



UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX • 320 STATE CAPITOL
P.O. BOX 145115 • SALT LAKE CITY, UTAH 84114-5115 • (801) 538-1035

February 8, 2024

Mr. President,

The Judiciary, Law Enforcement, and Criminal Justice Committee recommends **S.B. 193**, ARBITRATION AMENDMENTS, by Senator S. Pitcher, be replaced and reports a favorable recommendation on **1st Sub. S.B. 193**, ARBITRATION AMENDMENTS with the following amendments:

1. *Page 2, Line 37 through 43:*

- 37 (2) (a) If a party submits a bodily injury claim to arbitration under Subsection (1),
38 the
39 party submitting the claim or the party's representative is limited to an arbitration award
40 that
41 does not exceed [~~\$50,000~~] \$75,000 or the defendant's per person limits of third party
42 bodily
43 insurance **, whichever is less,** in addition to any available personal injury protection
44 benefits and any claim for
45 property damage.
46 (b) A claim for reimbursement of personal injury protection benefits is to be
47 resolved
48 between insurers as provided for in Subsection 31A-22-309(6)(a)(ii).

2. *Page 6, Line 172 through 175:*

- 172 (b) If a plaintiff requests a trial de novo under Subsection (11), the verdict at trial

Bill Number



SB0193S01

Action Class



S

Action Code



SCRSUBAMD

may
173 not exceed [~~\$50,000~~] **\$75,000, or** the per person limits of insurance coverage ~~.~~
~~{.~~ **whichever is less.**
174 (19) All arbitration awards issued under this section shall [~~bear postjudgment~~
~~interest~~
175 ~~pursuant to Section 15-1-4.~~] include:

Respectfully,

Todd Weiler
Chair

Voting: 5-0-1

5 SB0193.SC1.wpd 2/8/24 4:47 pm ljohnson/LJ3 TM/RW