

AGENDA
REGULAR MEETING
6:00 P.M.
June 3, 2019

1. Call to Order
2. Invocation and *Pledge of Allegiance*
3. Approval of the Minutes
4. Financial Report
5. Old Business
 - a. Courthouse Lighting
 - b. Consideration of an Amendment to the County Alcoholic Beverage Ordinance to Create a Single Event License
 - c. Consideration of an application for a permit to keep greater than 20 dogs on site submitted by Chesapeake Plantation Outfitters, LLC
6. New Business
 - a. Discussion of Landfill Investment
 - b. Allocation of 2011 SPLOST Funds for Outstanding Projects
 - c. Yancey Undercarriage Invoice/SPLOST
 - d. Air Evac Agreement
 - e. Consideration of proposal from Wellston Associates Land Surveyors, LLC for survey services at the Candler County Landfill
7. Report from Chairman
8. Report from County Administrator
9. Report from County Attorney
10. Report from Commissioners
11. Executive Session – Personnel
12. Adjournment

Board of Commissioners of Candler County
Regular Meeting
June 3, 2019
6:00 p.m.

The Board of Commissioners of Candler County met for the regular monthly meeting on Monday, June 3, 2019, at 6:00 p.m., in the Commissioners' boardroom at 1075 East Hiawatha Street, Suite A, Metter, Georgia. Those attending the meeting were Candler County Chairman, Glyn Thrift; Candler County Vice-Chairman, Brad Jones; Candler Commissioners David Robinson and Blake Hendrix; Candler County Administrator, Bryan Aasheim; Candler County Clerk, Maranda K. Lank; Candler County Attorney, Kendall Gross; Also attending was Candler County Sheriff John Miles, Chief Investigator Melvin Ivey and Captain Justin Wells; Candler County Tax Assessor Board member Suzan Hunt. Other guests attending the meeting included Ms. Sandie Cryder with Air EVAC, Makayla Meade and her parents James and Christenna Mead, Bobby Odom, Randy and Debbie Lanier. The representative from the Metter Advertiser was Jerri Goodman. Commissioner Wayne Culbertson was unable to attend this meeting.

Call to Order

Chairman Thrift called the meeting to order at 6:03 p.m.

Invocation and Pledge of Allegiance

Makayla Mead, rising ninth grader who served as the President of the eight grade 4H. Makayla mentioned she was awarded 4Her of the year for the past five years. She also served on the Southeast Jr. 4H Board. She then thanked the Commission for allowing her the opportunity to open this meeting. Makayla then delivered the invocation and led the *Pledge of Allegiance*. Once completed, she turned the meeting back over to Chairman Thrift. Chairman Thrift then commended Makayla on a job well done on her Garden Corner Project to beautify the landscaping at the Candler County Hospital.

Approval of the Minutes

No minutes were presented for approval at this meeting, but will be presented for approval at the June 17, 2019 Regular Meeting.

Financial Report

Mr. Aasheim opened the June 2019 financial report with the General Fund balance at \$2,261,200.74 and pointed out a \$495.00 discrepancy. Staff is working to reconcile the balance. Mr. Aasheim mentioned he thinks this is an accounting software error due to the fact the debits and credits match for the bank. The balance remaining on the Hospital Loan *9022 at June 1, 2019 was \$2,178,130.64 with a payment due June 5, 2019 with interest remaining at 6%. The Landfill Closure deposit account balance was \$1,127,554.62 with the Landfill Closure CD balance at \$429,937.45. The 2018 SPLOST proceeds for May was \$112,543.87. The 20% designated to the Hospital was \$22,508.77; The remainder of \$90,035.10 was divided as follows: 56% County, \$50,419.66; 40% City of Metter, \$36,014.04; and, 4% Town of Pulaski, \$3,601.40. To date, 90.1% of the anticipated revenues for the 2018 SPLOST have been received. FY2019 Actual revenues collected are \$6,942,345.58 of the FY2019 Budgeted anticipated revenue of \$7,311,901.31. There is an item on the agenda for the night to discuss investment of the Landfill Closure funds. With no further discussions or concerns from the Commission, Mr. Aasheim concluded the financial report for the June 3, 2019 Meeting.

Old Business**Courthouse Lighting**

This item was tabled.

Consideration of an Amendment to the County Alcoholic Beverage Ordinance to Create a Single Event License

This item was tabled.

Consideration of an Application for a permit to keep greater than 20 dogs on site submitted by Chesapeake Plantation Outfitters, LLC

Commissioner Hendrix made a motion seconded by Chairman Thrift to deny granting a permit based on the plastic sheltering identified in Chief Investigator Ivey's photos obtained when he inspected the property to establish compliance with Candler County Code. The motion passed unanimously.

New Business**Discussion of Landfill Investment**

Mr. Aasheim requested the Commission authorize staff to invest and re-invest the landfill closure funds and the landfill closure funds CD. He went on to explain the Candler County landfill has an estimated site life of 8-13 years. Estimated costs to close are \$300,000 per acre. Per EPD Candler County has met its financial assurance requirement for 2018. In order to maximize yield on the restricted public funds to assist in generating sufficient funds for closure and reducing the impact to taxpayers, Mr. Aasheim recommended reinvesting funds in a higher yield product.

Mr. Aasheim further explained that local banks were contacted regarding current CD rates. Queensborough National Bank currently holds the County's accounts and has agreed earlier this year to offer interest on transactional accounts, this will help reduce taxpayer burden. Queensborough offered 2.35% on a 12 or 24 month CD which is consistent with other options locally.

Commissioner Robinson made a motion seconded by Vice-Chairman Jones to authorize Mr. Aasheim to invest the larger portion of the landfill closure transactional account and re-invest the landfill closure CD valued at \$429,937.45 in a 24 month certificate of deposit for purposes of future closure expense of the Candler County Landfill. The motion passed unanimously.

Allocation of 2011 SPLOST Funds for Outstanding Projects

Mr. Aasheim requested the Commission consider authorizing staff to allocate \$32,916.95 of 2011 SPLOST funds to capital purchases made from the General Fund during FY2019. He reported that during the budget discussion the commission identified a number of expenditures on capital purchases that may qualify for SPLOST, but were paid out of the general fund. He as well as Mr. Gross requested approval to allocate those purchases to SPLOST and credit the funds back to the general fund.

Vice-Chairman Jones made a motion seconded by Commissioner Hendrix to authorize Mr. Aasheim to allocate those purchases to 2011 SPLOST and credit the funds in the amount of \$32,916.95 back to the general fund. The motion passed unanimously.

Yancey Undercarriage Invoice/SPLOST

Mr. Aasheim requested the Commission authorize the use of 2011 SPLOST for payment of repair on the CAT D6N Bulldozer. A total amount of to be considered of \$29,208.10, which included \$26,552.55 originally invoiced and charges for additional work performed of \$2,655.55. He reminded the Commissioners they had originally allocated \$20,000.00 of 2011 SPLOST for payment of these expenditures with the remainder to come from the general fund. However, he had identified additional SPLOST dollars that are available and requested approval to use those funds for this expenditure.

Vice-Chairman Jones made a motion seconded by Commissioner Hendrix to authorize the use of \$29,208.10 from the 2011 SPLOST for payment of repair on the CAT D6N Bulldozer. The motion passed unanimously.

Air Evac Agreement

Mr. Aasheim requested the Commission consider and approve the annual agreement between the Board of Commissioners and Air Med Evac. He informed the Board that Air Med Evac has submitted their annual agreement for approval. Air Med Evac participates is the County Open Enrollment period and offers services to County Employess. The payments are a pass through payroll deduction which is remitted by the county from the first two pay periods of the fiscal year.

Vice-Chairman Jones made a motion seconded by Chairman Thrift to approve the annual agreement between Board of Commissioners and Air Med Evac. The motion passed unanimously. (See Exhibit A)

Consideration of proposal from Wellston Associates Land Surveyors, LLC for survey services at the Candler County Landfill

Mr. Aasheim requested that the Board consider and approve the proposal from Wellston Associates for survey of the landfill site. Wellston has performed this service for the past three years with the last survey being completed in October 2018. The historical cost for the service has ranged from \$1,570 - \$2,170. Mr. Aasheim also mentioned that TerraMark requested and was allowed to submit a bid for this service. The TerraMark bid was \$8,400.00. Mr. Aasheim recommended the Board approve Wellston Associates proposal to survey +/- 12 acres of \$1,500 which may have additional fees for miscellaneous expenses incurred during the service.

Chairman Thrift made the motion seconded by Commissioner Robinson to accept Wellston Associates Land Surveyors, LLC's bid of \$1,500.00 for survey services at the Candler County Landfill. The motion passed unanimously.

Report from Chairman

Chairman Thrift had nothing to report at this meeting.

Report from County Administrator

Mr. Aasheim mentioned the following items in his written report:

- FY2019 LMIG Safety Action Plan
- 2020 TIA Band 3

- Canoochee Road Pipe Repair
- Stillmore Highway (FY2019 LMIG)
- 2020 Census
- Metter Fire Department Budget
- Hospital Authority
- Courthouse
- Health Insurance
- Notice to Proceed from GDOT for St. Matthews Church Road ROW Land Acquisition
- Use of the Rec Dept Gym as an emergency site for DFCS in case of mass disaster

Report from Attorney

Mr. Gross reported on St. Matthews Church Road that Jason Grimes has not submitted the paperwork. He then mentioned that all other reports he has will be discussed in executive session under pending litigation.

Report from Commissioners

Commissioner Culbertson representing District 1 was unable to attend this meeting.
Vice-Chairman Jones representing District 2 GDOT approval on bridges on Portal Highway
Commissioner Robinson representing had nothing to report from District 3.
Commissioner Hendrix representing had nothing to report from District 4.

Executive Session

Commissioner Robinson made the motion to enter an Executive Session at 6:42 p.m. seconded by Vice-Chairman Jones to discuss personnel and possible litigation only. The motion passed unanimously.


Vice-Chairman Jones made the motion seconded by Commissioner Hendrix to adjourn the Executive Session and resume with the regular business meeting at 9:03 p.m. Motion carried unanimously.

Commissioner Hendrix made the motion to authorize Chairman Thrift to sign the *Closed Meeting Affidavit*. Commissioner Robinson seconded the motion. Motion carried unanimously.

The Commission requested Mr. Aasheim to prepare a letter to the City of Metter regarding the fire budget.

Adjournment

With no further business to discuss, Chairman Thrift made a motion at 9:15 p.m. seconded by Commissioner Hendrix to adjourn the meeting. The motion passed unanimously.



Maranda K. Lank, Clerk
Attest



Chairman Glyn Thrift

BOARD OF COMMISSIONERS OF CANDLER COUNTY

Glyn Thrift
Chairman

Bryan Aasheim
County Administrator

Brad Jones
Vice-Chairman

Blake Hendrix
Commissioner

Wayne Culbertson
Commissioner

David Robinson
Commissioner

CLOSED MEETING AFFIDAVIT

STATE OF GEORGIA
COUNTY OF CANDLER

AFFIDAVIT OF CHAIRMAN OR PRESIDING OFFICER

Glyn Thrift, Chairman of the Board of Commissioners of Candler County, being duly sworn, states under oath that the following is true and accurate to the best of his knowledge and belief:

1.
The Board of Commissioners of Candler County met in a duly advertised meeting on Monday, June 3, 2019.

2.
During such meeting, the Board voted to go into closed session.

3.
The executive session was called to order at 6:42 p.m.

4.
The subject matter of the closed portion of the meeting was devoted to the following matter(s) within the exceptions provided in the open meetings law:

Consultation with the county attorney or other legal counsel to discuss pending or potential litigation, settlement, claims, administrative proceedings, or other judicial actions brought or to be brought by or against the county or any officer or employee or in which the county or any officer or employee may be directly involved as provided in O.C.G.A. 50-14-2(1);

Discussion of tax matters made confidential by state law as provided by O.C.G.A. 50-14-2(2);

Discussion of the future acquisition of real estate as provided by O.C.G.A. 50-14-3(4);

Discussion or deliberation on the appointment, employment, compensation, hiring, disciplinary action or dismissal, or periodic evaluation or rating of a county officer or employee as provided in O.C.G.A. 50-14-3(6);

Other

This 3rd day of June, 2019.



Glyn Thrift, Chairman
Board of Commissioners of Candler County

Sworn to and subscribed before
this 3rd day of June 2019.


Notary Public



1075 EAST HIGHWAY 171, SUITE A, METTER, GEORGIA 30439
FAX (912) 685-4823



P.O. Box 948
West Plains, MO 65775

800-793-0010 • Fax 866-299-3303
membership@airmedcarenetwork.com

July 8, 2019

RECEIVED

JUL 11 2019

Candler County

Candler County Board of Commissioners FUH
Attn: Kelli Lank
1075 East Hiawatha Street
Metter, GA 30439

Plan Code: 14983

Dear Valued Business Partner,

For your records, we have enclosed a copy of the signed agreement between you and AirMedCare Network. If you have any questions, please feel free to give us a call.

Thank you for your continued support!

Best Regards,

Courtney Pelc
AirMedCare Network
Corporate Accounts Specialist
Phone: (417) 255-2890
Ext. 220140
courtney.pelc@airmedcarenetwork.com





Plan Code: 14983

RECEIVED JUN 03 2019

**AirMedCare Network Fly-U-Home Full Membership Agreement
For Candler County Board of Commissioners**

Organization: Candler County Board of Commissioners
Physical Address: 1075 East Hiawatha Street
Metter, GA 30439
Mailing Address: 1075 East Hiawatha Street
Contact: Kelli Lank
Phone: 912-685-2835
Email: klank@candlerco-ga.gov
County: Candler

Membership Sales Manager/ Base: Sandra Cryder/095

Participants:

1. The Organization agrees to pay AirMedCare Network the fees shown below so that individuals (Participants) listed on the attached Participant List become members of AMCN Fly-U-Home, which provides non-emergent patient transports in qualifying situations (see terms and conditions section)
 - o A Participant must be actively affiliated with the Organization (as a member, director, officer, employee or similar relationship) as indicated on the Participant List when the fee for such Participant is paid.
 - o Each Participant must submit a completed AMCN Fly-U-Home membership application to AirMedCare Network.
2. The Organization may later add a Participant by providing AirMedCare Network with the following for the new Participant: (a) a completed application and (b) a pro-rated payment based on the number of months remaining under this Agreement.

Fees and Payment:

A. Total number of participants: _____

B. Annual fee per participant: \$134.00

C. Total Amount Due (A x B): \$ _____ .00

General Provisions:

1. Participant memberships will be effective upon AirMedCare Network's receipt of (a) this Agreement signed by the Organization, (b) payment as provided above and (c) membership applications completed by the Participants.
2. AirMedCare Network agrees that Participant Lists and membership applications (a) will be used by AirMedCare Network only for the purpose of delivering AMCN Fly-U-Home services, (b) will be treated like any other AirMedCare Network confidential information and (c) will not be used, sold or shared with any third party inconsistent with this provision.
3. This Agreement, and all memberships hereunder, will expire without notice one year after the date it is signed by AirMedCare Network or after any renewal date (as applicable), unless it is renewed for an additional one year term on or before such will automatically renew on its anniversary expiration date, if (a) no termination notice has been sent by either party and (b) by payment for the renewal



Initial SLJ



period being received by AirMedCare Network before the expiration date; provided, however, either party may terminate this Agreement at any time and for any reason with 30 days prior written notice to the other party. Termination will not affect issued memberships. No refunds.

Terms and Conditions:

AirMedCare Network* Fly-U-Home U.S. Domestic Membership – Terms and Conditions

1. **Air Medical Transport: Arrangements, Suitability and Additional Passengers.** If (1) an AirMedCare Network Fly-U-Home member is admitted to a hospital in the Contiguous 48 States that is more than 150 nautical miles (or approximately 172.6 statute miles) from the member's residence and (2) it is determined by the member's physician and AirMed's medical director that the member's medical condition is stable enough to allow air transport but that *medical escort is required*, then, at the member's request, AirMed will provide the member with private air medical transport or, if appropriate, commercial airline transport with medical escort. Transport will be provided on a bedside-to-bedside basis to a hospital of the member's choice that has accepted the member as a patient and is within the locality of the member's residence, subject to the membership terms and conditions. Decisions regarding urgency of transport, the best timing and the most suitable means of transport will be made by AirMed after consultation with the local attending physician and the member's receiving physician. AirMed will make all arrangements for each air medical transport. AirMed will not reimburse members for medical, medical transport or related expenses they incur on their own. AirMedCare Network Fly-U-Home membership does not cover emergent patient transports.

Travel companions and baggage will be accommodated at no additional cost on AirMed transports, subject to safety and space constraints, but companions will be responsible for their own airfare on scheduled commercial aircraft.

2. **Transport of Mortal Remains.** If a member dies within the Contiguous 48 States while traveling more than 150 nautical miles (or approximately 172.6 statute miles) from the member's residence, at the request of the member's family, AirMed will arrange for the return of the member's mortal remains to a funeral facility in the city of the member's residence within the Contiguous 48 States.
3. **Member Eligibility.** A member must be a natural person who resides in the Contiguous 48 States, meaning the United States of America, excluding the states of Alaska and Hawaii, and excluding all territories and possessions. A member's residence must be listed on the member's enrollment application. Requests for changes to a member's residence must be submitted in writing to AirMed. The benefits of the membership extend to the designated primary member and all persons who dwell in a shared living space with the primary member and who are named in the enrollment application.

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Membership commences after a completed enrollment application and full payment has been received.

4. Qualifications, Limitations and Exclusions. Membership is subject to the following qualifications, limitations, and exclusions:

- (a) Ineligible and Excluded Transports. A member who is hospitalized at the time of enrollment, or who was hospitalized within 30 days prior to enrollment for the same or related condition, will not be eligible for transport benefits related to that hospitalization. A member being evaluated for or on an organ transplant list prior to enrollment will not be entitled to a transport for conditions related to that transplant.
- (b) Maximum Number of Transports. Membership covers up to two separate transports per year per membership (in total for all members covered under one membership); however, if multiple members who are covered under one membership require simultaneous transport, then each such member will be limited to that one transport.
- (c) Locations Inaccessible by Fixed Wing Aircraft. Both the originating and receiving hospital must be reasonably accessible by ground ambulance to transport the member to and from an airfield capable of accommodating an AirMed or one of its authorized affiliates aircraft. The cost associated with transportation from isolated areas or islands to an airport accessible to AirMed aircraft is not included in the membership and will be the responsibility of the member. Membership benefits do not include helicopter transportation.
- (d) High Risk / Safety Medical Restrictions. In conjunction with FAA, U.S. State Department and other regulatory standards, and AirMed safety standards, a member will not be entitled to air medical transport if the member's illness or injury is a result of or is contributed to by the following: (i) suicide or attempted suicide or intentional self-injury; (ii) a member's own criminal or felonious act; (iii) actions taken while the member is in a state of insanity; (iv) war, invasion, civil war or terrorism; or (v) contagious airborne pathogens. A member suffering from a psychiatric or mental disorder that is not manageable and will not allow safe transport within the confines of the ground ambulance and aircraft may not be transported. A member beyond the second trimester of pregnancy may not be transported if the transport request relates to the pregnancy.
- (e) Non-Refundable, Non-Transferable. Memberships are non-refundable and non-transferable.

* AirMedCare Network® is a registered service mark of Air Medical Group Holdings, Inc. All AMCN Fly-U-HomeSM membership benefits and services are offered and provided by AirMed International LLC, an FAA Part 135 operator, and EagleMed LLC, an FAA Part 135 operator, both subsidiaries of Air Medical Group Holdings, Inc.

RECEIVED JUN 03 2019



Agreed to by:

[Signature]
Signature

Glyn Thrift
Printed Name

Chairman Board of Commissioners
Title

Candler Co. Bd of Commissioners
Organization Name

5/31/19
Date

[Signature]
Signature

Keith Hovey
Printed Name

Vice President
Title

Membership
Division

JUL 03 2019
Date



Initial [Signature]
RECEIVED JUN 03 2019



P.O. Box 948
West Plains, MO 65775

800-793-0010 • Fax 866-299-3303
membership@airmedcarenetwork.com

RECEIVED

July 5, 2019

JUL 11 2019

Candler County

Candler County Board of Commissioners
Attn: Kelli Lank
1075 East Hiawatha Street
Metter, GA 30439

Plan Code: 6913

Dear Valued Business Partner,

For your records, we have enclosed a copy of the signed agreement between you and AirMedCare Network. If you have any questions, please feel free to give us a call.

Thank you for your continued support!

Best Regards,

Courtney Pelc
AirMedCare Network
Corporate Accounts Specialist
Phone: (417) 255-2890
Ext. 220140
courtney.pelc@airmedcarenetwork.com





Plan Code 6913

RECEIVED JUN 03 2019

**AirMedCare Network Membership for Payroll Deduct Only
For Candler County Board of Commissioners**

Organization: Candler County Board of Commissioners
Physical Address: 1075 East Hiawatha Street
Metter, GA 30439
Mailing Address: 1075 East Hiawatha Street
Contact: Kelli Lank
Phone: 912-685-2835
Email: klank@candlerco-ga.gov
County: Candler
Membership Sales Manager/ Base: Sandra Cryder

Participants:

- The Organization is collecting by payroll deduction the fees shown below from the individuals (Participants) listed on a Participant List (to be provided after Participants complete individual membership applications) and remitting such fees to AirMedCare Network so the Participants can be members of the AirMedCare Network, an alliance of affiliated air ambulance providers *(each a "Company") as provided in this Agreement.
 - A Participant must be actively affiliated with the Organization (as a member, director, officer, employee or similar relationship) as indicated on the Participant List when the fee for such Participant is paid.
 - Each Participant must submit a completed membership application to AirMedCare Network.
- For annual payment plans, the Organization may later add a Participant by providing AirMedCare Network with the following for the new Participant: (a) a completed application and (b) a pro-rated payment based on the number of months remaining under this Agreement.
- For monthly payment plans, the current Participant List must be submitted with each monthly payment to ensure proper application of the fees.

Fees and Payment:

No. of Participants in Initial Group	Rates	Total
_____	1 Year Membership Participant(s)	\$ 55.00 \$ -
_____	3 Year Membership Participant(s)	\$ 165.00 \$ -
_____	5 Year Membership Participant(s)	\$ 275.00 \$ -
_____	10 Year Membership Participant(s)	\$ 550.00 \$ -
	Total	\$ -

General Provisions:

- Participant memberships will be effective upon AirMedCare Network's receipt of (a) this Agreement signed by the Organization, (b) payment as provided above and (c) membership applications completed by the Participants. Memberships will automatically expire without notice (i) after one year for annual payment plans, and (ii) after one month for monthly payment plans; however, a 60 day grace period will apply if a membership renewal payment is received within such grace period. No refunds.
- AirMedCare Network agrees that Participant Lists and membership applications (a) will be used by AirMedCare Network only for the purpose of delivering AirMedCare Network services, (b) will be treated like any other AirMedCare Network confidential information and (c) will not be used, sold or shared with any third party inconsistent with this provision.
- This Agreement will automatically renew on its anniversary date (annually or monthly, as applicable), if (a) no termination notice has been sent by either party and (b) payment for the renewal period is received by AirMedCare Network before expiration of the grace period. Either party may terminate this Agreement at any time and for any reason with 30 days prior written notice to the other party, but termination will not affect issued memberships.
- The Organization shall not decrease the historical air ambulance coverage benefit or reimbursement amount applicable to the Participants. Any such action will be a material breach of this Agreement and AirMedCare Network may immediately terminate this Agreement and pursue any other remedies available at law or in equity.



Page 1 of 3
Initial [Signature]



Terms and Conditions

AirMedCare Network is an alliance of affiliated air ambulance providers* (each a "Company"). An AirMedCare Network membership automatically enrolls you as a member in each Company's membership program. Membership ensures the patient will have no out-of-pocket flight expenses if flown by a Company by providing prepaid protection against a Company's air ambulance costs that are not covered by a member's insurance or other benefits or third party responsibility, subject to the following terms and conditions:

1. Patient transport will be to the closest appropriate medical facility for medical conditions that are deemed by AMCN Provider attending medical professionals to be life- or limb-threatening, or that could lead to permanent disability, and which require emergency air ambulance transport. A patient's medical condition, not membership status, will dictate whether or not air transportation is appropriate and required. Under all circumstances, an AMCN Provider retains the sole right and responsibility to determine whether or not a patient is flown.
2. AMCN Provider air ambulance services may not be available when requested due to factors beyond its control, such as use of the appropriate aircraft by another patient or other circumstances governed by operational requirements or restrictions including, but not limited to, equipment manufacturer limitations, governmental regulations, maintenance requirements, patient condition, age or size, or weather conditions. FAA restrictions prohibit most AMCN Provider aircraft from flying in inclement weather conditions. The primary determinant of whether to accept a flight is always the safety of the patient and medical flight crews. Emergent ground ambulance transport of a member by an AMCN Provider will be covered under the same terms and conditions.
3. Members who have insurance or other benefits, or third party responsibility claims, that cover the cost of ambulance services are financially liable for the cost of AMCN Provider services up to the limit of any such available coverage. In return for payment of the membership fee, the AMCN Provider will consider its air ambulance costs that are not covered by any insurance, benefits or third party responsibility available to the member to have been fully prepaid. The AMCN Provider reserves the right to bill directly any appropriate insurance, benefits provider or third party for services rendered, and members authorize their insurers, benefits providers and responsible third parties to pay any covered amounts directly to the AMCN Provider. Members agree to remit to the AMCN Provider any payment received from insurance or benefit providers or any third party for air medical services provided by the AMCN Provider, not to exceed regular charges. Neither the Company nor AirMedCare Network is an insurance company. Membership is not an insurance policy and cannot be considered as a secondary insurance coverage or a supplement to any insurance coverage. Neither the Company nor AirMedCare Network will be responsible for payment for services provided by another ambulance service.
4. Membership starts 15‡ days after the Company receives a complete application with full payment; however, the waiting period will be waived for unforeseen events occurring during such time. Members must be natural persons. Memberships are non-refundable and non-transferable.
5. Some state laws prohibit Medicaid beneficiaries from being offered membership or being accepted into membership programs. By applying, members certify to the Company that they are not Medicaid beneficiaries.
6. These terms and conditions supersede all previous terms and conditions between a member and the Company or AirMedCare Network, including any other writings, or verbal representations, relating to the terms and conditions of membership.

*Air Evac EMS, Inc. / EagleMed LLC / Med-Trans Corporation / REACH Air Medical Services, LLC —
These terms and conditions apply to all AirMedCare Network participating provider membership programs, regardless of which participating provider transports you.

‡In Nebraska, waiting periods are not allowed; however, a member cannot purchase a membership at the time of transport.





Agreed to by:

[Handwritten Signature]
Signature

Glen Thrift

Printed Name

Chairman Board of
Commissioner

Title

Candler Co. Bd of Comm.

Organization Name

5/31/19

Date

[Handwritten Signature]
Signature

Keith Hovey

Printed Name

Vice President

Title

JUL 03 2019

AMCN

Membership

Division

Date

