	CONCURRENT RESOLUTION ON AIR AMBULANCE
	PROVIDERS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Wayne A. Harper
	House Sponsor: Paul Ray
LON	G TITLE
Gene	ral Description:
	This concurrent resolution of the Legislature and the Governor urges Congress to
author	rize states to regulate air ambulance billing and collections of patient care costs.
Highl	ighted Provisions:
	This resolution:
	• urges the United States Congress to amend the Airline Deregulation Act of 1978 to
autho	rize states to regulate air ambulance billing and collections of patient care
costs.	
Specia	al Clauses:
	None
Be it r	resolved by the Legislature of the state of Utah, the Governor concurring therein:
	WHEREAS, the Airline Deregulation Act of 1978 declared that "States may not enact
or enf	orce a law, regulation, or other provision having the force and effect of law related to a
price,	route, or service of an air carrier";
	WHEREAS, as many rural hospitals have recently closed, air ambulance services have
becon	ne increasingly necessary and are being used more frequently to transport patients to

WHEREAS, over the past decade, many states are reporting that some air ambulance



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faraway hospitals in an emergency;

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28	providers are not affiliated with a hospital and refuse to contract with an insurance carrier;
29	WHEREAS, this creates numerous situations in which air ambulances are being called
30	to airlift individuals in emergency situations and are billing these individuals for
31	out-of-network charges;
32	WHEREAS, these charges can cost patients tens of thousands of dollars out-of-pocket
33	when companies do not accept a patient's insurance;
34	WHEREAS, emergency patients rarely are in a position, or have the capacity, to choose
35	their own air ambulance carrier;
36	WHEREAS, some air ambulance carriers refuse to reveal actual costs to insurers, and
37	some insurers are unwilling to pay billed charges for the service;
38	WHEREAS, for ground ambulance services, the Patient Protection and Affordable Care
39	Act protects consumers from higher cost-sharing requirements for out-of-network providers
40	and states can protect consumers from balance billing;
41	WHEREAS, in the case of air ambulances, however, the federal cost-sharing
42	protections are only applied when the service is affiliated with a hospital and is considered an
43	extension of the emergency room service;
14	WHEREAS, federal government Medicare reimbursements cover only a small portion
45	of the actual cost of an air ambulance, forcing air ambulance companies to charge patients
46	more;
1 7	WHEREAS, although the Airline Deregulation Act of 1978 was intended to increase
48	competition, reduce rates, and improve airline passenger service, competition among air
1 9	ambulance providers has the opposite effect;
50	WHEREAS, the air ambulance industry has high fixed costs, including aircraft, pilots,
51	and trained medical staff;
52	WHEREAS, increased competition forces these costs to be recouped from a smaller
53	number of flights, leading to higher prices;
54	WHEREAS, various states have attempted to pass laws to protect consumers from
55	out-of-network air ambulance bills, but courts have determined that these laws are preempted
56	by the Airline Deregulation Act of 1978;
57	WHEREAS, the Airline Deregulation Act of 1978 should be amended to allow states
58	flexibility to protect consumers from excessive out-of-network charges by regulating how air

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59	ambulance carriers are reimbursed, participate in networks, balance bill, and make information
60	transparent to consumers; and
61	WHEREAS, states should be given the authority to regulate air ambulance billing and
62	collections of patient care costs in order to protect patients from overwhelming financial
63	burdens for emergency medical services:
64	NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the
65	Governor concurring therein, urges the United States Congress to amend the Airline
66	Deregulation Act of 1978 to authorize states to regulate air ambulance billing and collections
67	of patient care costs.
68	BE IT FURTHER RESOLVED that the Legislature and the Governor urge the United
69	States Congress to pass this amendment to protect patients from overwhelming financial
70	burdens for emergency medical services.
71	BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Majority
72	Leader of the United States Senate, the Speaker of the United States House of Representatives,
73	the United States Department of Transportation, the Federal Aviation Administration, the
74	National Conference of State Legislatures, and the members of Utah's congressional
75	delegation.

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