

1st Sub. S.B. 193

UTAH COMMUNICATIONS AUTHORITY ACT AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 3

MARCH 7, 2016 10:18 AM

Representative **Brad L. Dee** proposes the following amendments:

1. Page 15, Lines 434 through 436c

Senate 3rd Reading Amendments

3-1-2016:

434 (ii) ~~§~~→ (A) Except as provided in ~~{Subsection}~~ Subsections (3)(a)(ii)(B) and (C) .if [H]
←§ a subscriber of a

434a service subject to a levy described in Subsection (3)(a)(i) is not

435 required to pay for the service, the provider of the service shall collect the levy from the person

436 that is required to pay for the service.

436a {~~§~~→} (B) A provider or consumer of federal wireless lifeline service is not subject

436b to the levy described in Subsection (3)(a)(i) for the federally-funded lifeline portion of the

436c consumer's wireless service. ←§ }

(B) The levy described in Subsection (3)(a)(i) is not imposed on a provider or a consumer of federal wireless lifeline service if the consumer does not pay the provider for the service.

(C) A consumer of federal wireless lifeline service shall pay, and the provider of the service shall collect and remit, the levy described in Subsection (3)(a)(i) when the consumer purchases from a provider optional services in addition to the federally funded lifeline benefit.