1	WATER JURISDICTION AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Margaret Dayton
5	House Sponsor:
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WATED HIDIODICTION AMENDMENTS

LONG TITLE

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General Description:

This bill modifies provisions relating to water rights used for watering livestock on public land and addresses the ability of a party to obtain a water right in the state under certain circumstances.

Highlighted Provisions:

- This bill:
 - removes the requirement that a livestock watering right be acquired jointly by a public land agency and a beneficial user;
 - ► states that no person or government entity may condition the issuance, renewal, amendment, or extension of any permit, approval, license, allotment, easement, right-of-way, or other land use occupancy agreement on the transfer of the water right, or a party acquiring a water right on behalf of the person or government entity;
 - ► states that, among other reasons, a livestock watering right may be considered valid if it is held by a beneficial user who has the right to use the grazing permit and graze livestock on the allotment;
 - ► provides that if a reduction in livestock grazing results in a forfeiture of water, the state engineer shall hold the appropriated water right in trust until the water can be appropriated for livestock watering; and
 - makes technical changes.



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M	oney Appropriated in this Bill:
	None
Ot	her Special Clauses:
	None
Ut	ah Code Sections Affected:
Al	MENDS:
	73-3-31, as last amended by Laws of Utah 2013, Chapter 343
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 73-3-31 is amended to read:
	73-3-31. Water right for watering livestock on public land.
	(1) As used in this section:
	(a) "Acquire" means to gain the right to use water through obtaining:
	(i) an approved application to appropriate water; or
	(ii) a perfected water right.
	(b) "Allotment" means a designated area of public land available for livestock grazing.
	(c) "Animal unit month (AUM)" is the amount of forage needed to sustain one cow and
he	r calf, one horse, or five sheep and goats for one month.
	$[\underline{(e)}]$ $\underline{(d)}$ (i) "Beneficial user" means the person that has the right to use the grazing
pe	rmit.
	(ii) "Beneficial user" does not mean the public land agency issuing the grazing permit.
	[(d)] (e) "Grazing permit" means a document authorizing livestock to graze on an
all	otment.
	[(e)] (f) "Livestock" means a domestic animal raised or kept for profit or personal use.
	[(f)] (g) "Livestock watering right" means a right for:
	(i) livestock to consume water:
	(A) directly from the water source located on public land; or
	(B) from an impoundment located on public land into which the water is diverted; and
	(ii) associated uses of water related to the raising and care of livestock on public land.
	[(g)] (h) (i) "Public land" means land owned or managed by the United States or the
sta	to

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59	(ii) "Public land" does not mean land owned by:
60	(A) the Division of Wildlife Resources;
61	(B) the School and Institutional Trust Lands Administration; or
62	(C) the Division of Parks and Recreation.
63	[(h)] (i) "Public land agency" means the agency that owns or manages the public land.
64	[(2) On or after May 12, 2009, a livestock watering right may only be acquired by a
65	public land agency jointly with a beneficial user.]
66	(2) A person or government entity may not:
67	(a) condition the issuance, renewal, amendment, or extension of any permit, approval,
68	license, allotment, easement, right-of-way, or other land use occupancy agreement regarding
69	livestock on the transfer of any water right directly to the person or government entity;
70	(b) require any water user to apply for, or acquire a water right in the name of, the
71	person or government entity as a condition for the issuance, renewal, amendment, or extension
72	of any permit, approval, license, allotment, easement, right-of-way, or other land use
73	occupancy agreement regarding livestock; or
74	(c) acquire a livestock watering right if the person or government entity is not a
75	beneficial user.
76	(3) The state engineer may not approve a change application under Section 73-3-3 for a
77	livestock watering right without the consent of the beneficial user.
78	(4) A beneficial user may file a nonuse application under Section 73-1-4 on a livestock
79	watering right or a portion of a livestock watering right that the beneficial user puts to
80	beneficial use.
81	(5) A livestock watering right is appurtenant to the allotment on which the livestock is
82	watered.
83	(6) (a) (i) A beneficial user or a public land agency may file a request with the state
84	engineer for a livestock water use certificate.
85	(ii) The state engineer shall:
86	(A) provide the livestock water use certificate application form on the Internet; and
87	(B) allow electronic submission of the livestock water use certificate application.
88	(b) The state engineer shall grant a livestock water use certificate to [: (i)] a beneficial
89	user if the beneficial user:

90	[(A)] (i) demonstrates that the beneficial user has a right to use a grazing permit for the
91	allotment to which the livestock watering right is appurtenant; and
92	[(B)] (ii) pays the fee set in accordance with Section 73-2-14[; and].
93	[(ii) the public land agency if the public land agency:]
94	[(A) (I) demonstrates that the public land agency owns a livestock watering right; or]
95	[(II) issues a grazing permit for the allotment to which the livestock watering right is
96	appurtenant; and]
97	[(B) pays the fee set in accordance with Section 73-2-14.]
98	(c) A livestock water use certificate is valid as long as the livestock watering right is:
99	(i) held by a beneficial user who has the right to use the grazing permit and graze
100	livestock on the allotment;
101	[(i)) (ii) put to beneficial use within a seven-year time period; or
102	[(iii)] (iii) subject to a nonuse application approved under Section 73-1-4.
103	(7) A beneficial user may access or improve an allotment as necessary for the
104	beneficial user to beneficially use, develop, and maintain the beneficial user's water right
105	appurtenant to the allotment.
106	(8) If a federal land management agency reduces livestock grazing AUMs on federal
107	grazing allotments, and the reduction results in the lapse of an appropriated water right, the
108	amount of water in question for nonuse as a livestock water right shall be held in trust by the
109	state engineer until such water may be appropriated for livestock watering, consistent with this
110	act and state law.
111	(9) Nothing in this section affects a livestock watering right held by a government
112	agency on May 13, 2014.

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Office of Legislative Research and General Counsel