances in li		
125 126		cute and deliver warranty deeds, bance to the City to complete the t		
127	PART 11. ACCOUNTS, RECO	RDS, REPORTS AND INVEST	IGATIONS.	
128 129 130	Grantee shall provide the City info	Not later than ten days after receipt of a request for information from the Director, the Grantee shall provide the City information affecting the maintenance, operation and repair of the Grantee's medical transfer service in the public rights-of-way.		
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City of Austin File ID: 25-0950 Council Meeting Backup: July 24, 2025 131 (A) The Grantee shall keep complete and accurate books of accounts and records 132 of its business and operations under this franchise. The account shall be 133 maintained in accordance with generally accepted accounting principles. 134 **(B)** The Director may require the Grantee to keep additional records to identify, 135 account for, and report revenue and uncollectible accounts. The Director may require the Grantee to provide other information relating 136 (C) to this franchise in the form and manner prescribed by the Director. 137 138 (D) The Director may audit the Grantee. 139 PART 12. ANNUAL AUDIT. The Grantee shall furnish to the Director an annual financial review audit performed by a 140 Certified Public Accountant. The audit shall describe the Grantee's financial status and 141 142 shall be performed at the Grantee's expense. 143 PART 13. QUALITY ASSURANCE REVIEW. The Director may conduct periodic reviews, including actual on-site surveys of the 144 Grantee's physical plant and operation. The Director may, at any time, make inquiries 145 146 pertaining to the Grantee's performance of the terms and conditions of this franchise. The Grantee shall respond to an inquiry not later than three days after an inquiry by the 147 148 Director. 149 PART 14. INSURANCE. The Grantee shall provide and maintain the following insurance: 150 (A) 151 (1)Workers' compensation insurance in accordance with the limits of 152 coverage established by Texas Labor Code Chapter 401.001, et seq. 153 General liability insurance with a minimum bodily injury limit of (2)\$1,000,000 for each occurrence and a property damage limit of 154 155 \$500,000 for each occurrence, to include premises/operations, broad 156 form property damages, personal liability, and contractual liability 157 coverage. 158 (3) Automobile liability insurance for all vehicles used in performing 159 services under this franchise, with minimum limits for bodily injury of 160 \$500,000 for each person and \$1,000,000 for each occurrence, and property damage limit of \$100,000 for each occurrence. The insurance 161 162 must not contain a passenger liability exclusion. 5/29/2025 8:37 AM Page 5 of 10 COA Law Department

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163 164	(B)	The r	ekup: July 24, 2025 required insurance must b less in the State of Texas.	e written by a solvent com	pany licensed to do
165 166		(1)	Grantee shall furnish the the insurer.	e City with a certificate of	coverage issued by
167		(2)	The City shall be named	d as an additional insured.	
168 169 170 171		(3)	of the insurer, evidencin the location and the ope	Trance shall contain transcr ng those insured, the extent rations to which the insura otice of cancellation clause	of the insurance, ance applies, the
172 173 174 175 176	(C)	The Grantee may not cause any insurance to be canceled, nor permit any insurance to lapse. Insurance certifications shall include a clause that the policy may not be canceled or altered in any way until ten days after the Director has received written notice, as evidenced by return receipt of a registered or certified letter.			
177 178 179 180 181 182	(D)	effec the C chang indus	tive period of this franchi ity's Risk Manager deter- ges in statutory law, court	rance requirements of this a se and adjust insurance co mines an increase is requir t decisions, or the claims h atee. The City agrees to rev ge increases.	verage and limits if red based on istory of the
183	PART 15.	PERF	ORMANCE BOND.		
184 185 186 187 188	(A)	(A) The Grantee shall file with the Director a surety bond in a form approved by the City Attorney to secure performance of the Grantee's obligations under the franchise. The bond must be written by an insurance company licensed to do business in the state and with an agent or attorney in the City for service of process.			
189 190 191 192	(B)	with favor	the Director a certificate	cribed in this section, the C of deposit or irrevocable le the of deposit or letter of cr tated in this section.	etter of credit in
193	(C)	A su	ety bond under this chap	ter must include the follow	ving terms:
194 195		(1)	The Grantee shall pay to City Code Chapter 10-2	the City all amounts due	under the terms of
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City of Austin File ID: 25-0950 Council Meeting Backup: July 24, 2025 196 The Grantee shall pay fines, assessments, and judgments levied (2)197 against the Grantee by a court, by the City, and by other officials who 198 may levy fines, taxes, charges, assessments, or judgments. 199 (3) The Grantee shall perform every obligation under the Grantee's 200 franchise and City Code Chapter 10-2. 201 Each surety bond must contain an endorsement that no cancellation or (4) 202 restriction of the bond is effective until the 30th day after the day the 203 City receives notice, by certified mail return receipt requested, of the 204 cancellation or restriction. 205 (5) The bond amount must be \$10,000. 206 PART 16. INDEMNITY. 207 The Grantee is an independent contractor in the performance of this franchise, and shall indemnify and hold harmless the City, its officers, agents and employees from any and all 208 209 claims or losses which may result from any negligent or intentional act or omission of the Grantee, its agents, employees or representatives under this franchise. The Grantee shall 210 211 defend, indemnify, and hold the City harmless against damages, costs, loss, or expense 212 for the repair, replacement, or restoration of City's property, equipment, materials, 213 structures and facilities which are damaged, destroyed, or found to be defective as a result of an act or omission of Grantee, its agents, employees, or representatives under this 214 215 franchise. 216 (A) The Grantee, for itself and its agents, employees, subcontractors, and the 217 agents and employees of subcontractors, shall defend, indemnify, and hold the City, its successors, assigns, officers, employees, and elected officials 218 219 harmless against claims, demands, suits, causes of action, and judgments for: 220 (1)damage to or loss of the property of a person including, but not 221 limited to the Grantee, its agents, officers, employees, and subcontractors, the City's agents, officers, and employees, and third 222 223 parties arising out of, incident to, concerning, or resulting from a 224 negligent or intentional act or omission of the Grantee, its agents, employees, or subcontractors in the performance of all activities and 225 226 services under this franchise, no matter how, or to whom, the loss may 227 occur: and 228 death, bodily injury, illness, disease, worker's compensation, loss of (2)services, or loss of income or wages to a person, including but not 229 230 limited to the agents, officers, and employees of the Grantee, the 5/29/2025 8:37 AM Page 7 of 10 COA Law Department

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231 232 233 234 235	Council Meeting Backup: July 24, 2025 Grantee's subcontractors, the City, and third parties, arising out of, incident to, concerning or resulting from a negligent or intentional act or omission of the Grantee, its agents, employees, or subcontractors, in their performance of all activities and services under this franchise, no matter how, or to whom, the loss may occur.					
236 237 238 239 240 241 242	(B) If damage, claim or loss is found by a court of competent jurisdiction to be caused by the concurrent fault of both the Grantee and the City, then the Grantee shall indemnify the City to the full proportionate extent that the Grantee is determined to be at fault. It is the intention of the parties, and the Grantee expressly agrees, that the provisions of this section shall not exclude claims, damages, and losses caused in part, but not wholly, by the negligence of the City, even if the City is more negligent than the Grantee.					
243 244 245 246 247	The City shall give the Grantee prompt written notice of claims made or suits filed against the City that relate to the Grantee's franchise activity and shall cooperate with the Grantee in the defense thereof. The Grantee shall have the right to investigate, defend, and compromise a claim or suit to the extent of its own interests, including but not limited to the extent to which the Grantee may be liable for indemnification of the City.					
248	PART 17. NOTICES.					
249 250 251 252	 (A) The Grantee shall direct all notices from the Grantee to the City under this franchise to the City Attorney and the Director of EMS, individually, at P.O. Box 1088, Austin, Texas 78767, or to the officer designated by the City Council. 					
253 254	(B) All notices to the Grantee under this franchise shall be to the local corporate officer within the Austin city limits designated by the Grantee in writing.					
255 256	(C) The Grantee shall maintain within the Austin city limits throughout the term of this franchise an address for service of notices by mail.					
257 258 259 260	 (D) The Grantee shall also maintain within the Austin city limits a local telephone number operational during normal business hours for the conduct of matters related to this franchise. The Grantee shall furnish a change in address or telephone number to the City at least ten days before the change. 					
261	PART 18. FRANCHISE CERTIFICATION.					
262 263	The Grantee certifies that it complies with the requirements of City Code Chapter 5-4 (Discrimination in Employment by City Contractors).					
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City of Austin Council Meeting Backup: July 24, 2025 **PART 19. GRATUITIES.**

The City may cancel this franchise if it is found that gratuities in the form of entertainment, gifts, or otherwise were offered or given by the Grantee or any agent or representative to any City official or employee with a view toward securing favorable treatment with respect to the awarding, amending, or making of any determinations with respect to the performing of the franchise. In the event this franchise is canceled by the City under this provision, the City shall be entitled, in addition to any other rights and remedies, to recover from the Grantee a sum equal in amount to the cost incurred by the Grantee in providing the gratuities.

PART 20. ASSIGNMENT.

This franchise is not transferable, delegable, or assignable without the approval of the City Council as provided in Article XI, Section 4 of the Charter and in City Code Chapter 10-2.

PART 21. JURISDICTION AND VENUE.

Jurisdiction and venue for litigation arising from this franchise lies in Austin, Travis County, Texas.

281 **PART 22. TERMINATION.**

In addition to the franchise revocation and suspension rights set forth in City Code Chapter 10-2 and to all other rights and powers retained by the City under this franchise, the City reserves the right to terminate this franchise and all franchise rights and privileges of the Grantee if the Grantee violates any provision of the City Charter, the City Code, or this franchise ordinance.

287 **PART 23. SEVERABILITY**.

If any provision, section, sentence, or clause of this franchise or its application to any person or set of circumstances is for any reason held unconstitutional, void, or invalid, the validity of the remaining portions of this franchise shall not be affected. All provisions of this franchise are intended to be severable for this purpose.

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	ackup: July 24, 2025 ordinance takes effect on	Santambar 22, 2025	File ID: 25-0950
PASSED AND		September 22, 2023.	
	, 2025		k Watson Mayor
APPROVED: _		ATTEST:	
_	Deborah Thomas City Attorney		Erika Brady City Clerk