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DEPARTMENT OF ENVIRONMENTAL QUALITY AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
LONG TITLE
General Description:
This bill amends provisions relating to the Water Quality Board.
Highlighted Provisions:
This bill:
 provides for review of certain Water Quality Board rules or standards;
 modifies the duties of the Administrative Rules Review Committee; and
makes technical amendments.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
19-5-104.5, as enacted by Laws of Utah 2011, Chapter 304
63G-3-501, as last amended by Laws of Utah 2016, Chapter 193
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 19-5-104.5 is amended to read:
19-5-104.5. Legislative approval.
(1) Before sending a board-approved report, strategy, or recommendation that will
recommend a total maximum daily load end point and implementation strategy to the EPA for
review and approval, the Water Quality Board shall submit the report, strategy, or
recommendation:
(a) for review to the Natural Resources, Agriculture, and Environment Interim
Committee if the report, strategy, or recommendation will require a public or private
expenditure in excess of \$10,000,000 but less than \$100,000,000 for compliance; or
(b) for approval to the Legislature if the strategy will require a public or private

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33	expenditure of \$100,000,000 or more.
34	(2) Before the board adopts a state established nitrogen, phosphorus, or ammonia rule
35	or standard, the board shall submit the rule or standard:
36	(a) for review to the Natural Resources, Agriculture, and Environment Interim
37	Committee if the report, strategy, rule, standard, or recommendation will require an individual
38	public facility, or group of private agricultural facilities, with an approved Utah pollutant
39	discharge elimination system permit to make an expenditure in excess of \$10,000,000 but less
40	than \$100,000,000 for compliance either through an initial capital investment or through
41	operational costs over a 20-year period; or
42	(b) for approval to the Legislature if the strategy, rule, or standard will require an
43	individual public facility, or group of private agricultural facilities, with an approved Utah
44	pollutant discharge elimination system permit to make an expenditure of \$100,000,000 or more
45	either through an initial capital investment or through operational costs over a 20-year period.
46	(3) (a) An impacted facility, using an independent licensed engineer employed by a
47	facility, shall determine an expenditure under this Section using industry accepted project
48	budgetary cost estimate methods.
49	(b) The board may evaluate and report on an expenditure estimate determined under
50	Subsection (3)(a).
51	$[\frac{(2)}{(4)}]$ In reviewing a report, strategy, <u>rule</u> , <u>standard</u> , or recommendation, the Natural
52	Resources, Agriculture, and Environment Interim Committee may:
53	(a) consider the impact of the report, strategy, rule, standard, or recommendation on:
54	(i) economic costs and benefit;
55	(ii) public health; and
56	(iii) the environment;
57	[(a)] (b) suggest additional areas of consideration; [or] and
58	(b) [recommend] refer the report, strategy, rule, standard, or recommendation [be
59	re-evaluated by the Water Quality Board.] to the board for:
60	(i) final action; or
61	(ii) re-evaluation followed by further review by the committee.
62	Section 2. Section 63G-3-501 is amended to read:
63	63G-3-501. Administrative Rules Review Committee.

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(1) (a) There is created an Administrative Rules Review Committee of the following 10 permanent members:

- (i) five members of the Senate appointed by the president of the Senate, no more than three of whom may be from the same political party; and
- (ii) five members of the House of Representatives appointed by the speaker of the House of Representatives, no more than three of whom may be from the same political party.
 - (b) Each permanent member shall serve:
- 71 (i) for a two-year term; or

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- (ii) until the permanent member's successor is appointed.
- 73 (c) (i) A vacancy exists when a permanent member ceases to be a member of the 74 Legislature, or when a permanent member resigns from the committee.
- 75 (ii) When a vacancy exists:
- 76 (A) if the departing member is a member of the Senate, the president of the Senate 77 shall appoint a member of the Senate to fill the vacancy; or
- (B) if the departing member is a member of the House of Representatives, the speaker of the House of Representatives shall appoint a member of the House of Representatives to fill the vacancy.
- 81 (iii) The newly appointed member shall serve the remainder of the departing member's unexpired term.
 - (d) (i) The president of the Senate shall designate a member of the Senate appointed under Subsection (1)(a)(i) as a cochair of the committee.
 - (ii) The speaker of the House of Representatives shall designate a member of the House of Representatives appointed under Subsection (1)(a)(ii) as a cochair of the committee.
 - (e) Three representatives and three senators from the permanent members are a quorum for the transaction of business at any meeting.
- (f) (i) Subject to Subsection (1)(f)(ii), the committee shall meet at least once each month to review new agency rules, amendments to existing agency rules, and repeals of existing agency rules.
- 92 (ii) The committee chairs may suspend the meeting requirement described in Subsection (1)(f)(i) at the committee chairs' discretion.
 - (2) The office shall submit a copy of each issue of the bulletin to the committee.

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95	(3) (a) The committee shall exercise continuous oversight of the rulemaking process.
96	(b) The committee shall examine each rule submitted by an agency to determine:
97	(i) whether the rule is authorized by statute;
98	(ii) whether the rule complies with legislative intent;
99	(iii) the rule's impact on the economy and the government operations of the state and
100	local political subdivisions; [and]
101	(iv) the rule's impact on affected persons[-];
102	(v) the rule's total cost to entities regulated by the state;
103	(vi) the rules benefits to the citizens of the state; and
104	(vii) whether adoption of the rule requires legislative notice or approval.
105	(c) To carry out these duties, the committee may examine any other issues that the
106	committee considers necessary. The committee may also notify and refer rules to the chairs of
107	the interim committee that has jurisdiction over a particular agency when the committee
108	determines that an issue involved in an agency's rules may be more appropriately addressed by
109	that committee.
110	(d) In reviewing a rule, the committee shall follow generally accepted principles of
111	statutory construction.
112	(4) When the committee reviews existing rules, the committee chairs shall invite the
113	Senate and House chairs of the standing committee and of the appropriation subcommittee that
114	have jurisdiction over the agency whose existing rules are being reviewed to participate as
115	nonvoting, ex officio members with the committee.
116	(5) The committee may request that the Office of the Legislative Fiscal Analyst prepare
117	a fiscal note on any rule.
118	(6) If the fiscal impact of a rule is greater than \$2,000,000 to a single entity or
119	\$50,000,000 to a group of entities, as determined by the Office of the Legislative Fiscal
120	Analyst, the rule shall be referred to the relevant appropriations subcommittee for review.
121	[(6)] (7) In order to accomplish the committee's functions described in this chapter, the
122	committee has all the powers granted to legislative interim committees under Section 36-12-11.
123	[(7)] (8) (a) The committee may prepare written findings of the committee's review of a
124	rule and may include any recommendations, including legislative action.
125	(b) When the committee reviews a rule, the committee shall provide to the agency that

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126	enacted the rule:
127	(i) the committee's findings, if any; and
128	(ii) a request that the agency notify the committee of any changes the agency makes to
129	the rule.
130	(c) The committee shall provide a copy of the committee's findings, if any, to:
131	(i) any member of the Legislature, upon request;
132	(ii) any person affected by the rule, upon request;
133	(iii) the president of the Senate;
134	(iv) the speaker of the House of Representatives;
135	(v) the Senate and House chairs of the standing committee that has jurisdiction over the
136	agency that made the rule; and
137	(vi) the Senate and House chairs of the appropriation subcommittee that has
138	jurisdiction over the agency that made the rule.
139	[(8)] (9) (a) The committee may submit a report on its review of state agency rules to
140	each member of the Legislature at each regular session.
141	(b) The report shall include:
142	(i) any findings and recommendations the committee made under Subsection [(7)] <u>(8)</u> ;
143	(ii) any action an agency took in response to committee recommendations; and
144	(iii) any recommendations by the committee for legislation.