

**Amendment No. 1084**

Assembly Amendment to Assembly Joint Resolution No. 14 (BDR C-1218)

**Proposed by:** Assembly Committee on Legislative Operations and Elections**Amends:** Summary: Yes Title: Yes Preamble: Amend Joint Sponsorship: No  
Digest: Yes

ASSEMBLY ACTION			Initial and Date	SENATE ACTION			Initial and Date
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/> _____	Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/> _____
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/> _____	Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/> _____
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/> _____	Receded	<input type="checkbox"/>	Not	<input type="checkbox"/> _____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) variations of **green bold underlining** is language proposed to be added in this amendment; (3) **red strikethrough** is deleted language in the original bill; (4) **purple double strikethrough** is language proposed to be deleted in this amendment; (5) **orange double underlining** is deleted language in the original bill proposed to be retained in this amendment.

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KCP



Date: 6/1/2017

A.J.R. No. 14—Proposes to amend the Nevada Constitution to ensure access to affordable emergency medical care to all persons in this State.  
(BDR C-1218)



ASSEMBLY JOINT RESOLUTION NO. 14—COMMITTEE  
ON LEGISLATIVE OPERATIONS AND ELECTIONS

MAY 17, 2017

Referred to Committee on Legislative Operations and Elections

SUMMARY—Proposes to amend the Nevada Constitution to ensure access to affordable emergency medical care at reasonable rates to all persons in this State. (BDR C-1218)

FISCAL NOTE:    Effect on Local Government: No.  
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets ~~omitted material~~ is material to be omitted.

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ASSEMBLY JOINT RESOLUTION—Proposing to amend the Nevada Constitution to ensure access to affordable emergency medical care at reasonable rates to all persons in this State.

**Legislative Counsel's Digest:**

Existing federal law requires hospitals to provide certain services to persons who go to a hospital or independent facility for emergency medical care or who have an emergency medical condition, regardless of the ability of the person to pay and regardless of whether the person has health insurance. (42 U.S.C. § 1395dd) Existing state law requires a hospital in this State to provide emergency services and care to patients, regardless of their financial status. Existing state law further makes it a crime for a hospital to: (1) refuse to treat a patient in need of emergency services and care; (2) transfer a patient to another hospital or health facility in certain circumstances; or (3) order testing of a patient to be performed at another hospital if the hospital from which the orders are issued is capable of providing the testing. (NRS 439B.410) Existing state law further requires certain major hospitals to reduce the total billed charges by at least 30 percent for hospital services provided to certain patients who do not have insurance or any other contractual agreement with a third party for the payment of the charges. (NRS 439B.260)

This resolution proposes to amend the Nevada Constitution to guarantee persons in this State who arrive at a hospital or independent facility for emergency medical care and who are seeking medically necessary emergency services are not denied the right to receive medical ~~care and~~ services needed as a result of ~~to~~ the emergency, regardless of the ability of the patient to pay and regardless of whether the patient has insurance. In addition, this resolution provides persons in this State a right to receive such emergency medical ~~care and~~ services at a reasonable cost and, with certain exceptions, guarantees that a hospital or independent facility for emergency medical care will not charge for any treatment, service or medication or other product provided to a person who arrives at ~~to~~ the hospital or facility as a result of an emergency more than 150 percent of the ~~lowest~~ lowest rate that the hospital or facility has agreed to accept from a federal public insurer for the treatment, service, medication or other product received by the patient.

This resolution makes the also provides that its provisions : (1) are self-executing but ; (2) may not be waived in any manner or altered or varied by agreement; and (3) may be enforced by the State or a political subdivision and may additionally be enforced

29 by a civil action brought by a person who is denied any right protected by this  
30 resolution.

31 Finally, this resolution allows the Legislature by law to establish a different rate that  
32 may be charged for medically necessary emergency services if the Legislature establishes a  
33 commission to ensure that hospitals and independent facilities for emergency medical care  
34 provide medically necessary emergency services at a reasonable cost. However, if the  
35 Legislature does not establish a different rate by law, the state agency authorized by law  
36 to regulate the hospitals or facilities may allow a rate increase only if the hospital or  
37 facility proves that the increase is absolutely necessary to avoid a rate that is  
38 confiscatory under the United States Constitution. (U.S. Const. Amend. V, XIV) If the  
39 state agency allows such an increase, the amount of the increase must not exceed the  
40 amount that the hospital or facility proves is absolutely necessary to avoid an  
41 unconstitutional result. (Duquesne Light Co. v. Barasch, 488 U.S. 299, 307-08 (1989)  
42 ("The guiding principle has been that the Constitution protects [private companies]  
43 from being limited to a charge for their property serving the public which is so "unjust"  
44 as to be confiscatory."); Guar. Nat'l Ins. Co. v. Gates, 916 F.2d 508, 512-16 (9th Cir.  
45 1990); Reinkemeyer v. Safeco Ins. Co., 117 Nev. 44, 50-53 (2001))

46 If this resolution is passed by the 2017 Legislature, it must also be passed by the next  
47 Legislature and then approved and ratified by the voters in an election before the  
48 proposed amendments to the Nevada Constitution become effective.

1 WHEREAS, The charges for health care services rendered as a result of an  
2 emergency are often exorbitant; and

3 WHEREAS, Persons in the State of Nevada, some of whom are not indigent but  
4 do not have health insurance or are underinsured are often made to pay highly  
5 inflated prices for emergency medical care; and

6 WHEREAS, Such exorbitant pricing discourages persons from seeking necessary  
7 care and can be devastating financially to those who do seek such care; and

8 WHEREAS, It is of the utmost importance that all persons in this State have  
9 access to affordable health care services at reasonable rates when needed as a  
10 result of an emergency; and

11 WHEREAS, It is unconscionable for hospitals and independent facilities for  
12 emergency medical care to charge inflated and unreasonable rates for health care  
13 services provided as a result of an emergency to middle and lower income persons  
14 to subsidize the lower rates paid by public and private insurers; now, therefore, be it

15 RESOLVED BY THE ASSEMBLY AND SENATE OF THE STATE OF NEVADA, JOINTLY,  
16 That a new section, designated Section 17, be added to Article 15 of the Nevada  
17 Constitution to read as follows:

18 *Sec. 17. 1. No hospital or independent facility for emergency*  
19 *medical care shall deny treatment or services to a person who arrives at*  
20 *the hospital or facility seeking medically necessary emergency services,*  
21 *regardless of whether the person has health insurance and regardless of*  
22 *the ability of the person to pay for such services.*

23 *2. All persons in this State have a right to receive medically*  
24 *necessary emergency ~~medical care and~~ services at a reasonable cost,*  
25 *and except as otherwise provided in subsection 3, no hospital or*  
26 *independent facility for emergency medical care shall charge for any*  
27 *treatment, service or medication or other product provided to a person*  
28 *who arrives at ~~for~~ the hospital or facility seeking medically necessary*  
29 *emergency services, whether or not the person has insurance, an amount*  
30 *which is ~~greater~~ :*

31 *(a) Greater than 150 percent of the lowest rate which the hospital or*  
32 *facility has agreed to accept from a federal public insurer for the*  
33 *treatment, service or medication or other product ~~for~~ ; or*

1                   (b) If the Legislature provides by law for a different rate pursuant to  
2                   subsection 5, greater than the rate provided by law.

3                   3. If the Legislature has not provided by law for a different rate  
4                   pursuant to subsection 5, the state agency authorized by law to regulate  
5                   the hospital or independent facility for emergency medical care may allow  
6                   the hospital or facility to increase the rate above the rate provided in  
7                   paragraph (a) of subsection 2 only if the hospital or facility proves that  
8                   the increase is absolutely necessary to avoid a rate that is confiscatory  
9                   under the Constitution of the United States. If the state agency allows  
10                  such an increase, the amount of the increase must not exceed the amount  
11                  that the hospital or facility proves is absolutely necessary to avoid an  
12                  unconstitutional result.

13                  4. The provisions of subsections 1, 2 and 3:

14                  (a) Are self-executing.

15                  (b) May not be waived in any manner or altered or varied by  
16                  agreement.

17                  (c) May be enforced by:

18                  (1) The State of Nevada or a political subdivision of the State of  
19                  Nevada.

20                  (2) A civil action brought by a person who is denied any right  
21                  protected by those provisions.

22                  5. The Legislature ~~may~~:

23                  (a) Shall provide by law for the administration and enforcement of  
24                  the provisions of this section.

25                  (b) May provide by law for a different rate than the rate provided in  
26                  paragraph (a) of subsection 2 if the Legislature establishes, by law, a  
27                  commission to ensure that hospitals and independent facilities for  
28                  emergency medical care provide medically necessary emergency services  
29                  at a reasonable cost. If such a commission is established, the Legislature  
30                  shall provide by law for ~~the~~:

31                  (1) The appointment of the members of the commission; and ~~fix~~,  
32                  by law, their

33                  (2) The powers and duties of the commission consistent with the  
34                  provisions of this section.