



# HB0363S01 compared with HB0363S02

waits 120 days from the day the {municipality} political subdivision sends notice to each affected landowner;

- 20 • receives no written objection to the converted use from an affected landowner; and
- 21 • limits the modified use of the easement to not burden an affected landowner's use of land, interfere with an existing easement, or expand the size of the easement; and
- 23 ▶ makes technical and conforming changes.

## 25 Money Appropriated in this Bill:

26 None

## 27 Other Special Clauses:

28 None

## 29 Utah Code Sections Affected:

30 AMENDS:

31 **57-13a-101** , as enacted by Laws of Utah 1997, Chapter 175

32 **57-13a-103** , as enacted by Laws of Utah 2007, Chapter 318

33 **57-13a-104** , as last amended by Laws of Utah 2023, Chapter 435

34 ENACTS:

35 **57-13a-105** , Utah Code Annotated 1953

36

37 *Be it enacted by the Legislature of the state of Utah:*

38 **Section 1. Section 57-13a-101 is amended to read:**

39 **57-13a-101. Definitions.**

As used in this chapter:

41 (1) "Political subdivision" means:

42 (a) a county;

43 (b) a municipality, as that term is defined in Section 10-1-104;

44 (c) a special district, as that term is defined in Section 17B-1-102;

45 (d) a special service district, as that term is defined in Section 17D-1-102;

46 (e) an interlocal entity, as that term is defined in Section 11-13-103; or

47 (f) a conservation district, as that term is defined in Section 17D-3-102.

48 [(+)] (2) "Water conveyance" means a canal, ditch, pipeline, or other means of conveying water.

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[(2)] (3) "Water user" means a water user or the water user's predecessor whose water being conveyed is represented by a water right recognized under state law or by shares in a mutual irrigation company.

53 Section 2. Section **57-13a-103** is amended to read:

54 **57-13a-103. Notice of easement.**

38 (1) The holder of an easement established [~~as provided by~~] under Section 57-13a-102 may file a notice describing the easement in the office of the county recorder of each county in which the easement or a portion of the easement is located.

41 (2) A {municipality} **political subdivision** that is a holder of an easement established under Section 57-13a-105 shall file a notice describing the use and location of the easement in the office of the county recorder in which the easement is located.

61 Section 3. Section **57-13a-104** is amended to read:

62 **57-13a-104. Abandonment of prescriptive easement for water conveyance -- Transfer of abandoned easement to {municipality} **political subdivision**.**

47 (1) A holder of a prescriptive easement for a water conveyance established under Section 57-13a-102 may, in accordance with this section, abandon all or part of the easement.

49 (2)

(a) A holder of a prescriptive easement for a water conveyance established under Section 57-13a-102 [~~who~~] that seeks to abandon the easement or part of the easement shall[-] :

52 (i) in each county where the easement or part of the easement is located, file in the office of the county recorder a notice of intent to abandon the prescriptive easement that describes the easement or part of the easement to be abandoned[-] ; and

56 (ii) mail a copy of the notice of intent to abandon the prescriptive easement to each municipal government in which the easement or part of the easement is located.

58 (b) A county recorder who receives a notice of intent to abandon a prescriptive easement shall:

60 (i) publish copies of the notice for the area generally served by the water conveyance that utilizes the easement, as a class A notice under Section 63G-30-102, for at least 45 days; and

63 (ii) mail a copy of the notice of intent to abandon the prescriptive easement to each municipal and county government [~~where~~] in which the easement or part of the easement is located[-].

66 (c) Upon the filing of a notice of intent to abandon a prescriptive easement under Subsection (2)(a)

(i), a municipality in which the prescriptive easement is located shall have first priority to establish

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control of any portion of the easement located within the municipality's boundaries in accordance with the requirements of Subsection (4)(b).

71 (3) After meeting the requirements of Subsection (2)(a) and at least 45 days after the last day on which  
the county recorder posts the notice of intent to abandon the prescriptive easement in accordance  
with Subsection (2)(b), the holder of the prescriptive easement shall file in the office of the county  
recorder for each county [~~where~~] in which the easement or part of the easement is located a notice of  
abandonment that contains the same description required by Subsection (2)(a).

77 (4)

(a) [~~Upon~~] Except as provided in Subsection (4)(b), upon completion of the requirements described in  
[Subsection (2)] Subsections (2) and (3):

79 (i) all interest to the easement or part of the easement abandoned by the holder of the easement is  
extinguished; and

81 (ii) subject to each legal right that exists as described in Subsection [~~(4)(b)~~] (4)(c), the owner of a  
servient estate whose land was encumbered by the easement or part of the easement abandoned  
may reclaim the land area occupied by the former easement or part of the easement and resume  
full utilization of the land without liability to the former holder of the easement.

86 (b) Notwithstanding Subsection (4)(a), a {municipality} ~~political subdivision~~ may establish control  
of a prescriptive easement that is subject to a notice of intent to abandon described in Subsection  
(2), if the {municipality} ~~political subdivision~~ files a notice of intent to establish control of the  
prescriptive easement:

90 (i) in the office of the county recorder in which the easement is located; and

91 (ii) before the easement is abandoned under Subsection (4)(a).

92 [~~(b)~~] (c) Abandonment of a prescriptive easement under this section does not affect a legal right to have  
water delivered or discharged through the water conveyance and easement established by a person  
other than the holder of the easement who abandons an easement as provided in this section.

96 (d) Nothing in this section limits the ability of a {municipality} ~~political subdivision~~ to receive  
a transfer of a prescriptive easement for a water conveyance directly from the holder of the  
prescriptive easement.

99 (5) A county recorder may bill the holder of the prescriptive easement for the cost of preparing,  
printing, and publishing the notice required under Subsection (2)(b).

118 Section 4. Section 4 is enacted to read:

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- 119           **57-13a-105. Conversion of a prescriptive easement for water conveyance by {municipalities}**  
**political subdivisions.**
- 104           (1) A {municipality} political subdivision that establishes control of a prescriptive easement that is  
subject to a notice of intent to abandon, as described in Subsection 57-13a-104(4)(b), shall:
- 106           (a) file a notice describing the use and location of the easement in the office of the county recorder in  
which the easement is located; and
- 108           (b) mail a notice that describes the use and location of the easement to each landowner whose land is  
encumbered by the easement.
- 110           (2)
- (a) A {municipality} political subdivision may convert the use of the prescriptive easement established  
under Subsection (1) if the {municipality} political subdivision:
- 112           (i) mails a notice of the converted use of the easement to each landowner whose land is encumbered  
by the easement;
- 114           (ii) files a notice describing the converted use of the easement in the office of the county recorder in  
which the easement is located; and
- 116           (iii) waits 120 days from the day the {municipality} political subdivision mails a notice under  
Subsection (2)(a)(i) before beginning the converted use.
- 118           (b) A {municipality} political subdivision may not convert the use of a portion of a prescriptive  
easement established under this section if:
- 120           (i) a landowner whose land is encumbered by the portion of the easement provides a written objection  
to the converted use to the {municipality} political subdivision; or
- 122           (ii) the converted use:
- 123           (A) puts any greater burden on the landowner's use or enjoyment of the land;
- 124           (B) interferes with other easement holders; and
- 125           (C) expands the size of the easement.
- 126           (3)
- (a) A landowner waives any objection to a converted use of a prescriptive easement under this section  
if the landowner does not submit a written objection to {the municipality} a political subdivision  
within 120 days of the {municipality providing} political subdivision providing a notice described  
in Subsection (2)(a)(i).

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(b) If a landowner objects to a { ~~municipality's~~ political subdivision's converted use within 120 days of the { ~~municipality~~ political subdivision providing notice described in Subsection (2)(a)(i), the { ~~municipality~~ political subdivision shall:

132 (i) cease the converted use on the landowner's portion of the easement;

133 (ii) negotiate with the landowner for the purchase of an easement or other property interest for the converted use; or

135 (iii) bring a legal action to establish an easement or other property interest for the converted use.

137 (4) Transfer of a prescriptive easement under this section does not affect a legal right to deliver or discharge water through a valid prescriptive easement established by a person other than the holder of an easement under this section.

140 (5) A county recorder may bill the holder of the prescriptive easement for the cost of preparing, printing, and publishing the notice required under Subsections (1) and (2).

160 Section 5. **Effective date.**

Effective Date.

This bill takes effect on May 6, 2026.

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