

1st Sub. S.B. 201
PUBLIC USE TRAILS AMENDMENTS

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

1. *Page 4, Line 111:*

111 defined in Section 72-1-208.5; ~~{and}~~

2. *Page 5, Line 121:*

121 municipality or the utility service area of a first or second class municipality ~~{ }~~ ; and
(iii) requires the condemnation of property no more than one-half mile in trail length in the
aggregate from each individual property owner, including the owner's parent, subsidiary, or related
owned entities.

3. *Page 5, Lines 122 through 125:*

122 (b) Notwithstanding Subsection (2)(a), the right of eminent domain may not be
123 exercised for a trail, path, or walkway described in Subsection (2)(a) if the trail, path, or
124 walkway is located on property :

(i) that qualifies for an agricultural use assessment in accordance
125 with Section 59-2-503 ~~{ }~~ ; or
(ii) located in an agriculture protection area, industrial protection area, or mining protection area,
as defined in Section 17-41-101.