

**1st Sub. S.B. 114**  
**MUNICIPAL UTILITIES AMENDMENTS**

Representative **Keven J. Stratton** proposes the following amendments:

1. *Page 9, Lines 267 through 269:*

267           "Shall the [name of the municipality] provide public telecommunications service  
268 facilities within [name of the municipality] by [brief description of the method or means and  
269 financing terms **, including total principle and interest costs,**  by which the public communications  
service facilities will be provided]?"

2. *Page 10, Lines 276 through 281:*

276           (3) **(a)** The results of an election called under Subsection (1)(a)(ii) are not binding and do  
277 not:  
278           **{(a)}** **(i)** require the municipality that called the election to take, or refrain from taking, any  
279 action; or  
280           **{(b)}** **(ii)** limit the municipality that called the election from taking any action authorized  
281 under Section 10-8-14 or 10-18-105.

**(b) An election called under Subsection (1)(a)(ii) does not exempt a municipality from the applicable requirements of this Title 10, Chapter 18, Municipal Cable Television and Public Telecommunications Services Act.**