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1	SENATE JOINT RESOLUTION NO. 13
2	INTRODUCED BY T. FACEY
3	BY REQUEST OF THE SENATE BUSINESS, LABOR, AND ECONOMIC AFFAIRS STANDING
4	COMMITTEE
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7	A JOINT RESOLUTION OF THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE STATE OF
8	MONTANA REQUESTING THE FEDERAL GOVERNMENT AMEND THE AIRLINE DEREGULATION ACT TO
9	EXEMPT AIR AMBULANCE SERVICE PROVIDERS.
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11	WHEREAS, Montana's Economic Affairs Interim Committee conducted an interim study of air ambulance
12	providers operating in Montana after receiving information of Montana residents being forced into bankruptcy or
13	otherwise financially crippled by bills levied by air ambulance services; and
14	WHEREAS, the committee found a playing field tilted most severely against a patient needing air
15	ambulance services in Montana, including residents being balance billed for air ambulance services often in the
16	tens of thousands of dollars in excess of insurance coverage; and
17	WHEREAS, the committee found that the Airline Deregulation Act of 1978, which broadly applies to
18	worldwide commercial air carriers and emergency air ambulance service providers alike, contains an expansive
19	and stifling preemption clause preventing any state from regulating the rates, routes, or services of air ambulance
20	providers; and
21	WHEREAS, the committee found that although the Airline Deregulation Act is important, the competition
22	expected under that act does not necessarily extend to air ambulances, particularly those serving rural areas like
23	Montana; and
24	WHEREAS, the committee found that by giving air ambulances immunity from state pricing oversight,
25	the Airline Deregulation Act leaves uninsured, sick customers at the mercy of often out-of-state corporations and
26	furthermore found that even insured patients did not necessarily fare well economically if the air ambulance
27	providing service is not in their network or a preferred provider; and
28	WHEREAS, the committee found that the shortfalls in the Airline Deregulation Act were further
29	compounded because Medicare and Medicaid lag behind on appropriate reimbursements for air ambulance
30	services; and

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WHEREAS, the committee found that other state legislation aimed at protecting its citizens has been invalidated by federal courts under the Airline Deregulation Act's expansive preemption clause; and

WHEREAS, the committee voted unanimously to adopt as two committee bills approaches to help consumers, including a bill to hold insured consumers harmless from balance bills and a bill to revise current Montana law that memberships offered by private air ambulances are an insurance product to be regulated by the state.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE STATE OF MONTANA:

That the 65th Legislature of the State of Montana urges the federal government to make changes to:

- (1) revise the Airline Deregulation Act to allow rate-setting regulation by states through insurance laws for air ambulances either as part of insurance networks or through guidelines that establish reasonable and customary billing, fair-market billing, or billing based on a percentage of Medicare reimbursement rates;
 - (2) revise the Airline Deregulation Act to prevent balance billing on truly emergency transports;
- (3) revise the Airline Deregulation Act to recognize that air ambulance providers that sell memberships may do so without preemption and may be regulated by the state, much as automobile clubs are now regulated; and
- (4) require more timely changes to Medicare reimbursement rates for air ambulances to keep up with medical inflation so that air ambulances are not cost-shifting to non-Medicare patients the cost of patients covered by this government program.

21 - END -

