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Irrigation Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Rex P. Shipp

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I	LONG TITLE
(General Description:
	This bill addresses duties of owners or operators of ditches and canals.
ł	Highlighted Provisions:
	This bill:
	 defines terms;
	 addresses failure by an owner or operator of a ditch or canal to exercise reasonable and
C	ordinary care;
	 provides under certain circumstances for a person to recover money paid to a third party
f	or waste, damage, or injury if caused by the failure of an owner or operator to exercise
r	easonable and ordinary care; and
	 makes technical changes.
ľ	Money Appropriated in this Bill:
	None
(Other Special Clauses:
	None
l	Jtah Code Sections Affected:
ł	AMENDS:
	73-1-8, as last amended by Laws of Utah 2023, Chapter 105
1	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 73-1-8 is amended to read:
	73-1-8 . Duties of owners or operators Bridges and trails Liability.
(1) As used in this section:
	(a) <u>"Municipality" means the same as that term is defined in Section 10-1-104.</u>
	(b)(i) "Water facility" means a dam, pipeline, culvert, flume, conduit, ditch, head
	gate, canal, reservoir, spring box, well, meter, weir, valve, casing, cap, or other
	facility used for the diversion, transportation, distribution, measurement,
	collection, containment, or storage of irrigation water.
	collection, containment, or storage of irrigation water.

32	[(b)] (ii) "Water facility" does not mean a facility used primarily as part of a:
33	[(i)] (A) public water system as defined in Section 19-4-102; or
34	[(ii)] (B) residential irrigation system.
35	(2) An owner or operator of a water facility shall:
36	(a) maintain the water facility to prevent waste of water, damage to property, or injury to
37	others; and
38	(b) by bridge or otherwise, keep the water facility in good repair where the water facility
39	crosses a public road or highway to prevent obstruction to travel or damage or
40	overflow on the public road or highway.
41	(3) Subsection (2)(b) does not apply where a governmental entity maintains or elects to
42	maintain a bridge or other device to prevent obstruction to travel or damage or overflow
43	on the public road or highway.
44	(4) In addition to immunity if the conditions of Title 57, Chapter 14, Limitations on
45	Landowner Liability, are met, an owner or operator of a water facility, stream, or river,
46	is immune from suit if:
47	(a) the damage or personal injury arises out of, is in connection with, or results from the
48	use of a trail that is located along a water facility, stream, or river, regardless of
49	ownership or operation of the water facility, stream, or river;
50	(b) the trail is designated under a general plan adopted by a municipality under Section
51	10-9a-401 or by a county under Section 17-27a-401;
52	(c) the trail right-of-way or the right-of-way where the trail is located is open to public
53	use as evidenced by a written agreement between the owner or operator of the trail
54	right-of-way, or of the right-of-way where the trail is located, and the municipality or
55	county where the trail is located; and
56	(d) the written agreement:
57	(i) contains a plan for operation and maintenance of the trail; and
58	(ii) provides that an owner or operator of the trail right-of-way, or of the right-of-way
59	where the trail is located has, at minimum, the same level of immunity from suit
60	as the governmental entity in connection with or resulting from use of the trail.
61	(5)(a) The duty under Subsection (2) requires only reasonable and ordinary care and
62	may not be construed to impose strict liability or to otherwise increase the liability of
63	the owner or operator of a water facility.
64	(b) If an owner or operator of a ditch or canal fails to exercise reasonable and ordinary
65	care in maintaining the ditch or canal, the owner or operator is liable for the waste of

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66	water, damage to property, or injury to others directly caused by the failure to
67	exercise reasonable and ordinary care.
68	(c) For a ditch or canal located within a municipality, if a person other than the owner or
69	operator of a ditch or canal is held to be liable for waste of water, damage to
70	property, or injury to others related to a ditch or canal, the person may recover the
71	amount for which the person is held liable that is directly caused by the failure of the
72	owner or operator to exercise reasonable and ordinary care with regard to maintaining
73	the ditch or canal.
74	[(b)] (d) An owner or operator of a water facility is not liable for damage or injury caused
75	by:
76	(i) the diversion or discharge of water or another substance into the water facility by a
77	third party beyond the control of the owner or operator of the water facility,
78	including control exercised by the owner's or operator's employees or agents;
79	(ii) any other act or omission of a third party that is beyond the control of the owner
80	or operator of the water facility, including control exercised by the owner's or
81	operator's employees or agents; or
82	(iii) an act of God, including fire, earthquake, storm, flash floods, or similar natural
83	occurrences.
84	(6) This section may not be interpreted to impair a defense that an owner or operator of a
85	water facility may assert in a civil action.
86	Section 2. Effective date.
87	This bill takes effect on May 7, 2025.