



Rep. Christian L. Mitchell

Filed: 3/24/2014

09800HB5756ham001

LRB098 19151 RPS 57357 a

1 AMENDMENT TO HOUSE BILL 5756

2 AMENDMENT NO. _____. Amend House Bill 5756 on page 1, line
3 10, by replacing "service" with "electric or gas service"; and

4 on page 1, by replacing lines 12 through 15 with the following:
5 "including entering into a repayment agreement with the
6 utility."; and

7 on page 2, by inserting immediately below line 26 the
8 following:

9 "(e) This Section does not apply under the following
10 circumstances:

11 (1) when utility service has been disconnected at a
12 location other than the meter, except that this Section
13 applies to disconnections using automated metering
14 infrastructure;

15 (2) when service has been disconnected due to
16 tampering;

1 (3) when the customer or an adult authorized by the
2 customer does not grant a utility representative access to
3 the meter or other household area required for reconnection
4 at the time of any appointment mutually agreed upon by the
5 utility and the customer;

6 (4) when an appliance in the customer's premises that
7 require reconnection by a utility representative is not in
8 working order such that reconnection would pose a threat to
9 health or safety; or

10 (5) when unanticipated circumstances due to
11 extraordinary weather events or conditions prevent
12 compliance with this Section.

13 (f) If a utility subject to this Section incurs incremental
14 costs associated with compliance with this Section, other than
15 the credits that are not to be recovered in rates, those
16 incremental costs that are just and reasonable shall be
17 recoverable to the extent provided for in Article IX of this
18 Act."