1	SAFE DRINKING WATER DISCLOSURE ACT
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Roger E. Barrus
5	Senate Sponsor: Jerry W. Stevenson
6 7	LONG TITLE
8	General Description:
9	This bill requires that a public water system that fluoridates public water supplies meet
10	certain requirements, requires a local health department to order temporary removal of
11	fluoride from public water supplies under certain circumstances, and allows a local
12	health department to order temporary removal of fluoride from public water supplies
13	under certain circumstances.
14	Highlighted Provisions:
15	This bill:
16	defines terms;
17	requires that a public water system that fluoridates public water supplies under order
18	of a local health department meet certain requirements;
19	requires that a public water system:
20	 review and maintain certain records relating to the fluoride the public water
21	system uses to fluoridate public water supplies under order of a local health
22	department; and
23	 provide copies of the records upon request of a member of the public;
24	requires a local health department to:
25	 review and maintain certain records relating to fluoride used to fluoridate public
26	water supplies; and
27	 order a public water system to temporarily remove fluoride from public water
28	supplies under certain circumstances and give public notice of the removal;
29	 allows a local health department to order a public water system to temporarily

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30	remove fluoride from public water supplies under certain circumstances and give public notice
31	of the removal;
32	 requires the Division of Drinking Water to review and maintain certain records; and
33	makes technical changes.
34	Money Appropriated in this Bill:
35	None
36	Other Special Clauses:
37	This bill takes effect on July 1, 2013.
38	Utah Code Sections Affected:
39	AMENDS:
40	19-4-111, as last amended by Laws of Utah 2009, Chapter 371
41	19-4-111.1, as enacted by Laws of Utah 2002, Chapter 16
42	19-4-111.2, as last amended by Laws of Utah 2009, Chapter 371
43	
44	Be it enacted by the Legislature of the state of Utah:
45	Section 1. Section 19-4-111 is amended to read:
46	19-4-111. Fluoride added to or removed from water Election or shareholder
47	vote required.
48	(1) As used in this section:
49	(a) "Corporate public water system" means a public water system that is owned by a
50	corporation engaged in distributing water only to its shareholders.
51	(b) "Corporation" is as defined in Section 16-4-102.
52	[(c) "Fluorine" includes a derivative or compound of fluorine.]
53	(c) "Fluoride" means a chemical compound that contains the fluoride ion and is used to
54	fluoridate drinking water, including:
55	(i) fluorosilicic acid;
56	
<i>5</i> 0	(ii) sodium fluorosilicate; or

58	(d) "Fluoride supplier" means a person who:
59	(i) manufactures, distributes, or packages or repackages fluoride;
60	(ii) is NSF/ANSI Standard 60 certified;
61	(iii) has evidence of the person's NSF/ANSI Standard 60 certification displayed on the
62	website of a certification body accredited by the International Accreditation Forum, including:
63	(A) NSF;
64	(B) the Underwriter Laboratory; or
65	(C) the Water Quality Association; and
66	(iv) provides fluoride in compliance with applicable NSF/ANSI Standard 60
67	certification requirements.
68	[(d)] (e) "Removal" means ceasing to add [fluorine] fluoride to a public water supply,
69	the addition having been previously approved by the voters of a political subdivision.
70	(2) (a) Except as provided in Subsection (7) or Subsection 19-4-104(1)(a)(i), public
71	water supplies, whether state, county, municipal, or district, may not have [fluorine] fluoride
72	added to or removed from the water supply without the approval of a majority of voters in an
73	election in the area affected.
74	(b) An election shall be held:
75	(i) upon the filing of an initiative petition requesting the action in accordance with state
76	law governing initiative petitions;
77	(ii) in the case of a municipal, local district, special service district, or county water
78	system that is functionally separate from any other water system, upon the passage of a
79	resolution by the legislative body or local district or special service district board representing
80	the affected voters, submitting the question to the affected voters at a municipal general
81	election; or
82	(iii) in a county of the first or second class, upon the passage of a resolution by the
83	county legislative body to place an opinion question relating to all public water systems within
84	the county, except as provided in Subsection (3), on the ballot at a general election.
85	(3) If a majority of voters on an opinion question under Subsection (2)(b)(iii) approve

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the addition of [fluorine] fluoride to or the removal of [fluorine] fluoride from the public water supplies within the county, the local health departments shall require the addition of [fluorine] fluoride to or the removal of [fluorine] fluoride from all public water supplies within that county other than those systems:

- (a) that are functionally separate from any other public water systems in that county; and
- (b) where a majority of the voters served by the public water system voted against the addition or removal of [fluorine] fluoride on the opinion question under Subsection (2)(b)(iii).
- (4) Nothing contained in this section prohibits the addition of chlorine or other water purifying agents.
- (5) Any political subdivision that, prior to November 2, 1976, decided to and was adding [fluorine] fluoride to the drinking water is considered to have complied with Subsection (2).
- (6) In an election held pursuant to Subsection (2)(b)(i), (ii), or (iii), where a majority of the voters approve the addition [to or removal of fluorine] of fluoride to or the removal of fluoride from the public water supplies, no election to consider adding fluoride to or removing [fluorine] fluoride from [or adding fluorine to] the public water supplies shall be held for a period of four years from the date of approval by the majority of voters beginning with elections held in November 2000.
- (7) (a) A supplier may not add [fluorine] fluoride to or remove [fluorine] fluoride from a corporate public water system unless the majority of the votes cast by the shareholders of the corporate public water system authorize the supplier to add or remove the [fluorine] fluoride.
- (b) If a corporate public water system's shareholders do not vote to add [fluorine] fluoride under Subsection (7)(a), the supplier shall annually provide notice to a person who receives water from the corporate public water system of the average amount of [fluorine] fluoride in the water.
- (c) A vote of the corporate public water system's shareholders under Subsection (7)(a) does not require a supplier of another public water system, including a public water system that

114	provides water to the corporate public water system, to add [fluorine] fluoride to or remove
115	[fluorine] fluoride from the public water system.
116	(8) If a local health department requires a public water system to add fluoride to public
117	drinking water supplies under Subsection (3), the public water system shall fluoridate the
118	public drinking water supplies with fluoride manufactured, distributed, packaged, and, if
119	applicable, repackaged by a fluoride supplier who has provided copies of the original, dated
120	documents used to obtain and maintain NSF/ANSI Standard 60 certification to:
121	(a) the local health department that oversees the public water system; and
122	(b) the division.
123	(9) A public water system described in Subsection (8) shall obtain, for each quantity of
124	fluoride acquired to fluoridate public drinking water supplies, a batch-specific certificate of
125	analysis that represents the complete composition of the formulation of the undiluted raw
126	fluoride substance, in percent or parts by weight, for each chemical and contaminant in the
127	batch.
128	(10) A local health department shall:
129	(a) order the temporary removal of fluoride from a public water system within the
130	boundaries of the local health department if the public water system:
131	(i) violates Subsection (8) or (9); or
132	(ii) is unable to fluoridate public drinking water supplies in accordance with
133	Subsections (8) and (9); and
134	(b) review and maintain the certification documents submitted to the local health
135	department under Subsection (8).
136	(11) A public water system described in Subsection (8) shall:
137	(a) review and maintain certificates of analysis obtained under Subsection (9); and
138	(b) upon request of a member of the public, provide a copy of a certificate of analysis
139	obtained under Subsection (9) to the member of the public.
140	(12) A local health department may order the temporary removal of fluoride from a
141	public water system within the boundaries of the local health department if the public water

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142	system violates a provision of Subsection (11).
143	(13) If a local health department orders the removal of fluoride from a public water
144	system under Subsection (10)(a) or (12), the local health department shall:
145	(a) issue a public notice regarding the temporary removal of fluoride from the public
146	water system; and
147	(b) when the public water system demonstrates its ability to fluoridate in accordance
148	with Subsections (8), (9), and (11), revoke the removal requirement.
149	(14) The division shall review and maintain the certification documents submitted to
150	the division under Subsection (8).
151	Section 2. Section 19-4-111.1 is amended to read:
152	19-4-111.1. Provision of fluoridated water Request of resident.
153	A public water system in a county of the first or second class whose entire water
154	inventory is fluoridated may supply water to a residence or business in a municipality that is
155	located in two counties, one that has approved fluoridation and one that has not approved
156	fluoridation in accordance with [Subsection] Section 19-4-111[(1)] if:
157	(1) the owner requests that the public water system supply water to the residence or
158	business;
159	(2) no reasonable alternative water supply exists; and
160	(3) the owner's request can be fulfilled without affecting other residences or businesses
161	in the municipality or county that has not approved fluoridation.
162	Section 3. Section 19-4-111.2 is amended to read:
163	19-4-111.2. Provision of fluoridated water Emergency circumstances.
164	(1) A public water system that is simultaneously supplying water to a municipality or
165	county that approved fluoridation in accordance with Section 19-4-111 and a municipality or
166	county that has not approved fluoridation may provide water from its fluoridated inventory to a
167	municipality or county that has not approved fluoridation if:
168	(a) as a result of a short-term emergency, the only water available is from the public
169	water system's fluoridated inventory;

(b) the public water system ceases providing fluoridated water to the municipality or		
county that has not approved fluoridation in accordance with [Subsection] Section		
19-4-111[(2)] in a time consistent with repair times following best industrial practice; and		
(c) where feasible, provide prompt notice to the affected area.		
(2) (a) A resident of an affected area that does not wish to receive fluoridated water		
during an emergency may contact the public water system to have delivery of fluoridated water		
to their residence or business terminated.		
(b) The resident shall determine when to resume delivery of water and shall contact the		
public water system to have delivery of water resumed.		
Section 4. Effective date.		
This bill takes effect on July 1, 2013.		