- (a) The medical control board shall be responsible for recommending to the EMS authority a medical director for the county EMS system.
- (b) The medical control board shall adopt, by resolution, such rules and regulations as are necessary and/or proper to implement this article, provided that such standards shall not be less stringent than those standards required by the current rules and regulations, or by first responder agreements between the authority and first responders. All rules and regulations proposed by the medical control board shall be submitted for review and comment to the EMS advisory council. The EMS authority may require a hearing before the EMS authority and, pursuant thereto, may amend, alter or revoke any rule or regulation of the medical control board, before or after its adoption. Rules and regulations to be promulgated by the medical control board shall include:
  - (1) Minimum personnel standards for ambulance crew members, first responder personnel, control center personnel, and wheelchair service drivers;
  - (2) Certification provisions for ambulance drivers, paramedics, dispatchers, and wheelchair service drivers;
  - (3) In-service training;
  - (4) On-board equipment and supplies;
  - (5) Medical protocols for first responders and ambulance service providers;
  - (6) Radio protocols;
  - (7) Mass-casualty protocols;
  - (8) Transport protocols;
  - (9) Helicopter services and protocols therefor;
  - (10) Protocols for interaction by first responder services and ambulance personnel;
  - (11) Requirements for uniformity of equipment and supplies;
  - (12) Standards governing the training and conduct of on-line medical control physicians;
  - (13) Standards for control center operations (i.e., telephone protocols, prearrival instructions and protocols for requesting first responder services);
  - (14) Standards for recordkeeping and reporting;
  - (15) Standards for wheelchair vehicle services; and
  - (16) Procedures for issuance, renewal, suspension, and revocation of certifications of ambulance drivers, paramedics, dispatchers or of wheelchair vehicle service drivers, which procedures shall contain due process provisions; all such provisions shall be approved, in advance, by the county attorney.

(Ord. No. 88-12, § 3, 5-3-88; Ord. No. 91-12, § 2, 2-26-91)

**Cross reference**— Boards, commissions, councils and authorities, § 2-226 et seq.