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Water Quality Board Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Todd D. Weiler

LONG TITLE
General Description:
This bill addresses the Utah Water Quality Board.
Highlighted Provisions:
This bill:
 establishes a process for the Utah Water Quality Board to review settlement negotiations
between the director and a party in alleged violation of the Utah Water Quality Act; and
 authorizes the Utah Water Quality Board to issue a final order establishing a reasonable
penalty in ongoing settlement negotiations.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
19-5-104, as last amended by Laws of Utah 2023, Chapter 176
19-5-106, as last amended by Laws of Utah 2023, Chapter 176
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 19-5-104 is amended to read:
19-5-104 . Powers and duties of board.
(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
board may make rules that:
(a) taking into account Subsection (6):
(i) implement the awarding of construction loans to political subdivisions and
municipal authorities under Section 11-8-2, including:
(A) requirements pertaining to applications for a loan;
(A) requirements pertaining to applications for a loan;(B) requirements for determination of an eligible project;

32	costs may include engineering, financial, legal, and administrative expenses
33	necessary for the construction, reconstruction, and improvement of a sewage
34	treatment plant, including a major interceptor, collection system, or other
35	facility appurtenant to the plant;
36	(D) a priority schedule for awarding loans, in which the board may consider, in
37	addition to water pollution control needs, any financial needs relevant,
38	including per capita cost, in making a determination of priority; and
39	(E) requirements for determination of the amount of the loan;
40	(ii) implement the awarding of loans for nonpoint source projects pursuant to Section
41	73-10c-4.5;
42	(iii) set effluent limitations and standards subject to Section 19-5-116;
43	(iv) implement or effectuate the powers and duties of the board; and
44	(v) protect the public health for the design, construction, operation, and maintenance
45	of underground wastewater disposal systems, liquid scavenger operations, and
46	vault and earthen pit privies;
47	(b) govern inspection, monitoring, recordkeeping, and reporting requirements for
48	underground injections and require permits for underground injections, to protect
49	drinking water sources, except for wells, pits, and ponds covered by Section 40-6-5
50	regarding gas and oil, recognizing that underground injection endangers drinking
51	water sources if:
52	(i) injection may result in the presence of a contaminant in underground water that
53	supplies or can reasonably be expected to supply a public water system, as defined
54	in Section 19-4-102; and
55	(ii) the presence of the contaminant may:
56	(A) result in the public water system not complying with any national primary
57	drinking water standards; or
58	(B) otherwise adversely affect the health of persons;
	(c) govern sewage sludge management, including permitting, inspecting, monitoring,
60	recordkeeping, and reporting requirements; and
	(d) notwithstanding Section 19-4-112, govern design and construction of irrigation
62	systems that:
63	(i) convey sewage treatment facility effluent of human origin in pipelines under
64	pressure, unless contained in surface pipes wholly on private property and for
65	agricultural purposes; and

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66	(ii) are constructed after May 4, 1998.
67	(2)(a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
68	the board shall adopt and enforce rules and establish fees to cover the costs of:
69	(i) managing the certification and testing program; and
70	(ii) testing for certification of operators of treatment works and sewerage systems
71	operated by political subdivisions.
72	(b) In establishing certification rules under Subsection (2)(a), the board shall:
73	(i) base the requirements for certification on the size, treatment process type, and
74	complexity of the treatment works and sewerage systems operated by political
75	subdivisions;
76	(ii) allow operators until three years after the date of adoption of the rules to obtain
77	initial certification;
78	(iii) allow a new operator one year from the date the operator is hired by a treatment
79	plant or sewerage system or three years after the date of adoption of the rules,
80	whichever occurs later, to obtain certification;
81	(iv) issue certification upon application and without testing, at a grade level
82	comparable to the grade of current certification to operators who are currently
83	certified under the voluntary certification plan for wastewater works operators as
84	recognized by the board; and
85	(v) issue a certification upon application and without testing that is valid only at the
86	treatment works or sewerage system where that operator is currently employed if
87	the operator:
88	(A) is in charge of and responsible for the treatment works or sewerage system on
89	March 16, 1991;
90	(B) has been employed at least 10 years in the operation of that treatment works or
91	sewerage system before March 16, 1991; and
92	(C) demonstrates to the board the operator's capability to operate the treatment
93	works or sewerage system at which the operator is currently employed by
94	providing employment history and references as required by the board.
95	(3) The board shall:
96	(a) develop programs for the prevention, control, and abatement of new or existing
97	pollution of the waters of the state;
98	(b) adopt, modify, or repeal standards of quality of the waters of the state and classify
99	those waters according to their reasonable uses in the interest of the public under

100	conditions the board may prescribe for the prevention, control, and abatement of
101	pollution;
102	(c) give reasonable consideration in the exercise of its powers and duties to the
103	economic impact of water pollution control on industry and agriculture;
104	(d) meet the requirements of federal law related to water pollution;
105	(e) establish and conduct a continuing planning process for control of water pollution,
106	including the specification and implementation of maximum daily loads of pollutants;
107	(f)(i) review total daily maximum load reports and recommendations for water
108	quality end points and implementation strategies developed by the division before
109	submission of the report, recommendation, or implementation strategy to the EPA;
110	(ii) disapprove, approve, or approve with conditions the staff total daily maximum
111	load recommendations; and
112	(iii) provide suggestions for further consideration to the Division of Water Quality in
113	the event a total daily maximum load strategy is rejected; [and]
114	(g) to ensure compliance with applicable statutes and regulations:
115	(i) review a settlement negotiated by the director [in accordance with] under
116	Subsection 19-5-106(2)(k) that requires a civil penalty of \$25,000 or more; and
117	(ii) approve or disapprove the settlement described in Subsection $(3)(g)(i)[\overline{\cdot}]$; and
118	(h) to ensure a prompt and fair settlement under Subsection 19-5-106(2)(k):
119	(i) review an ongoing settlement negotiation between the director and an alleged
120	violator of a provision under this chapter if:
121	(A) the alleged violator requests in writing that the board review the status of the
122	negotiation;
123	(B) the director and the alleged violator do not dispute the violations alleged by
124	the director; and
125	(C) the director and the alleged violator are unable to agree on a penalty amount;
126	and
127	(ii) upon receiving a written request described in Subsection (3)(h)(i):
128	(A) schedule an informal review of the ongoing settlement negotiation for the
129	board's next meeting occurring no sooner than 14 days after the day on which
130	the written request is received:
131	(B) receive written submissions and exhibits from the director and the alleged
132	violator no later than seven days before the day on which the board meets to
133	review the ongoing settlement negotiation;

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134	(C) issue a final order establishing a reasonable settlement amount to be paid b	У
135	the alleged violator no later than 30 days after the day on which the board	
136	issues the final order; and	
137	(D) inform the alleged violator that the alleged violator may seek judicial revie	W
138	of a final order described in Subsection (3)(h)(ii)(C) in accordance with Tit	le
139	63G, Chapter 4, Administrative Procedures Act.	
140	(4) The board may:	
141	(a) order the director to issue, modify, or revoke an order:	
142	(i) prohibiting or abating discharges;	
143	(ii)(A) requiring the construction of new treatment works or any parts of the new	
144	treatment works;	
145	(B) requiring the modification, extension, or alteration of existing treatment we	orks
146	as specified by board rule or any parts of existing treatment works; or	
147	(C) the adoption of other remedial measures to prevent, control, or abate pollut	ion
148	(iii) setting standards of water quality, classifying waters or evidencing any other	
149	determination by the board under this chapter; or	
150	(iv) requiring compliance with this chapter and with rules made under this chapter;	
151	(b) advise, consult, and cooperate with another agency of the state, the federal	
152	government, another state, an interstate agency, an affected group, an affected	
153	political subdivision, or affected industry to further the purposes of this chapter; or	
154	(c) delegate the authority to issue an operating permit to a local health department.	
155	(5) In performing the duties listed in Subsections (1) through (4), the board shall give	
156	priority to pollution that results in a hazard to the public health.	
157	(6) The board shall take into consideration the availability of federal grants:	
158	(a) in determining eligible project costs; and	
159	(b) in establishing priorities pursuant to Subsection (1)(a)(i).	
160	(7) The board may not issue, amend, renew, modify, revoke, or terminate any of the	
161	following that are subject to the authority granted to the director under Section 19-5-106	5:
162	(a) a permit;	
163	(b) a license;	
164	(c) a registration;	
165	(d) a certification; or	
166	(e) another administrative authorization made by the director.	
167	(8) A board member may not speak or act for the board unless the board member is	

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168	authorized by a majority of a quorum of the board in a vote taken at a meeting of the
169	board.
170	Section 2. Section 19-5-106 is amended to read:
171	19-5-106 . Director Appointment Duties.
172	(1) The executive director shall appoint the director. The director shall serve under the
173	administrative direction of the executive director.
174	(2) The director shall:
175	(a) develop programs for the prevention, control, and abatement of new or existing
176	pollution of the waters of the state;
177	(b) advise, consult, and cooperate with other agencies of the state, the federal
178	government, other states and interstate agencies, and with affected groups, political
179	subdivisions, and industries in furtherance of the purposes of this chapter;
180	(c) develop programs for the management of sewage sludge;
181	(d) subject to the provisions of this chapter, enforce rules made by the board through the
182	issuance of orders, which orders may include:
183	(i) prohibiting or abating discharges of wastes into the waters of the state;
184	(ii) requiring the construction of new control facilities or any parts of them or the
185	modification, extension, or alteration of existing control facilities or any parts of
186	them, or the adoption of other remedial measures to prevent, control, or abate
187	water pollution; or
188	(iii) prohibiting any other violation of this chapter or rules made under this chapter;
189	(e) review plans, specifications, or other data relative to pollution control systems or any
190	part of the systems provided for in this chapter;
191	(f) issue construction or operating permits for the installation or modification of
192	treatment works or any parts of the treatment works;
193	(g) after public notice and opportunity for public hearing, issue, continue in effect,
194	renew, revoke, modify, or deny discharge permits under reasonable conditions the
195	board may prescribe to:
196	(i) control the management of sewage sludge; or
197	(ii) prevent or control the discharge of pollutants, including effluent limitations for
198	the discharge of wastes into the waters of the state;
199	(h) meet the requirements of federal law related to water pollution;
200	(i) under the direction of the executive director, represent the state in all matters
201	pertaining to water pollution, including interstate compacts and other similar

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202	agreements;
203	(j) collect and disseminate information relating to water pollution and the prevention,
204	control, and abatement of water pollution;
205	(k) subject to [Subsection] Subsections 19-5-104(3)(g) and (h), settle or compromise any
206	civil action initiated by the division to compel compliance with this chapter or the
207	rules made under this chapter; and
208	(l)(i) approve, approve in part, approve with conditions, or deny, in writing, an
209	application for water reuse under Title 73, Chapter 3c, Wastewater Reuse Act; and
210	(ii) issue an operating permit for water reuse under Title 73, Chapter 3c, Wastewater
211	Reuse Act.
212	(3) The director may:
213	(a) employ full-time employees as necessary to carry out the provisions of this chapter;
214	(b) subject to the provisions of this chapter, authorize any employee or representative of
215	the department to enter, at reasonable times and upon reasonable notice, in or upon
216	public or private property for the purposes of inspecting and investigating conditions
217	and plant records concerning possible water pollution;
218	(c) encourage, participate in, or conduct studies, investigations, research, and
219	demonstrations relating to water pollution and causes of water pollution as necessary
220	for the discharge of duties assigned under this chapter, including the establishment of
221	inventories of pollution sources;
222	(d) collect and disseminate information relating to water pollution and the prevention,
223	control, and abatement of water pollution;
224	(e) subject to the provisions of this chapter, exercise all incidental powers necessary to
225	carry out the purposes of this chapter, including certification to any state or federal
226	authorities for tax purposes only if the construction, installation, or acquisition of any
227	facility, land, building, machinery, equipment, or any part of them conforms with this
228	chapter;
229	(f) cooperate with any person in studies and research regarding water pollution and its
230	control, abatement, and prevention;
231	(g) encourage, participate in, or conduct studies, investigations, research, and
232	demonstrations relating to water pollution and causes of water pollution; or
233	(h) as authorized by the board and subject to the provisions of this chapter, act as
234	executive secretary of the board under the direction of the chairman of the board.
235	Section 3. Effective Date.

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236 This bill takes effect on May 7, 2025.