1

WATER RELATED CHANGES

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26
             • makes technical and conforming changes.
27
     Money Appropriated in this Bill:
28
            This bill appropriates in fiscal year 2025:
29
             ► to Department of Natural Resources - Water Infrastructure Fund as a one-time
30
     appropriation:
31
                   from the General Fund, One-time, $5,000,000
     Other Special Clauses:
32
33
            None
34
     Utah Code Sections Affected:
35
     AMENDS:
36
            63I-1-273, as last amended by Laws of Utah 2023, Chapters 205, 261
37
            73-10c-3, as last amended by Laws of Utah 2023, Chapter 238
38
             73-10g-102, as enacted by Laws of Utah 2015, Chapter 458
39
             73-10g-301, as enacted by Laws of Utah 2020, Chapter 309
             73-10g-302, as enacted by Laws of Utah 2020, Chapter 309
40
41
            73-10g-304, as last amended by Laws of Utah 2022, Chapter 65
            73-10g-305, as enacted by Laws of Utah 2020, Chapter 309
42
43
            73-10g-306, as enacted by Laws of Utah 2020, Chapter 309
44
     ENACTS:
45
             73-10-39, Utah Code Annotated 1953
46
             73-10g-107, Utah Code Annotated 1953
47
            73-10g-601, Utah Code Annotated 1953
48
            73-10g-602, Utah Code Annotated 1953
49
            73-10g-603, Utah Code Annotated 1953
50
            73-10g-604, Utah Code Annotated 1953
51
            73-10g-605, Utah Code Annotated 1953
52
     REPEALS AND REENACTS:
53
             73-10-15, as last amended by Laws of Utah 1967, Chapter 176
54
     REPEALS:
55
            73-10-17, as enacted by Laws of Utah 1963, Chapter 178
56
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57	Be it enacted by the Legislature of the state of Utah:
58	Section 1. Section 63I-1-273 is amended to read:
59	63I-1-273. Repeal dates: Title 73.
60	(1) Title 73, Chapter 27, Legislative Water Development Commission, is repealed
61	January 1, 2031.
62	(2) Section 73-10-39, which requires a study related to financing water infrastructure,
63	is repealed July 1, 2027.
64	[(2)] (3) Title 73, Chapter 10g, Part 2, Agricultural Water Optimization, is repealed
65	July 1, 2028.
66	[(3)] (4) Section 73-18-3.5, which authorizes the Division of Outdoor Recreation to
67	appoint an advisory council that includes in the advisory council's duties advising on boating
68	policies, is repealed July 1, 2024.
69	[(4)] (5) In relation to Title 73, Chapter 31, Water Banking Act, on December 31,
70	2030:
71	(a) Subsection 73-1-4(2)(e)(xi) is repealed;
72	(b) Subsection 73-10-4(1)(h) is repealed; and
73	(c) Title 73, Chapter 31, Water Banking Act, is repealed.
74	[(5)] (6) Sections 73-32-302 and 73-32-303, related to the Great Salt Lake Advisory
75	Council, are repealed July 1, 2027.
76	Section 2. Section 73-10-15 is repealed and reenacted to read:
77	73-10-15. State water plan Entities to cooperate in formulation of plan.
78	(1) As used in this section:
79	(a) "Division" means the Division of Water Resources created under Section 73-10-18
80	(b) "State water plan" means a comprehensive framework that identifies available
81	water resources, recommends strategies for water resource optimization, and guides efforts to
82	manage available water supplies.
83	(2) (a) Beginning on or before December 31, 2026, the division shall publish a state
84	water plan that:
85	(i) is consistent with the state water policy established in Section 73-1-21;
86	(ii) references the state unified water infrastructure plan created by the Water
87	Development Coordinating Council under Section 73-10g-602;

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88	(iii) fosters communities and businesses;
89	(iv) facilitates local agriculture;
90	(v) addresses outdoor recreation; and
91	(vi) provides for a healthy environment.
92	(b) The state water plan may include recommendations for policy, fiscal support,
93	implementation of findings by governmental and private institutions, and public engagement.
94	(c) In formulating the state water plan, the division shall seek input from a wide range
95	of stakeholders, including representatives from agriculture and other water dependent
96	businesses, conservationists, recreation interests, government entities, academia, and Utah
97	residents in general.
98	(d) The division shall update the state water plan no less frequently than every ten
99	years.
100	(3) The following shall cooperate with the division in the formulation of the state water
101	plan:
102	(a) the following state entities:
103	(i) the Governor's Office of Planning and Budget;
104	(ii) the Department of Agriculture and Food;
105	(iii) within the Department of Natural Resources:
106	(A) the Division of Water Rights;
107	(B) the Utah Geological Survey;
108	(C) the Division of Wildlife Resources;
109	(D) the Division of Forestry, Fire, and State Lands; and
110	(E) the Public Lands Policy Coordinating Office;
111	(iv) within the Department of Environmental Quality:
112	(A) the Division of Drinking Water; and
113	(B) the Division of Water Quality;
114	(v) the Office of the Great Salt Lake Commissioner; and
115	(vi) the Colorado River Authority of Utah;
116	(b) the following local entities:
117	(i) a water conservancy district created under Title 17B, Chapter 2a, Part 10, Water
118	Conservancy District Act; and

119	(ii) a local watershed council created under Chapter 10g, Part 3, Watershed Councils
120	Act; and
121	(c) any other state or local entity that the division considers necessary.
122	(4) A state entity identified in Subsection (3)(a) shall designate an individual to assist
123	and advise the division in the formulation of a state water plan.
124	(5) The division shall use information, including water resources data, that has been or
125	will be assembled by state entities, the United States government, various colleges and
126	universities of the state, or any other source that can profitably contribute to the development of
127	the state water plan.
128	(6) In accordance with this section, an entity described in Subsection (3) shall
129	cooperate with the division unless the cooperation would directly impair the authority granted
130	to the entity by statute.
131	(7) The Utah Watersheds Council shall advise the division concerning state water
132	planning activities.
133	Section 3. Section 73-10-39 is enacted to read:
134	73-10-39. Study and recommendations related to the financing of water
135	infrastructure.
136	(1) As used in this section:
137	(a) "Division" means the Division of Water Resources.
138	(b) "Water infrastructure projects" means the same as that term is defined in Section
139	<u>73-10g-102.</u>
140	(2) (a) The division shall study and make recommendations, to be completed by
141	October 31, 2024, concerning:
142	(i) which funds or accounts used to finance water infrastructure projects should be tied
143	to the planning and prioritization process in Chapter 10g, Part 6, Planning and Prioritization;
144	<u>and</u>
145	(ii) whether any funds or accounts should be consolidated.
146	(b) The division shall study and make recommendations, to be completed by October
147	31, 2025, concerning whether to impose a new fee to fund water infrastructure projects
148	identified in the unified water infrastructure plan adopted under Section 73-10g-602 and
149	consistent with the planning and prioritization process in Chapter 10g. Part 6. Planning and

150	Prioritization. The study shall consider:
151	(i) who is assessed the fee;
152	(ii) how to calculate the fee amount, including any adjustments to the fee amount over
153	time;
154	(iii) the process for collecting the fee;
155	(iv) where the money collected should be deposited;
156	(v) whether the revenue stream should be configured as a tax rather than a fee;
157	(vi) how the money collected should be spent;
158	(vii) the affordability of the fee for end users; and
159	(viii) how to assure that the revenue is distributed equitably statewide.
160	(3) In conducting a study described in Subsection (2), the division shall:
161	(a) work cooperatively with the Water Development Coordinating Council; and
162	(b) consult with a wide range of stakeholders with diverse interests, including those
163	with expertise in water development and delivery, tax policy, and water funding.
164	(4) The division shall report the division's findings and recommendations to the
165	Natural Resources, Agriculture, and Environment Interim Committee by no later than:
166	(a) for the study described in Subsection (2)(a), the November 2024 interim meeting of
167	the Natural Resources, Agriculture, and Environment Interim Committee; and
168	(b) for the study described in Subsection (2)(b), the November 2025 interim meeting of
169	the Natural Resources, Agriculture, and Environment Interim Committee.
170	Section 4. Section 73-10c-3 is amended to read:
171	73-10c-3. Water Development Coordinating Council created Purpose
172	Members.
173	(1) (a) There is created within the Department of Natural Resources a Water
174	Development Coordinating Council. The council is comprised of:
175	(i) the director of the Division of Water Resources;
176	(ii) the executive secretary of the Water Quality Board;
177	(iii) the executive secretary of the Drinking Water Board;
178	(iv) the director of the Housing and Community Development Division or the director's
179	designee;
180	(v) the state treasurer or the state treasurer's designee; [and]

181	(vi) the commissioner of the Department of Agriculture and Food, or the
182	commissioner's designee[-]; and
183	(vii) an individual appointed by the governor with the advice and consent of the Senate
184	who is:
185	(A) familiar with water infrastructure projects, including planning, financing,
186	construction, or operation; and
187	(B) employed by a water conservancy district that is subject to the asset management
188	criteria of Section 17B-2a-1010.
189	(b) The council shall choose a chair and vice chair from among the council's own
190	members, except the chair and vice chair may not be from the same department.
191	(c) A member may not receive compensation or benefits for the member's service, but
192	may receive per diem and travel expenses in accordance with:
193	(i) Section 63A-3-106;
194	(ii) Section 63A-3-107; and
195	(iii) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
196	63A-3-107.
197	(2) The purposes of the council are to:
198	(a) coordinate the use and application of the [funds] money available to the state to
199	give financial assistance to political subdivisions of this state so as to promote the
200	conservation, development, treatment, restoration, and protection of the waters of this state;
201	(b) promote the coordination of the financial assistance programs administered by the
202	state and the use of the financing alternative most economically advantageous to the state and
203	its political subdivisions;
204	(c) promote the consideration by the Board of Water Resources, Drinking Water
205	Board, and Water Quality Board of regional solutions to the water and wastewater needs of
206	individual political subdivisions of this state;
207	(d) assess the adequacy and needs of the state and its political subdivisions with respect
208	to water-related infrastructures and advise the governor and the Legislature on those funding
209	needs; [and]
210	(e) conduct reviews and reports on water-related infrastructure issues as directed by
211	statute[-];

212	(f) engage in planning and prioritization of water infrastructure projects in accordance
213	with Chapter 10g, Part 6, Planning and Prioritization; and
214	(g) expend money from the Water Infrastructure Fund in accordance with Section
215	<u>73-10g-107.</u>
216	Section 5. Section 73-10g-102 is amended to read:
217	73-10g-102. Definitions.
218	As used in this chapter:
219	(1) "Board" means the Board of Water Resources[;].
220	(2) "Division" means the Division of Water Resources[; and].
221	(3) "Restricted account" means the Water Infrastructure Restricted Account created in
222	Section 73-10g-103.
223	(4) "Water Infrastructure Fund" means the enterprise fund created in Section
224	<u>73-10g-107.</u>
225	(5) "Water infrastructure project" means:
226	(a) the following for the supply, control, measurement, treatment, distribution, storage,
227	or transport of water:
228	(i) planning;
229	(ii) design;
230	(iii) construction;
231	(iv) reconstruction;
232	(v) improvement;
233	(vi) renovation;
234	(vii) acquisition; or
235	(viii) seismic upgrade; or
236	(b) a project to engage in planning consistent with Part 6, Planning and Prioritization.
237	Section 6. Section 73-10g-107 is enacted to read:
238	73-10g-107. Water Infrastructure Fund.
239	(1) There is created an enterprise fund known as the "Water Infrastructure Fund,"
240	which is referred to in this section as the "fund."
241	(2) The fund shall consist of:
242	(a) appropriations from the Legislature;

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243	(b) money from the federal government;
244	(c) grants or donations from a person;
245	(d) money made available to the state for purposes of water infrastructure projects from
246	any source; and
247	(e) interest and earnings on the fund.
248	(3) The state treasurer shall invest the money in the fund according to Title 51, Chapter
249	7, State Money Management Act, except that interest or other earnings derived from those
250	investments shall be deposited into the fund.
251	(4) (a) The Water Development Coordinating Council may use money in the fund to
252	pay for the costs of administering Part 6, Planning and Prioritization, including staff directly
253	related to the activities of the Water Development Coordinating Council under Part 6, Planning
254	and Prioritization.
255	(b) The division may use money in the fund to pay for the costs of the study required
256	by Section 73-10-39.
257	Section 7. Section 73-10g-301 is amended to read:
258	Part 3. Watershed Councils Act
259	73-10g-301. Implementation of part.
260	[(1) This part is known as the "Watershed Councils Act." (2)] This part shall be
261	liberally construed to:
262	[(a)] (1) provide input to the Water Development Coordinating Council regarding
263	infrastructure planning on a watershed and state level in accordance with Part 6, Planning and
264	Prioritization;
265	(2) develop diverse and balanced stakeholder forums for discussion of water policy and
266	resource issues at watershed and state levels that are not vested with regulatory, infrastructure
267	financing, or enforcement powers or responsibilities; and
268	[(b)] (3) use local expertise and resources found in universities and other research
269	institutions or in regional, state, and federal agencies.
270	Section 8. Section 73-10g-302 is amended to read:
271	73-10g-302. Definitions.
272	As used in this part:
273	(1) "Council" means the state council or a local council created under this part.

274	(2) "Local council" means a local [watershed] council created in accordance with
275	Section 73-10g-306.
276	(3) "State council" means the Utah Watersheds Council created in Section 73-10g-304.
277	(4) "Utah Water Task Force" means a task force created by the Department of Natural
278	Resources to review and make recommendations regarding water issues.
279	Section 9. Section 73-10g-304 is amended to read:
280	73-10g-304. Utah Watersheds Council Creation and governance.
281	(1) Within the Department of Natural Resources, there is created the "Utah Watersheds
282	Council" consisting of the following members who are residents of the state:
283	(a) the executive director of the Department of Natural Resources;
284	(b) the executive director of the Department of Environmental Quality;
285	(c) the commissioner of the Department of Agriculture and Food;
286	(d) the director of the Utah Division of Indian Affairs;
287	(e) the Utah State University Extension vice president;
288	(f) the director of the Division of Emergency Management within the Department of
289	Public Safety;
290	(g) a representative designated by the Utah Association of Counties;
291	(h) a representative designated by the Utah League of Cities and Towns;
292	(i) a representative designated by the Utah Association of Special Districts;
293	(j) a representative of reclamation projects located in the state selected by the governor
294	from a list of three persons nominated jointly by the local sponsors of reclamation projects
295	located in the state and the executive director of the Department of Natural Resources;
296	(k) a representative of agricultural interests selected by the governor from a list of three
297	persons nominated jointly by the commissioner of the Department of Agriculture and Food, the
298	president of the Utah Farm Bureau, and the Utah State University Extension vice president;
299	(l) a representative of environmental conservation interests selected by the governor
300	from a list of three persons nominated jointly by the executive directors of the Department of
301	Environmental Quality and Department of Natural Resources;
302	(m) a representative of business and industry water interests selected by the governor
303	from a list of three individuals nominated jointly by the Utah Manufacturers Association, Utah
304	Mining Association, and Utah Petroleum Association:

305	(n) an attorney who is authorized to practice law in the state, who has recognized
306	expertise in water law, and is selected by the governor from a list of three individuals
307	nominated jointly by the executive director of the Department of Natural Resources, the
308	executive director of the Department of Environmental Quality, and the commissioner of the
309	Department of Agriculture and Food; [and]
310	(o) the state engineer, as a nonvoting member;
311	(p) the director of the division, as a nonvoting member; and
312	[(o)] (q) the designated individual selected by a local [watershed] council certified
313	under Section 73-10g-306.
314	(2) (a) The state council shall:
315	(i) organize the state council as provided in this part;
316	(ii) select a chair and at least one vice-chair from among the members of the state
317	council to have powers and duties provided in the organizing documents adopted by the state
318	council; and
319	(iii) adopt policies to govern the state council's activities, including policies for the
320	creation of subcommittees that may be less than a quorum of the state council and may include
321	persons of suitable expertise who are not state council members.
322	(b) The state council shall make the organizing documents and policies created under
323	Subsection (2)(a) available:
324	(i) to the public;
325	(ii) at each meeting of the state council; and
326	(iii) on a public website maintained by the division for council business.
327	(3) The state council may invite federal agencies to name representatives as liaisons to
328	the state council.
329	(4) The state council shall stagger the initial terms of the state council members listed
330	in Subsections (1)(g) through (n), after which members will be replaced according to policies
331	adopted by the state council.
332	(5) After the state council's initial organization, the state council may hold regular and
333	special meetings at such locations within the state and on a schedule as the state council
334	determines, provided that the state council shall meet at least semi-annually.
335	(6) A majority of the voting members of the state council constitutes a quorum.

336 (7) The action of the majority of the voting members of the state council constitutes the 337 action of the state council. 338 (8) (a) The state council policies may allow that a properly authorized representative of 339 a voting member of the state council may act in the place of that voting member if the voting 340 member is absent or unable to act. 341 (b) The state council shall enter in the record of a meeting proper documentation of a representative's authority to act on behalf of the voting member under this Subsection (8). 342 (c) Authorization to act on behalf of a voting member may be given for more than one 343 344 meeting. (d) Authorization to act on behalf of a voting member shall comply with the policies 345 346 adopted by the state council. 347 (9) (a) The division shall staff the state council. 348 (b) The division may make rules in accordance with Title 63G, Chapter 3, Utah 349 Administrative Rulemaking Act, to facilitate the creation and operation of the state council. 350 Section 10. Section **73-10g-305** is amended to read: 351 73-10g-305. Role of the state council -- Reporting. 352 (1) The state council [is directed to] shall: 353 (a) serve as a forum to encourage and facilitate discussion and collaboration by and 354 among the stakeholders relative to the water-related interests of the state and the state's people 355 and institutions; 356 (b) facilitate communication and coordination between the Department of Natural 357 Resources, the Department of Agriculture and Food, the Department of Environmental Quality, 358 and other state and federal agencies in the administration and implementation of water-related 359 activities; 360 (c) facilitate the establishment of local [watershed] councils by certifying a local 361 council: 362 (i) for the watersheds defined in Section 73-10g-303; and 363 (ii) after reviewing the proceedings and documents submitted by proposed local 364 councils, to ensure that the local council meets the certification requirements in Section 365 73-10g-306; 366 (d) provide resources and support for the administration of local councils;

367	(e) consult and seek guidance from local councils; [and]
368	(f) advise the Water Development Coordinating Council regarding a unified water
369	infrastructure plan in accordance with Section 73-10g-602; and
370	[(f)] (g) provide advice to the governor and Legislature on water issues.
371	(2) The state council shall provide updates on the state council's activities annually, or
372	as invited, to:
373	(a) the Natural Resources, Agriculture, and Environment Interim Committee;
374	(b) the Legislative Water Development Commission; and
375	(c) the Utah Water Task Force.
376	Section 11. Section 73-10g-306 is amended to read:
377	73-10g-306. Local councils Creation.
378	(1) A proposed local [watershed] council may be certified by the Utah Watersheds
379	Council under Subsection 73-10g-305(1)(c) if:
380	(a) the organizing documents and policies of the proposed local [watershed] council:
381	(i) provide for an open and equitable system of governance;
382	(ii) encourage participation by a water user or group of water users, other watershed
383	groups, mutual irrigation companies, distribution system committees, and other stakeholders
384	within the watershed; and
385	(iii) require that:
386	(A) a majority of the members of the local council constitutes a quorum; and
387	(B) an action of the local council be approved by no less than a majority of the
388	members of the local council;
389	(b) in a balance appropriate for the watershed, the proposed local council membership
390	includes watershed stakeholders who reside or work within the watershed or own or control the
391	right to divert or use water within the watershed and is representative, where feasible, of at
392	least these interests:
393	(i) agriculture;
394	(ii) industry;
395	(iii) Indian tribes;
396	(iv) public water suppliers, as defined in Section 73-1-4;
397	(v) water planning and research institutions;

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398	(vi) water quality;
399	(vii) fish and wildlife;
400	(viii) water dependent habitat and environments;
401	(ix) watershed management, such as distribution system committees functioning within
402	the watershed;
403	(x) mutual irrigation companies;
404	(xi) land use planning agencies; and
405	[(xii)] (xii) local sponsors of [reclamation] Bureau of Reclamation projects;
406	(c) for each of the five watersheds that drain into Great Salt Lake, the proposed local
407	council includes a person designated by the Great Salt Lake local watershed council, if the
408	Great Salt Lake local [watershed] council is certified; and
409	(d) for the Great Salt Lake watershed, the proposed local council includes a person
410	designated by each of the five watersheds that drain into Great Salt Lake that has a certified
411	local watershed council.
412	(2) A local council may invite state and federal agencies to name representatives as
413	liaisons to the local council.
414	Section 12. Section 73-10g-601 is enacted to read:
415	Part 6. Planning and Prioritization
416	73-10g-601. Definitions.
417	As used in this part:
418	(1) "Agency plan" means a water infrastructure plan adopted by a relevant agency.
419	(2) "Executive director" means the executive director of the Department of Natural
420	Resources.
421	(3) "Relevant agency" means:
422	(a) the Division of Water Resources;
423	(b) the Division of Drinking Water;
424	(c) the Division of Water Quality;
425	(d) the Housing and Community Development Division; and
426	(e) the Department of Agriculture and Food.
427	(4) "State council" means the Water Development Coordinating Council created in
428	Sections 73-10c-3 and 79-2-201.

429	(5) "Utah Watersheds Council" means the Utah Watersheds Council created in Section
430	<u>73-10g-304.</u>
431	(6) "Water infrastructure fund money" means money in the Water Infrastructure Fund
432	created by Section 73-10g-107.
433	Section 13. Section 73-10g-602 is enacted to read:
434	73-10g-602. Unified water infrastructure plan Annual reporting.
435	(1) (a) The state council shall adopt a unified water infrastructure plan in accordance
436	with this section by no later than March 1, 2026.
437	(b) The state council shall update the unified water infrastructure plan as needed, but at
438	least every four years.
439	(c) A relevant agency may request that the state council amend the unified water
440	infrastructure plan.
441	(2) A unified water infrastructure plan shall:
442	(a) describe water infrastructure projects:
443	(i) needed to maintain the reliable supply of safe and clean water within the state; and
444	(ii) organized in 10-year phases up to at least a 20-year plan;
445	(b) be consistent with the policies, goals, and recommendations of the state water plan;
446	<u>and</u>
447	(c) be based primarily on agency plans submitted by the relevant agencies.
448	(3) Beginning on June 30, 2025, a relevant agency shall:
449	(a) annually adopt a water infrastructure agency plan that describes and ranks needed
450	water infrastructure projects under the jurisdiction of the relevant agency;
451	(b) include in the agency plan ranking justifications and descriptions of whether a
452	water infrastructure project is:
453	(i) ready for construction;
454	(ii) planning for construction; or
455	(iii) a future project.
456	(c) organize an agency plan under this section in 10-year phases up to at least a 20-year
457	plan; and
458	(d) annually submit the agency plan to the state council by no later than June 30.
459	(4) Before adopting or amending a unified water infrastructure plan, the state council

460	shall provide a draft of the proposed unified water infrastructure plan to the Utah Watersheds			
461	Council and the Utah Watersheds Council may advise the state council concerning the unified			
462	water infrastructure plan.			
463	(5) (a) Beginning September 1, 2024, a relevant agency shall annually prepare a report			
464	and submit it to the state council concerning the funds or accounts that the relevant agency			
465	administers.			
466	(b) The report required by this Subsection (5) shall provide for the fund or account:			
467	(i) the balance at the beginning of the fiscal year of the report;			
468	(ii) revenues received from any source during the fiscal year;			
469	(iii) the ending balance after the close of the fiscal year; and			
470	(iv) projected revenues and disbursements for the coming fiscal year.			
471	(c) The state council shall compile the reports submitted pursuant to this Subsection (5)			
472	by no later than October 1 and distribute the complied report to:			
473	(i) the governor;			
474	(ii) the Legislative Management Committee;			
475	(iii) the Natural Resources, Agriculture, and Environment Interim Committee; and			
476	(iv) the Natural Resources, Agriculture, and Environmental Quality Appropriations			
477	Subcommittee.			
478	Section 14. Section 73-10g-603 is enacted to read:			
479	73-10g-603. Ranking and prioritizing water infrastructure projects.			
480	(1) The state council, in consultation with the relevant agencies, shall develop a written			
481	prioritization process for ranking and prioritizing water infrastructure projects that are or will			
482	be funded by water infrastructure fund money beginning with fiscal year 2027. The written			
483	prioritization process shall:			
484	(a) identify water infrastructure projects listed in the unified water infrastructure plan			
485	described in Section 73-10g-602; and			
486	(b) rank the water infrastructure projects identified under Subsection (1)(a).			
487	(2) The following shall be included in the written prioritization process under			
488	Subsection (1):			
489	(a) subject to Subsection (3), categories of the types of water infrastructure projects			
490	against which other water infrastructure projects are prioritized;			

491	(b) exclusion of the following types of water infrastructure projects:			
492	(i) an emergency water infrastructure project; or			
493	(ii) a small water infrastructure project that receives less than an amount of water			
494	infrastructure fund money established by rule made by the state council in accordance with			
495	Title 63G, Chapter 3, Utah Administrative Rulemaking Act;			
496	(c) hardship criteria that at a minimum refer to the hardship criteria of the Division of			
497	Drinking Water and the Division of Water Quality;			
498	(d) criteria related to the public interest, including conservation and the protection of			
499	public health and safety;			
500	(e) criteria to ensure that the project is adequately designed based on sound engineering			
501	and geologic considerations;			
502	(f) criteria for ranking or prioritizing a local water infrastructure project based on:			
503	(i) a local water infrastructure plan that is consistent with this section; and			
504	(ii) consultation with local entities about local water infrastructure projects;			
505	(g) criteria for ranking or prioritizing a water infrastructure project when water			
506	infrastructure fund money will be used to match federal funding;			
507	(h) a requirement that a person who receives water infrastructure fund money for a			
508	water infrastructure project:			
509	(i) engage in long-term planning consistent with Section 73-10g-602; and			
510	(ii) comply with Section 73-10g-605; and			
511	(i) any other provision the state council considers appropriate.			
512	(3) When including categories of types of water infrastructure projects used in the			
513	written prioritization process, the state council shall consider:			
514	(a) whether to apply percentages of water infrastructure fund money assigned to each			
515	category;			
516	(b) the size and resources of recipients; and			
517	(c) the potential purposes of the different types of water infrastructure projects, such as			
518	agricultural, municipal, or industrial uses.			
519	(4) In developing the written prioritization process, the state council shall seek and			
520	consider public comment related to developing the written prioritization process by holding			
521	public meetings at locations throughout the state in accordance with Title 52, Chapter 4, Open			

522	and Public Meetings Act.			
523	(5) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,			
524	the state council shall make rules establishing the written prioritization process under			
525	Subsection (1).			
526	(b) The state council shall submit a proposed rule to a committee or commission			
527	designated by the Legislative Management Committee for review before taking final action of			
528	the proposed rule or a proposed amendment to the rule described in this Subsection (5).			
529	(6) In determining priorities and funding levels of water infrastructure projects, the			
530	state council shall use the ranked list of water infrastructure projects based on the criteria			
531	adopted in the written prioritization process under Subsection (1).			
532	(7) A relevant agency shall annually report to the state council on the status of new			
533	water infrastructure projects, including water infrastructure projects that are funded by the			
534	Legislature in an appropriation act.			
535	(8) For a fiscal year before fiscal year 2027, a relevant agency shall prioritize water			
536	infrastructure projects within the jurisdiction of the relevant agency and not the state council.			
537	Section 15. Section 73-10g-604 is enacted to read:			
538	73-10g-604. State council's general duties related to prioritizing Reporting			
539	Relevant agency actions.			
540	(1) The state council shall:			
541	(a) beginning with fiscal year 2027, determine priorities and funding levels of water			
542	infrastructure projects for each fiscal year based on ranked water infrastructure projects;			
543	(b) hold public meetings in accordance with Title 52, Chapter 4, Open and Public			
544	Meetings Act, and otherwise provide for public input on funding of water infrastructure			
545	projects; and			
546	(c) make rules in accordance with Title 63G, Chapter 3, Utah Administrative			
547	Rulemaking Act, necessary to perform the state council's duties related to:			
548	(i) adopting the unified water infrastructure plan;			
549	(ii) adopting a written prioritization plan; and			
550	(iii) prioritizing and setting funding levels for water infrastructure projects.			
551	(2) (a) For water infrastructure projects prioritized with funding provided under this			
552	title, the state council shall annually report, by no later than the October interim meeting of the			

553	Legislature, to a committee or commission designated by the Legislative Management			
554	Committee:			
555	(i) a prioritized list of the water infrastructure projects and the funding levels available			
556	for those water infrastructure projects; and			
557	(ii) the unfunded water infrastructure projects and maintenance needs within the state			
558	(b) The committee or commission designated by the Legislative Management			
559	Committee under Subsection (2)(a) shall:			
560	(i) review the list reported by the state council; and			
561	(ii) recommend to the Legislature:			
562	(A) the amount of additional funding to allocate to water infrastructure projects; and			
563	(B) the source of revenue for the additional funding allocation under Subsection			
564	(2)(b)(ii)(A).			
565	(3) A relevant agency shall administer money prioritized under this part in a manner			
566	consistent with this part.			
567	Section 16. Section 73-10g-605 is enacted to read:			
568	73-10g-605. Capital asset management and reserve analysis Assistance for			
569	person seeking state funds.			
570	(1) As a condition of receiving water infrastructure fund money for a water			
571	infrastructure project by a loan or grant, a recipient shall:			
572	(a) conduct a reserve study showing how the recipient shall:			
573	(i) repay the loan if the recipient receives a loan; and			
574	(ii) collect money for repair and replacement of the water infrastructure project;			
575	(b) if the recipient receives a loan, update the reserve study described in Subsection			
576	(1)(a) every five years or until the loan is repaid; and			
577	(c) comply with the relevant capital asset management requirements under:			
578	(i) Section 19-5-202 for a water infrastructure project related to wastewater or sewage			
579	infrastructure; or			
580	(ii) Section 73-10g-502 for a water provider's, as defined in Section 73-10g-501, water			
581	infrastructure project that is not described in Subsection (1)(c)(i).			
582	(2) A reserve study required under this section shall include:			
583	(a) a list of the components identified in the reserve analysis that will reasonably			

584	require reserve funds;				
585	(b) a statement of the probable remaining useful life, as of the date of the reserve				
586	analysis, of each component identified in the reserve analysis;				
587	(c) an estimate of the cost to repair, replace, or restore each component identified in the				
588	reserve analysis;				
589	(d) an estimate of the total annual contribution to a reserve fund necessary to meet the				
590	cost to repair, replace, or restore each component identified in the reserve analysis during the				
591	component's useful life and at the end of the component's useful life; and				
592	(e) a reserve funding plan that recommends how the system may fund the annual				
593	contribution described in Subsection (2)(d).				
594	(3) If a person seeking water infrastructure fund money under this part establishes a				
595	need to the satisfaction of a relevant agency, the relevant agency may provide the person:				
596	(a) water infrastructure fund money to assist the recipient in complying with the				
597	planning, reserve analysis, and capital asset management requirements of this part; or				
598	(b) technical assistance with the planning, reserve analysis, or capital asset				
599	management requirements of this part.				
600	Section 17. Repealer.				
601	This bill repeals:				
602	Section 73-10-17, State water plan Authority of other agencies not impaired.				
603	Section 18. FY 2025 Appropriation.				
604	The following sums of money are appropriated for the fiscal year beginning July 1,				
605	2024, and ending June 30, 2025. These are additions to amounts previously appropriated for				
606	fiscal year 2025.				
607	Subsection 18(a). Business-like Activities.				
608	The Legislature has reviewed the following proprietary funds. Under the terms and				
609	conditions of Utah Code 63J-1-410, for any included Internal Service Fund, the Legislature				
610	approves budgets, full-time permanent positions, and capital acquisition amounts as indicated,				
611	and appropriates to the funds, as indicated, estimated revenue from rates, fees, and other				
612	charges. The Legislature authorizes the State Division of Finance to transfer amounts between				
613	funds and accounts as indicated.				
614	ITEM 1 To Department of Natural Resources - Water Infrastructure Fund				

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615	From General Fund, One-time		\$5,000,000
616	Schedule of Programs:		
617	Water Infrastructure Fund	\$5,000,000	
618	The Legislature intends that the money in this appropriation be nonlapsing.		
619	Section 19. Effective date.		
620	This bill takes effect on May 1, 2024.		