Be it enacted by the Legislature of the State of Minnesota:

[375.191]. Ambulance service. Section 1. Subdivision 1. The board of county commissioners of any county in this state, now or hereafter having a population of not more than 50,000 inhabitants, shall have authority to contract with the owner, owners, or operators of a licensed ambulance, upon such terms and conditions as may be agreed upon between them, for the use of ambulance service in case of accidents occurring within the confines of said county.

Sec. 2. Subd. 2. The board of county commissioners of any county to which this act applies, is authorized to make all needful appropriations to carry out its provisions.

Approved April 2, 1947.

CHAPTER 206-H. F. No. 573

An act relating to power of a creditor of donee, and amending Minnesota Statutes 1945, Section 502.70.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1945, Section 502.70, is amended to read as follows:

502.70. Powers of creditor of donee. When a donee is authorized either to appoint to himself or to appoint to his estate all or part of the property covered by a power of appointment, a creditor of the donee, during the life of the donee, may subject to his claim all property which the donee could then appoint to himself, and, after the death of the donee, may subject to his claim all property which the donee could at his death have appointed to his estate, but only to the extent that other property available for the payment of his claim is insufficient for such payment. When a donee has exercised such a power by deed, the rules relating to fraudulent conveyances shall apply as if the property transferred to the appointee had been owned by the donee. When a donee has exercised such a power by will in favor of a taker without value or in favor of a creditor, a creditor of the donee or a creditor of his estate may subject such property to the payment of his claim, but only to the extent that other property available for the payment of the claim is insufficient for such payment.

Approved April 2, 1947.