

S.B. 21

LIMITATION ON LIABILITY REGARDING LIQUEFIED PETROLEUM GAS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

FEBRUARY 9, 2005 10:34 AM

Representative **Ben Ferry** proposes the following amendments:

1. *Page 2, Lines 36 through 40*

Senate Committee Amendments

1-20-2005:

36 (2) There is a rebuttable presumption that a seller, supplier, installer, handler, or
37 transporter of liquified petroleum gas and the necessary equipment and appliances ~~{have}~~ , licensed in
accordance with Title 53, Chapter 7, Part 3, Liquified Petroleum Gas Act, has
38 followed all applicable standards and procedures established by the § ~~[fire code]~~ LIQUIFIED
38a PETROLEUM GAS BOARD ~~{§ adopted in~~
39 accordance with § [Section 53-7-106 by the Utah Fire Prevention Board pursuant to Section
40 53-7-204] THE PROVISIONS OF TITLE 53, CHAPTER 7, PART 3, LIQUIFIED PETROLEUM GAS
ACT § } .