



August 28, 2019

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San Francisco
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San Luis Obispo
San Mateo
Santa Barbara
Santa Clara
Santa Cruz
Sierra-Sac Valley
Solano
Tuolumne
Ventura
Yolo

The Honorable Anthony Portantino
Chair, Senate Appropriations Committee
State Capitol, Room 3086
Sacramento, CA 95814

RE: AB 1544/Gipson – Community Paramedicine or Triage to Alternate Destination Act
As Amended July 11, 2019 – OPPOSE
Set for Suspense File Hearing on August 30, 2019 – Senate Appropriations Committee

Dear Senator Portantino:

EMSAAC represents the 33 local emergency medical services (EMS) agency administrators representing all of California's 58 counties. The mission of the Emergency Medical Services Medical Directors Association of California, Inc. (EMDAC) is to provide leadership and expert opinion in the medical oversight, direction and coordination of Emergency Medical Services for the people of the State of California. Unfortunately, despite recent amendments to alleviate some of our concerns, the Emergency Medical Services Administrators Association of California (EMSAAC) and the Emergency Medical Services Medical Directors Association of California (EMDAC) have taken an oppose position on AB 1544/Gipson which codifies community paramedicine programs.

As written, AB 1544 is unnecessary and simply erodes local medical control of EMS systems and creates unnecessary impediments for innovative solutions to the delivery of healthcare by counties and their local EMS agencies. Among these impediments are the creation of weighted Community Oversight Committees and the preferential treatment of public agencies over private entities.

Below are three key policy concerns EMSAAC and EMDAC have with AB 1544, which remain unaddressed in the recently amended version of the bill:

Expansion of the EMS Commission. AB 1544 permanently changes the balance of representation on the EMS Commission. Changing the balance of the Commission is a separate policy issue from community paramedicine and triage to alternate transport. We recommend the Commission maintain a majority of physicians to provide appropriate medical oversight.

Creation of a triage to alternate destination program. Local EMS agencies have existing statutory authority to authorize basic life support (BLS) and advanced life support (ALS) personnel to transport patients not requiring ALS care and treatment to health facilities other than hospital emergency departments. The EMS Authority has issued draft regulations to clarify this existing LEMSA authority. Many LEMSAs including Fresno County and the City and County of San Francisco had safely and efficiently implemented alternate destination protocols under the existing medical control oversight of the local EMS agency medical director years before the implementation of the OSHPD Workforce Pilot Project 173. Notably, it is these existing alternate destination programs previously implemented

by LEMSAs under existing statutory authority that have proven to be safe, successful, and sustainable community paramedic programs through the pilot project.

Requirement to grant first right of refusal to public agencies. AB 1544 requires local EMS agencies to provide a first right of refusal to public agencies within their jurisdiction to provide community paramedicine or triage and transport to alternate destination programs. This requirement imposes unnecessary burdens on the efficient utilization of EMS resources that may be positioned and ready to implement the program without delay. By granting public safety agencies first right of refusal without limitations, local EMS agencies may be forced to upgrade basic life support public safety agencies to advanced life support public safety agencies. Furthermore, AB 1544, as written, allows a public safety agency that opts to provide triage to alternate destination program services to impose conditions of subcontracting onto existing county transport providers to the benefit of the public agency. The imposition of extraneous third parties such as cities and fire districts into a County's plan to meet its mandate to ensure emergency ambulances services threatens the financial sustainability of these vital safety net services.

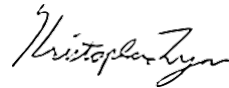
Limitation on Community Paramedicine Agreements. Finally, AB 1544, erroneously associates and limits the applicability of community paramedicine and triage to alternate destination agreements with Sections 1797.201 and Section 1797.224 of the Health and Safety Code. These sections of Health and Safety Code apply to preexisting emergency medical services provided by eligible public and public or private service providers as of June 1, 1980, and January 1, 1981, respectively.

If you should have any questions, please contact EMSAAC's Legislative Chair Dan Burch at (209) 468-6818.

Sincerely,



Brian Henricksen
EMSAAC President



Kris Lyon, MD
EMDAC President

cc: The Honorable Mike Gipson, Member, California State Assembly
The Honorable Todd Gloria, Member, California State Assembly
Honorable Members, Senate Appropriations Committee
Samantha Lui, Consultant, Senate Appropriations Committee
Shaun Naidu, Consultant, Senate Appropriations Committee
Mike Petersen, Consultant, Senate Republican Caucus