Representative Carl R. Albrecht proposes the following substitute bill:

RAILROAD RIGHT-OF-WAY AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Daniel Hemmert
House Sponsor: Carl R. Albrecht
LONG TITLE
General Description:
This bill enacts provisions related to fiber optic carrier crossings of railroad
rights-of-way.
Highlighted Provisions:
This bill:
 requires a fiber optic carrier that intends to place a facility across or upon a railroad
right-of-way to submit a request for permission from the railroad prior to placing a
facility;
 establishes procedures for a fiber optic carrier to request permission from a railroad;
 allows railroads to impose certain requirements prior to granting permission for a
fiber optic carrier crossing of a railroad right-of-way;
 establishes a standard fee that may be charged for each facility placed by a fiber
optic carrier across a railroad right-of-way;
 allows a fiber optic carrier or railroad to petition the Public Service Commission if
the parties are unable to resolve an objection; and
 defines terms.
Money Appropriated in this Bill:
None

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26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	ENACTS:
30	54-23-101, Utah Code Annotated 1953
31	54-23-102, Utah Code Annotated 1953
32	54-23-103, Utah Code Annotated 1953
33	54-23-104, Utah Code Annotated 1953
34	54-23-105, Utah Code Annotated 1953
35	54-23-106, Utah Code Annotated 1953
36	54-23-107, Utah Code Annotated 1953
37	54-23-108, Utah Code Annotated 1953
38	
39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 54-23-101 is enacted to read:
41	CHAPTER 23. CROSSING RAILROAD RIGHTS-OF-WAY BY FIBER
42	OPTIC CARRIERS
43	<u>54-23-101.</u> Title.
44	This chapter is known as "Crossing Railroad Rights-of-Way by Fiber Optic Carriers."
45	Section 2. Section 54-23-102 is enacted to read:
46	54-23-102. Definitions.
47	As used in this chapter:
48	(1) "Consumer price index" means the Consumer Price Index for All Urban
49	Consumers: All Items Less Food & Energy, as published by the Bureau of Labor Statistics of
50	the United States Department of Labor.
51	(2) (a) "Crossing" means a telecommunications facility constructed under or across a
52	railroad right-of-way:
53	(i) at an angle between 80 degrees and 100 degrees;
54	(ii) with a minimum depth of:
55	
	(A) 10 feet below rail level for nonhorizontal directional drilling; or

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57	(iii) within a county that is not a county of the first class.
58	(b) "Crossing" does not include longitudinal occupancy of railroad right-of-way.
59	(3) "Facility" or "telecommunications facility" means fiber optics or related conduit
60	installed in a crossing.
61	(4) "Fiber optic carrier" means a telecommunications corporation or a
62	telecommunications corporation's contractor or agent.
63	Section 3. Section 54-23-103 is enacted to read:
64	54-23-103. Right-of-way crossing application for permission.
65	(1) (a) Any fiber optic carrier that intends to place a facility across or upon a railroad
66	right-of-way shall submit a request for permission from the railroad prior to placing a facility.
67	(b) A request under this Subsection (1) shall:
68	(i) be in the railroad form of a completed crossing application;
69	(ii) include an engineering design that:
70	(A) shows the location of the proposed crossing and the railroad's property, tracks, and
71	wires that the telecommunications facility will cross; and
72	(B) conforms with guidelines published in the most recent edition of the National
73	Electric Safety Code and American Railway Engineering and Maintenance-of-Way Association
74	standards; and
75	(iii) include the standard crossing fee specified in Section 54-23-105.
76	(2) Unless the railroad provides written or electronic notice to the fiber optic carrier
77	that the proposed crossing is a serious threat to the safe operations of the railroad or to the
78	current or future use of the railroad right-of-way, would violate any federal law or regulation
79	applicable to a public transit district, or would violate an agreement between a public transit
80	district and the federal government, the railroad shall approve the application within 35
81	calendar days after the receipt of a completed application for a crossing.
82	(3) This section applies to:
83	(a) any crossing in existence before May 14, 2019, if an agreement concerning the
84	crossing has expired or has been terminated; and
85	(b) any crossing commenced on or after May 14, 2019.
86	(4) If an applicant that intends to place a facility across or upon a railroad right-of-way
87	at a crossing described in Subsection (3)(a) has paid a collective amount that equals or exceeds

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88	the standard crossing fee established under Section 54-23-105 to the railroad during the
89	existence of the crossing, no additional fee may be required.
90	Section 4. Section 54-23-104 is enacted to read:
91	54-23-104. Right-of-way crossing Construction.
92	Unless the railroad notifies the fiber optic carrier in writing or electronically that the
93	approved crossing is a serious threat to the safe operation of the railroad or to the current or
94	future use of the railroad right-of-way, would violate any federal law or regulation applicable to
95	a public transit district, or would violate an agreement between a public transit district and the
96	federal government, the railroad shall issue the permit or crossing agreement and schedule
97	flagging to occur within 45 calendar days of the approved application.
98	Section 5. Section 54-23-105 is enacted to read:
99	54-23-105. Standard crossing fee.
100	(1) Unless otherwise agreed by the parties, a fiber optic carrier that crosses a railroad
101	right-of-way, other than a crossing within a public right-of-way, shall pay the railroad a
102	one-time standard crossing fee of \$1,250, adjusted as provided in Subsection (5), for each
103	crossing.
104	(2) (a) Except as otherwise provided in this chapter, the standard crossing fee is paid in
105	lieu of any license, permit, application, processing fee, or any other fee or charge to reimburse
106	the railroad for direct expenses incurred by the railroad as a result of the crossing.
107	(b) Except as otherwise provided in this chapter, no other fee or charge related to the
108	crossing may be assessed to the fiber optic carrier by the railroad.
109	(3) In addition to the standard crossing fee, the fiber optic carrier shall also reimburse
110	the railroad for any reasonable and necessary flagging expense associated with a crossing,
111	based on the railroad traffic at the crossing.
112	(4) (a) The placement of a single conduit is limited to a single applicant, and the
113	conduit's contents are a single facility.
114	(b) No additional fees are payable based on the individual fibers, wires, lines, or other
115	items contained within a single conduit.
116	(5) On January 1 of each year, the standard crossing fee under Subsection (1) shall be
117	adjusted by multiplying the current standard crossing fee by the sum of:
118	(a) one; and

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119	(b) the actual percent change of the consumer price index during the most recent
120	12-month period for which data is available.
121	Section 6. Section 54-23-106 is enacted to read:
122	54-23-106. Objections petition to Public Service Commission by a railroad.
123	(1) If a railroad objects to the proposed crossing due to the proposal being a serious
124	threat to the safe operations of the railroad or to the current or future use of the railroad
125	right-of-way, a violation of any federal law or regulation applicable to a public transit district,
126	or a violation of an agreement between a public transit district and the federal government, the
127	railroad shall provide written or electronic notice to the fiber optic carrier of the objection and
128	the specific basis for the objection.
129	(2) (a) If the parties make good faith efforts to resolve the objection, and are unable to
130	resolve the objection, either party may petition the commission for assistance via mediation or
131	arbitration of the disputed crossing application.
132	(b) The petition shall be filed within 60 days of receipt of the objection.
133	(3) If a petition is filed under Subsection (2), the commission shall issue an order
134	within 120 days of filing of the petition.
135	(4) An order issued under Subsection (3) may be appealed in accordance with Chapter
136	7, Hearings, Practice, and Procedure.
137	(5) The commission shall assess the costs associated with a petition equitably among
138	the parties.
139	Section 7. Section 54-23-107 is enacted to read:
140	54-23-107. Objections petition to Public Service Commission by a fiber optic
141	carrier.
142	(1) (a) If a railroad imposes additional requirements on a fiber optic carrier for crossing
143	the railroad's lines, other than the proposed crossing being a serious threat to the safe
144	operations of the railroad or to the current or future use of the railroad right-of-way, a violation
145	of any federal law or regulation applicable to a public transit district, or a violation of an
146	agreement between a public transit district and the federal government, the fiber optic carrier
147	may object to one or more of the requirements.
148	(b) The fiber optic carrier shall provide written or electronic notice of the objection and
149	the specific basis for the objection to the railroad.

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150	(2) (a) If the parties make good faith efforts to resolve the objection, and are unable to
151	resolve the objection, either party may petition the commission for resolution or modification
152	of the additional requirements.
153	(b) The petition shall be filed within 60 days of receipt of the objection.
154	(3) (a) If a petition is filed under Subsection (2), the commission shall determine, after
155	notice and opportunity for hearing, whether special circumstances exist that necessitate
156	additional requirements for the placement of the crossing.
157	(b) The commission shall issue an order within 120 days of filing of the petition.
158	(4) An order issued under Subsection (3) may be appealed in accordance with Chapter
159	7, Hearings, Practice, and Procedure.
160	(5) The commission shall assess the costs associated with a petition equitably among
161	the parties.
162	Section 8. Section 54-23-108 is enacted to read:
163	54-23-108. Existing agreements.
164	Nothing in this chapter prevents a railroad and a fiber optic carrier from continuing
165	under an existing agreement, or from otherwise negotiating the terms and conditions applicable
166	to a crossing or the resolution of any disputes relating to the crossing.