NOTICE OF PROPOSED RULE AMENDMENT

- The agency identified below in box 1 provides notice of proposed rule change pursuant to Utah Code Section 63G-3-301 and Subsection 53C-1-201(3)(c).
- Please address questions regarding information on this notice to the agency.
- The full text of all rule filings is published in the Utah State Bulletin unless excluded because of space constraints.
- The full text of all rule filings may also be inspected at the Office of Administrative Rules.

-Agency Information-

Agency:	Public Service Commission - Administration				
Room no.:					
Building:	HEBER M WELLS BLDG				
Street address 1:	160 E 300 S				
Street address 2:					
City, state, zip:	SALT LAKE CITY	Y UT 84111-2316			
Mailing address 1:	PO BOX 45585				
Mailing address 2:					
City, state, zip:	SALT LAKE CITY	Y UT 84111-5585			
Contact person(s):					
Name:	Phone:	Fax:	E-mail:		
Sheri Bintz	801-530-6714	801-530-6796	sbintz@utah.gov		
Michael Hammer	801-530-6729		michaelhammer@utah.gov		

-Rule Information		
DAR file no: State Admin Rule Filing Key:	42632 160016	Date filed: 02/28/2018 10:48 AM
Utah Admin. Code ref. (R no.):	R 746 - 8 - 403	
Changed to Admin. Code ref. (R no.):		

-Title-

2. Title of rule or section (catchline): Lifeline Support

-Notice Type-

3. Type of notice: Amendment

-Rule Purpose-

4. Purpose of the rule or reason for the change:

The amendment created amiguity as to whether landline carriers would continue to be eligible to receive subsidies under state lifeline programs.

-Response Information-

5. This change is a response to comments by the Administrative Rules Review Committee. No

Rule Summary

6. Summary of the rule or change: Section 2(a)(i) was added to clarify landlines would be eligible to receive Lifeline subsidies. Aggregate Cost Information-

7. Aggregate anticipated cost or savings to:

No

No

No

No

A) State budget:

Affected:

This minor amendment to a recently enacted rule should have no impact on state budget. The amendment merely confirms the existing, established regulatory practice of allowing landline based service providers to receive subsidies under state Lifeline programs. Landline carriers have long been eligible for the subsidy. When the rule was recently updated, the new text created ambiguity as to whether Landline carries would continue to be eligible. This amendment clarifies the ambiguity.

B) Local government:

Affected:

This minor amendment to a recently enacted rule should have no impact on local government. The amendment merely confirms the existing, established regulatory practice of allowing landline based service providers to receive subsidies under state Lifeline programs. Landline carriers have long been eligible for the subsidy. When the rule was recently updated, the new text created ambiguity as to whether Landline carries would continue to be eligible. This amendment clarifies the ambiguity.

C) Small businesses:

Affected:

("small business" means a business employing fewer than 50 persons)

This minor amendment to a recently enacted rule should have no impact on small business. The amendment merely confirms the existing, established regulatory practice of allowing landline based service providers to receive subsidies under state Lifeline programs. Landline carriers have long been eligible for the subsidy. When the rule was recently updated, the new text created ambiguity as to whether Landline carries would continue to be eligible. This amendment clarifies the ambiguity.

D) Persons other than small businesses, businesses, or local government entities:

Affected:

("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency)

This minor amendment to a recently enacted rule should have no impact on business. The amendment merely confirms the existing, established regulatory practice of allowing landline based service providers to receive subsidies under state Lifeline programs. Landline carriers have long been eligible for the subsidy. When the rule was recently updated, the new text created ambiguity as to whether Landline carries would continue to be eligible. This amendment clarifies the ambiguity.

Compliance Cost Information-

8. Compliance costs for affected persons:

This minor amendment to a recently enacted rule should have no impact on affected persons. The amendment merely confirms the existing, established regulatory practice of allowing landline based service providers to receive subsidies under state Lifeline programs. Landline carriers have long been eligible for the subsidy. When the rule was recently updated, the new text created ambiguity as to whether Landline carries would continue to be eligible. This amendment clarifies the ambiguity.

Department Head Comments-

9. A) Comments by the department head on the fiscal impact the rule may have on businesses:

This minor amendment to a recently enacted rule should have no impact on business. The amendment merely confirms the existing, established regulatory practice of allowing landline based service providers to receive subsidies under state Lifeline programs. Landline carriers have long been eligible for the subsidy. When the rule was recently updated, the new text created ambiguity as to whether Landline carries would continue to be eligible. This amendment clarifies the ambiguity.

B) Name and title of department head commenting on the fiscal impacts:

Thad LeVar, Commission Chair

_(Citation Information
	10. This rule change is authorized or mandated by state law, and implements or interprets the following state and
	federal laws.

State code or constitution citations (required) (e.g., Section 63G-3-402; Subsection 63G-3-601(3); Article IV) : 54-3-1

54-4-1

54-8b-10

54-8b-15

Incorporated Materials

11. Т	11. This rule adds, updates, or removes the following title of materials incorporated by reference (a copy of materials				
i	incorporated by reference must be submitted to DAR; if none, leave blank) :				
	Official Title of Materials Incorporated (from title page):				

Official Title of Materials Incorporated (from title page): Publisher: Date Issued: Issue, or version: ISBN Number: ISSN Number: Cost of Incorporated Reference: Adds, updates, removes:

Comments-

12. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. The agency is required to hold a hearing if it receives requests from ten interested persons or from an association having not fewer than ten members. Additionally, the request must be received by the agency not more than 15 days after the publication of this rule in the Utah State Bulletin. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until 5:00 p.m. on (mm/dd/yyyy) :

04/16/2018

B) A public hearing (optional) will be held:

On (mm/dd/yyyy): At (hh:mm AM/PM): At (place):

Proposed Effective Date

13. This rule change may become effective on (mm/dd/yyyy):

04/23/2018

NOTE: The date above is the date on which this rule MAY become effective. It is NOT the effective date. After a minimum of seven days following the date designated in Box 12(A) above, the agency must submit a Notice of Effective Date to the Office of Administrative Rules to make this rule effective. Failure to submit a Notice of Effective Date will result in this rule lapsing and will require the agency to start the rulemaking process over.

-Indexing Information -

14. Indexing information - keywords (maximum of four, in lower case, except for acronyms (e.g., "GRAMA") or proper nouns (e.g., "Medicaid")):
lifeline support

-File Information-

15. Attach an RTF document containing the text of this rule change (filename): There is a document associated with this rule filing.

To the Agency

Information requested on this form is required by Sections 63G-3-301, 302, 303, and 402. Incomplete forms will be returned to the agency for completion, possibly delaying publication in the Utah State Bulletin, and delaying the first possible effective date.

Agency Authorization		
Agency head or designee, and title:	Michael Hammer Administrative Law Judge	Date (mm/dd/yyyy): 02/28/2018