

1st Sub. S.B. 66
TELECOMMUNICATIONS AMENDMENTS

Senator **Curtis S. Bramble** proposes the following amendments:

1. *Page 3, Lines 58 through 62:*

58 (c) A municipal entity described in Subsection (3)(b) ~~[[shall]]~~ , with respect to an action
59 ~~described in Subsection (3)(b) [[-]]~~ :

(i) shall comply with the obligations imposed on a municipality
60 pursuant to:

61 ~~[[-(i)]]~~ (A) Section 10-18-302; and

62 ~~[[-(ii)]]~~ (B) Subsections 10-18-303(3) and (4) ~~[[-]]~~ ; and

(ii) notwithstanding Subsection 10-18-303(4)(a), may enter into a written contract described in Subsection (3)(b) if the written contract:

(A) provides exclusive use of facilities to a private provider; and

(B) is not in force for more than nine months after the private provider provides the services described in Subsections (3)(b)(i) and (ii) to the private provider's first subscriber.

2. *Page 3, Lines 74 through 80:*

74 (3) (a) A revenue bond issued under this section shall be secured and paid for :
(i) ~~[[solely]]~~

75 from the revenues generated by the municipality from providing:

76 ~~[[-(i)]]~~ (A) cable television services with respect to revenue bonds issued to finance facilities
77 for the municipality's cable television services; and

78 ~~[[-(ii)]]~~ (B) public telecommunications services with respect to revenue bonds issued to finance
79 facilities for the municipality's public telecommunications services ~~[[-]]~~ ; or

(ii) notwithstanding Subsection (3)(b) and Subsection 10-18-303(3)(a), from revenues generated under Title 59, Chapter 12, Sales and Use Tax Act, if the municipality annually appropriates the revenues described in this Subsection (3)(a)(ii) to secure and pay the revenue bond issued under this section.

80 (b) ~~[[A]]~~ Except as provided in Subsection (3)(a)(ii), a municipality may not pay the origination, financing, or other carrying costs