HB0311S03 compared with HB0311

{Omitted text} shows text that was in HB0311 but was omitted in HB0311S03 inserted text shows text that was not in HB0311 but was inserted into HB0311S03

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Watershed Amendments
2025 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Casey Snider
Senate Sponsor:Scott D. Sandall
LONG TITLE
General Description:
This bill addresses provisions related to water {loss-} resources and water {quality issues in-}
management in Utah watersheds.
Highlighted Provisions:
This bill:
• {allows the state engineer to require the repair or construction of certain hydroelectric
facilities to prevent waste, loss, pollution, or contamination of waters;}
For a second
 {prevent waste of water, damage to property, and injury to others; and}
 {mitigate environmental impacts;}
{-addresses liability of an owner or operator of a hydroelectric facility; }
• {clarifies that water stored in a reservoir or body of water for power generation may only
be used for power generation; and }
• <u>defines terms;</u>
 clarifies when a water commissioner is:

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11	• treated as a regular full-time employee;
12	 eligible for health and retirement benefits; and
12	
	<u>exempt from the Utah State Personnel Management Act;</u>
14	• allows the Utah water agent to include facilities and land in the state water agent's monotories for motor expression projector.
16	negotiations for water augmentation projects;
16	 allows the Board of Water Resources to enter into contracts for water augmentation
10	projects negotiated by the Utah water agent;
18	modifies the membership requirements for the Legislative Water Development
	Commission; and
16	 makes technical and conforming changes.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
26	AMENDS:
27	63I-1-273 , as last amended by Laws of Utah 2024, Third Special Session, Chapter 5 , as last
	amended by Laws of Utah 2024, Third Special Session, Chapter 5
28	73-5-1 , as last amended by Laws of Utah 2021, Chapter 345 , as last amended by Laws of
	Utah 2021, Chapter 345
23	{73-5-9 , as last amended by Laws of Utah 2005, Chapter 215 , as last amended by Laws of
	Utah 2005, Chapter 215}
29	73-10-4 , as last amended by Laws of Utah 2024, Chapter 522 , as last amended by Laws of
	Utah 2024, Chapter 522
30	73-10g-701 , as enacted by Laws of Utah 2024, Chapter 522 , as enacted by Laws of Utah
	2024, Chapter 522
31	73-10g-703 , as enacted by Laws of Utah 2024, Chapter 522 , as enacted by Laws of Utah
	2024, Chapter 522
32	73-27-102 , as last amended by Laws of Utah 2021, Chapter 229 , as last amended by Laws of
	Utah 2021, Chapter 229
	ENACTS:

25 {73-5a-504, Utah Code Annotated 1953, Utah Code Annotated 1953}

{73-5a-505, Utah Code Annotated 1953, Utah Code Annotated 1953}
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 63I-1-273 is amended to read:
63I-1-273. Repeal dates: Title 73.
(1) Subsection 73-1-4(2)(e)(xi), regarding a water right subject to an approved change application for
use within a water bank that has been authorized but not dissolved, is repealed December 31, 2030.
(2) Subsection [73-10-4(1)(h)] <u>73-10-4(1)(i)</u> , regarding management of an application to create a water
bank, is repealed December 31, 2030.
(3) Section 73-10-39, Study and recommendations related to the financing of water infrastructure, is
repealed July 1, 2027.
(4) Title 73, Chapter 10g, Part 2, Agricultural Water Optimization, is repealed July 1, 2028.
(5) Title 73, Chapter 10g, Part 7, Utah Water Agent, is repealed July 1, 2034.
(6) Section 73-18-3.5, Advisory council, is repealed July 1, 2029.
(7) Title 73, Chapter 27, Legislative Water Development Commission, is repealed January 1, 2031.
(8) Title 73, Chapter 31, Water Banking Act, is repealed December 31, 2030.
(9) Section 73-32-302, Advisory council created Staffing Per diem and travel expenses Annual
conflict of interest disclosure statement Exception Penalties, is repealed July 1, 2027.
(10) Section 73-32-303, Duties of the council, is repealed July 1, 2027.
Section 2. Section 73-5-1 is amended to read:
73-5-1. Appointment of water commissioners Procedure.
(1)
(a) If, in the judgment of the state engineer or the district court, it is necessary to appoint a water
commissioner for the distribution of water from any river system or water source, the commissioner
shall be appointed for a four-year term by the state engineer.
(b) The state engineer shall determine whether all or a part of a river system or other water source shall
be served by a commissioner, and if only a part is to be served, the state engineer shall determine the
boundaries of that part.
(c) The state engineer may appoint:
(i) more than one commissioner to distribute water from all or a part of a water source; or
(ii) a single commissioner to distribute water from several separate and distinct water sources.

68 (d) A water commissioner appointed by the state engineer under this section is: 69 (i) an employee of the Division of Water Rights; 70 (ii) an appointed officer under Subsection 49-13-102(5)(b)(iii), if the water commissioner meets the requirements for a regular full-time employee under Subsection 49-13-102(5)(a); 73 (iii) eligible for health and retirement benefits as determined by the water commissioner's distribution system committee, if the water commissioner is a regular full-time employee as that term is defined in Section 49-13-102; and 76 (iv) exempt from Title 63A, Chapter 17, Utah State Personnel Management Act. 77 [(ii) career service exempt under Subsection 63A-17-301(1)(k); and] 78 [(iii) exempt under Subsection 63A-17-307(2)(f) from the classified service provisions of Section 63A-17-307.] 80 (2)(a) The state engineer shall consult with the water users before appointing a commissioner. The form of consultation and notice to be given shall be determined by the state engineer so as to best suit local conditions, while providing for full expression of majority opinion. 84 (b) The state engineer shall act in accordance with the recommendation of a majority of the water users, if the majority of the water users: 86 (i) agree upon: 87 (A) a qualified individual to be appointed as a water commissioner; 88 (B) the duties the individual shall perform; and 89 (C) subject to the requirements of Title 49, Utah State Retirement and Insurance Benefit Act, the compensation the individual shall receive; and 91 (ii) submit a recommendation to the state engineer on the items described in Subsection (2)(b)(i). 93 (c) If a majority of water users do not agree on the appointment, duties, or compensation, the state engineer shall make a determination for them. 95 (3)(a) (i) The salary and expenses of the commissioner and all other expenses of distribution, including printing, postage, equipment, water users' expenses, and any other expenses considered necessary by the state engineer, shall be borne pro rata by the users of water from the river system or water source in accordance with a schedule to be fixed by the state engineer.

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100		(ii) The schedule shall be based on the established rights of each water user, and the pro rata share
		shall be paid by each water user to the state engineer on or before May 1 of each year.
103	(b)	The payments shall be deposited in the Water Commissioner Fund created in Section 73-5-1.5.
105	(c)	If a water user fails to pay the assessment as provided by Subsection (3)(a), the state engineer may
		do any or all of the following:
107	(i)	create a lien upon the water right affected by filing a notice of lien in the office of the county
		recorder in the county where the water is diverted and bring an action to enforce the lien;
110	(ii)	forbid the use of water by the delinquent water user or the delinquent water user's successors or
		assignees, while the default continues; or
112	(iii)	bring an action in the district court for the unpaid expense and salary.
113	(d)	In any action brought to collect any unpaid assessment or to enforce any lien under this section, the
		delinquent water user shall be liable for the amount of the assessment, interest, any penalty, and for
		all costs of collection, including all court costs and a reasonable attorney fee.
117	(4)	
	(a)	A commissioner may be removed by the state engineer for cause.
118	(b)	The users of water from any river system or water source may petition the district court for the
		removal of a commissioner and after notice and hearing, the court may order the removal of the
		commissioner and direct the state engineer to appoint a successor.
29		{Section 1. Section 73-5-9 is amended to read: }
30		73-5-9. Powers of state engineer as to waste, pollution, or contamination of waters.
32	(1)	To prevent waste, loss, pollution, or contamination of any waters whether above or below the
		ground, the state engineer may require:
34	<u>(a)</u>	the repair or construction of head gates or other devices on ditches or canals[, and];
35	<u>(b)</u>	the repair or installation of caps, valves, or casings on any well or tunnel or the plugging or filling
		thereof to accomplish the purposes of this section[-] ; and
37	<u>(c)</u>	the repair or construction of a hydroelectric facility as that term is defined in Subsection
		<u>73-5a-504(1).</u>
39	(2)	An owner, lessee, or person controlling water infrastructure described in Subsection (1) shall
		comply with a requirement described in Subsection (1) at the cost and expense of the owner, lessee,
		or person controlling the water infrastructure.
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- [(2) Any requirement made by the state engineer in accordance with this section shall be executed by and at the cost and expense of the owner, lessee or person having control of such diverting works affected.]
- 45 [(3) If within 10 days after notice of such requirement as provided in this section, the owner, lessee or person having control of the water affected, has not commenced to carry out such requirement, or if he has commenced to comply therewith but shall not thereafter proceed diligently to complete the work, the state engineer may forbid the use of water from such source until the user thereof shall comply with such requirement.]
- 50 (3) The state engineer may forbid the use of water at the water infrastructure described in Subsection (1) if the owner, lessee, or person controlling the water infrastructure, within 10 days after the day on which the owner, lessee, or person controlling the water infrastructure receives notice of a requirement described in Subsection (1):
- 54 (a) does not begin to comply with the requirement; or
- 55 (b) has begun to comply with the requirement but does not proceed diligently to complete the work.
- 57 (4) Failure to comply with any requirement made by the state engineer under this section is a crime punishable under Section 73-2-27 if the failure to comply is knowing or intentional.
- 60 (5) Each day that [such] <u>a</u> violation <u>under this section</u> is permitted to continue [shall constitute] is a separate offense.
 - Section 2. Section 2 is enacted to read:
 - <u>73-5a-504.</u> Duties of owners and operators -- Hydroelectric facilities -- Liability.
- 64 (1) <u>As used in this section:</u>
- 65 (a) <u>"Hydroelectric facility" means a dam, pipeline, conduit, ditch, head gate, canal, reservoir, turbine, generator, or other facility used in connection with hydroelectric power generation.</u>
- 68 (b) "Hydroelectric facility" does not include a facility:
- 69 (i) owned or operated by a political subdivision of this state; or
- 70 (ii) designed to produce less than .5 megawatts of electricity.
- 71 (c) "Political subdivision" means:
- 72 (i) <u>a county;</u>
- 73 (ii) a municipality as that term is defined in Section 10-1-104; or
- 74 (iii) a special district as that term is defined in Section 17B-1-102.

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	(2) A person has a right of action against an owner or operator of a hydroelectric facility if the owner or
	operator fails to:
77	(a) prevent waste of water;
78	(b) prevent damage to the person's property;
79	(c) prevent injury to the person or the person's dependent; or
80	(d) to the greatest extent possible, mitigate environmental impacts contributing to:
81	(i) destruction of natural habitats; and
82	(ii) degrading of water quality.
83	(3) If a person prevails in a right of action under Subsection (2), the court may award damages against
	the owner or operator.
85	Section 3. Section 3 is enacted to read:
86	73-5a-505. Limitation on water stored for power generation.
	A person storing appropriated water in a body of water or reservoir for use in power
	generation may not use or exchange the appropriated water for any purpose other than power
	generation.
122	Section 3. Section 73-10-4 is amended to read:
123	73-10-4. Powers and duties of board.
124	(1) The board shall have the following powers and duties to:
125	(a) authorize studies, investigations, and plans for the full development, use, and promotion of the water
	and power resources of the state, including preliminary surveys, stream gauging, examinations,
	tests, and other estimates either separately or in consultation with federal, state and other agencies;
129	(b) enter into contracts subject to the provisions of this chapter for the construction [of conservation
	projects] or purchase of a project that in the opinion of the board will conserve and use for the best
	advantage of the people of this state the water and power resources of the state, including projects
	beyond the boundaries of the state of Utah located on interstate waters when the benefit of such
	projects accrues to the citizens of the state;
135	(c) sue and be sued in accordance with applicable law;
136	(d) enter into a contract that the Utah water agent, appointed under Section 73-10g-702, recommends
	for a water augmentation project under Section 73-10g-703;
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- [(d)] (e) cooperate with the Utah water agent, appointed under Section 73-10g-702, in matters affecting interstate compact negotiations and the administration of the compacts affecting the waters of interstate rivers, lakes and other sources of supply, with the exception of:
- (i) the waters of the Colorado River system that are governed by Title 63M, Chapter 14, Colorado River Authority of Utah Act; or
- 144 (ii) state representation under:
- 145 (A) the Bear River Compact as provided in Section 73-16-4; or
- (B) the Columbia Interstate Compact as provided in Section 73-19-9;
- 147 [(e)] (f) contract with federal and other agencies and with the National Water Resources Association and to make studies, investigations and recommendations and do all other things on behalf of the state for any purpose that relates to the development, conservation, protection and control of the water and power resources of the state;
- 151 [(f)] (g) consult and advise with the Utah Water Users' Association and other organized water users' associations in the state;
- 153 [(g)] (h) consider and make recommendations on behalf of the state of reclamation projects or other water development projects for construction by any agency of the state or United States and in so doing recommend the order in which projects shall be undertaken; or
- 157 [(h)] (i) review, approve, and revoke an application to create a water bank under Chapter 31, Water Banking Act, collect an annual report, maintain the water banking website, and conduct any other function related to a water bank as described in Chapter 31, Water Banking Act.
- (2) Nothing contained in this section shall be construed to impair or otherwise interfere with the authority of the state engineer granted by this title, except as specifically otherwise provided in this section.
- 164 Section 4. Section **73-10g-701** is amended to read:

73-10g-701. Definitions.

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As used in this part:

- 167 (1) "Council" means the Water District Water Development Council created pursuant to Section 11-13-228.
- 169 (2) "Division" means the Division of Water Resources.
- 170 (3) "State or local entity" means:
- 171 (a) a department, division, commission, agency, or other instrumentality of state government; or

(b) a political subdivision or the political subdivision's instrumentalities.

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174	(4) "Water agent" means the Utah water agent appointed by the governor under Section 73-10g-702.
176	(5) "Water augmentation project" means a project on interstate waters that increases or impacts the
	amount of water available in this state.
178	Section 5. Section 73-10g-703 is amended to read:
179	73-10g-703. Powers and duties of water agent.
180	(1)
	(a) [Subject to Subsection (1)(b) and in] In consultation with the speaker of the House of
	Representatives, president of the Senate, and governor, the water agent shall explore and negotiate
	with officials of other states, tribes, and other government entities regarding possible water
	[importation] augmentation projects, including:
184	(i) for the citizens of Utah, representing the state concerning waters of out-of-state rivers, lakes, and
	other sources of supply of waters except when representation is otherwise provided in statute;
187	(ii) identifying potential out-of-state water resources, including land or a facility necessary for the
	use of the water resources;
189	(iii) working with the council and division to match the water resources described in Subsection (1)
101	(a)(ii) to needs identified by the council or division;
191	(iv) establishing a strategy to designate what out-of-state water resources to pursue and how to
102	execute that strategy;
193	(v) negotiating directly with out-of-state partners to execute the strategy described in Subsection (1)
105	(a)(iv);
195	(vi) represent the state in interstate conferences between the state and one or more sister states held for the number of entering into compose between such states for the division of the waters
	for the purpose of entering into compacts between such states for the division of the waters of interstate rivers, lakes, or other sources of water supply, and to represent the state upon
	commissions or other governing bodies provided for by any compacts that have been or may be
	entered into between the state and one or more sister states, except that a compact is not binding
	on the state until the compact is ratified and approved by the Legislature and the legislatures of
	other states that are parties to the compact;
203	(vii) recommending to the Legislature and to the council actions that may assist in the development
	of, strategies for, and execution of water [importation] augmentation projects; and
206	(viii) annually reporting findings and recommendations to:

- 207 (A) the governor;
- 208 (B) the president of the Senate;
- 209 (C) the speaker of the House of Representatives;
- 210 (D) the Legislative Water Development Commission created in Section 73-27-102;
- 211 (E) the Natural Resources, Agriculture, and Environment Interim Committee; and
- (F) the Board of Water Resources created in Section 73-10-1.5.
- 213 [(b) The water agent may not act under this section in relation to interests governed by interstate compacts in which Utah is a party, such as the 1922 and 1948 Colorado River Compacts and the 1980 Amended Bear River Compact.]
- (b) The water agent may recommend to the Board of Water Resources, created in Section 73-10-1.5,
 a water augmentation project that the water agent negotiates under this section, if the water
 augmentation project is in the best interest of the people of this state and the state's water resources.
- (2) The water agent shall consult and work with the council, state entities, the Colorado River Authority of Utah, and other bodies established by the state for interstate water negotiations.
- (3) Subject to Title 63G, Chapter 2, Government Records Access and Management Act, upon request of the water agent, a state or local entity shall provide to the water agent a document, report, or information available within the state or local entity.
- (4) The water agent may negotiate with tribes in accordance with this section[, except to the extent that the water at issue comes from the Colorado River].
- (5) This chapter may not be interpreted to override, substitute, or modify a water right within the state or the role and authority of the state engineer.

Section 6. Section 73-27-102 is amended to read:

- 73-27-102. Legislative Water Development Commission created.
- 232 (1)

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- (a) The Legislative Water Development Commission is created to determine the state's role in the protection, conservation, and development of the state's water resources.
- (b) For purposes of this chapter, "commission" means the Legislative Water Development Commission.
- 237 (2)
 - (a) The commission membership shall include:

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		(i) [five-] <u>a minimum of two members of the Senate</u> , appointed by the president of the Senate[, no
		more than four of whom may be from the same political party], with at least one member from
		the minority political party;
241		(ii) [eight-] <u>a minimum of two</u> members of the House of Representatives, appointed by the speaker
		of the House of Representatives[, no more than six of whom may be from the same political
		party], with at least one member from the minority political party; and
245		(iii) subject to Subsections (2)(b) and (c), [-]nonvoting members, appointed by the Legislative
		Management Committee, from a list recommended by the cochairs of the commission described
		in Subsection (5).
248	(b)	If the Legislative Management Committee chooses to not appoint an individual on the list described
		in Subsection (2)(a)(iii), the Legislative Management Committee may ask the cochairs of the
		commission to submit an additional list of recommendations.
252	(c)	The Legislative Management Committee may not appoint an individual who is not recommended by
		the cochairs of the commission.
254	(3)	
	(a)	The members appointed by the Legislative Management Committee under Subsection (2)(a)(iii)
		shall be appointed or reappointed to a two-year term.
256	(b)	When a vacancy occurs in the membership for any reason, the Legislative Management Committee,
		in consultation with the cochairs of the commission, shall appoint a replacement for the unexpired
		term.
259	(4)	The president of the Senate and the speaker of the House of Representatives shall, to the extent
		possible, appoint members under Subsections (2)(a)(i) and (ii) that represent both rural and urban
		areas of the state.
262	(5)	
	(a)	The president of the Senate shall designate a member of the Senate appointed under Subsection (2)
		(a)(i) as a cochair of the commission.
264	(b)	The speaker of the House of Representatives shall designate a member of the House of
		Representatives appointed under Subsection (2)(a)(ii) as a cochair of the commission.
267	(6)	What constitutes a quorum of the commission is determined in accordance with Legislative Joint
		Rules, Title 7, Chapter 1, Part 2, Creation and Organization of Legislative Committees, except

	nonvoting members of the commission described in Subsection (2)(a)(iii) may not be considered for
	purposes of determining a quorum.
271	(7)
	(a) Compensation and expenses of a member of the commission who is a legislator are governed by
	Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses.
274	(b) Commission members who are employees of the state shall receive no additional compensation.
276	(c) Other commission members shall receive no compensation or expenses for their service on the
	commission.
278	(8) The Office of Legislative Research and General Counsel shall provide staff support to the
	commission.
280	Section 7. Effective date.
	Effective Date.
	This bill takes effect on May 7, 2025.
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