Don’t change date for Clean Indoor Air

Recently, the Utah House Business and Labor Committee approved a bill that they say “levels” the playing field for Clean Indoor Air Act compliant businesses. They approved the legislation by a 16 to 0 margin, the same day they approved an amendment to the act that was not calendared for consideration.

As a member of the Clean Indoor Air Action Network, I believe this is a great move to continue the momentum for Clean Indoor Air. I agree with them that there should be no changes to the law. In my opinion, this bill is not necessary and it may have unintended consequences.

For the Clean Indoor Air Act to function properly, all private, public and private businesses must comply with the law. Those who do not comply will face serious consequences. That is why I support the Clean Indoor Air Act and will continue to work towards its implementation.

I believe that the Clean Indoor Air Act is a positive step towards improving the health of our communities and reducing the number of cases of secondhand smoke exposure. The law has been shown to be effective in reducing the number of cases of secondhand smoke exposure and improving the health of those who are exposed.

I urge all businesses to comply with the Clean Indoor Air Act and to take steps to reduce their exposure to secondhand smoke. Together, we can create a healthier environment for all.

Thank you for your support of the Clean Indoor Air Act.

— Steven N. Gange, M.D.
co-founder of the Clean Indoor Air Action Network