

S.B. 3002

EMERGENCY HEALTH CARE ACCESS AND IMMUNITY AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

APRIL 16, 2020 2:16 PM

Senator **Evan J. Vickers** proposes the following amendments:

1. *Page 3, Lines 60 through 61:*

60 (i) even if the health care provider has a duty to respond or an expectation ~~{or}~~ of payment
61 or remuneration; and

2. *Page 3, Lines 79 through 83:*

79 (ii) if written recommendations have been issued by a ~~{state-or}~~ federal government
80 agency regarding the use of the qualified treatment for treatment of the illness or condition that
81 resulted in the declared major public health emergency, the health care provider provides the
82 qualified treatment in accordance with the most current written recommendations issued by the
83 {state-or} federal government agency;

3. *Page 3, Line 87 through Page 4, Line 90:*

87 (b) If two or more written recommendations described in Subsection (3)(a)(ii) are
88 issued by ~~{Utah-or}~~ federal government agencies, a health care provider satisfies the requirement
89 described in Subsection (3)(a)(ii) by providing the qualified treatment in accordance with the
90 most current written recommendations of any one ~~{Utah-or}~~ federal government agency.

4. *Page 4, Lines 99 through 100:*

99 (ii) an act or omission by the person caused in whole or in part the declared major public
health
100 emergency, and the person would otherwise be liable for the harms.