♣ Approved for Filing: T.J. Nuttall ♣♣ 02-01-13 7:55 PM ♣

1	DIVISION OF WATER RIGHTS REVISIONS
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Margaret Dayton
5	House Sponsor: Keith Grover
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions of Title 73, Water and Irrigation, regarding fixed time
10	period applications and claims to surface or underground water not otherwise
11	represented.
12	Highlighted Provisions:
13	This bill:
14	modifies provisions of Title 73, Water and Irrigation, regarding:
15	 fixed time period applications; and
16	 claims to surface or underground water not otherwise represented; and
17	makes technical changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	Ĥ→ [None] This bill coordinates with S.B. 30, Water and Irrigation Amendments, by
21a	providing a technical amendment, and H.B. 29, Adjudication of Water Rights, by providing a
21b	substantive amendment. ←Ĥ
22	Utah Code Sections Affected:
23	AMENDS:
24	73-3-10, as last amended by Laws of Utah 1997, Chapter 48
25	73-3-18, as last amended by Laws of Utah 2011, Chapter 86
26	73-3-20, as last amended by Laws of Utah 2012, Chapter 163
27	73-5-13, as last amended by Laws of Utah 2001, Chapter 136
27a	Ĥ→ <u>Utah Code Sections Affected by Coordination Clause:</u>
27b	73-5-13, as last amended by Laws of Utah 2001, Chapter 136 ←Ĥ



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Be it enacted by the Legislature of the state of Utah:
Section 1. Section 73-3-10 is amended to read:
73-3-10. Approval or rejection of application.
[(1) When the approval or rejection of an application is decided, a record of the
decision shall be made in the state engineer's office.]
(1) When the state engineer approves or rejects an application, the state engineer shall
record the approval decision or rejection decision in the state engineer's office.
[(2) The state engineer's decision shall be mailed to the applicant.]
(2) On the same day on which the state engineer makes an approval decision or
rejection decision described in Subsection (1), the state engineer shall mail the decision to the
applicant.
(3) If [the] an application is approved, the applicant [shall be authorized upon receipt
of the decision to:] may, upon receipt of the approval decision:
(a) proceed with the construction of the necessary works;
(b) take any steps required to apply the water to the use [named] described in the
application; and
(c) perfect the proposed application.
(4) If the application is rejected, the applicant [shall take no] may not take steps toward
the prosecution of [the proposed work or the diversion and use of the public water under the
application.]:
(a) the work proposed in the application; or
(b) the proposed diversion and use of the public water in the application.
[(5) The state engineer shall state in any decision approving an application the time
within which the construction work must be completed and the water applied to beneficial use.]
(5) In a decision approving an application, other than an application for a fixed time
period, the state engineer shall state the time within which:
(a) the construction work must be completed; and
(b) the water must be applied to beneficial use.
Section 2. Section 73-3-18 is amended to read:
73-3-18. Lapse of application Notice Reinstatement Priorities

Assignment of application Filing and recording Constructive notice Effect of
failure to record.

- (1) When an application lapses for failure of the applicant to comply with this title's provisions or the state engineer's order, the state engineer shall promptly give notice of the lapse [shall promptly be given] to the applicant by regular mail.
- (2) Within 60 days after notice of a lapse described in Subsection (1), the state engineer may, upon a showing of reasonable cause, reinstate the application with the date of priority changed to the date of reinstatement.
- (3) The original priority date of a lapsed application may not be reinstated, except upon a showing of fraud or mistake of the state engineer.
- (4) Except as provided in Section 73-3-5.6, Section 73-3-12, Section 73-3-20, or Subsection (2), the priority of an application is determined by the day on which the state engineer's office receives the written application.
- (5) Before the state engineer issues a certificate of appropriation, a right claimed under an application for the appropriation of water may be transferred or assigned by a written instrument.
- [(4) The priority of an application shall be determined by the date of receiving the written application in the state engineer's office, except as provided in Section 73-3-12 and as provided in this section.]
- [(5) Before issuance of a certificate of appropriation, rights claimed under applications for the appropriation of water may be transferred or assigned by instruments in writing.]
- (6) An instrument transferring or assigning a right described in Subsection (5), when acknowledged or proved and certified in the manner provided by law for the acknowledgment or proving of conveyances of real estate, may be filed in the office of the state engineer and shall from time of filing impart notice to all persons of the contents thereof.
- (7) [Every assignment of an application] An instrument described in Subsection (6) that is not filed as [provided by this section] described in Subsection (6) is void [as] against any subsequent assignee in good faith and for valuable consideration of the same application or any portion [thereof where] of the same application, if the subsequent assignee's own assignment is [first duly filed] filed as described in Subsection (6) first.
 - Section 3. Section **73-3-20** is amended to read:

73-3-20. Right to divert appropriated waters into natural streams -Requirements -- Storage in reservoir -- Information required by state engineer -- Lapse of application.

- (1) Upon application in writing and approval of the state engineer, any appropriated water may, for the purpose of preventing waste and facilitating distribution, be turned from the channel of any stream or any lake or other body of water, into the channel of any natural stream or natural body of water or into a reservoir constructed across the bed of any natural stream, and commingled with its waters, and a like quantity less the quantity lost by evaporation and seepage may be taken out, either above or below the point where emptied into the stream, body of water or reservoir. In so doing, the original water in such stream, body of water, or reservoir must not be deteriorated in quality or diminished in quantity for the purpose used, and the additional water turned in shall bear its share of the expense of maintenance of such reservoir and an equitable proportion of the cost of the reservoir site and its construction. Any person having stored that person's appropriated water in a reservoir for a beneficial purpose shall be permitted to withdraw the water at the times and in the quantities as the person's necessities may require if the withdrawal does not interfere with the rights of others.
- (2) (a) The state engineer may require an owner of an approved exchange application to provide:
 - (i) information about the diverting works constructed;
- (ii) information about the extent to which the development under the exchange has occurred; or
 - (iii) other information the state engineer considers necessary to:
 - (A) ensure that the exchange is taking place;

- (B) establish that the owner still has a legal interest in the underlying water right used as the basis for the exchange; or
 - (C) determine the quantity of water being exchanged.
- (b) The owner of an exchange application shall provide the information requested by the state engineer within 60 days after the day on which the owner received the notification from the state engineer.
- (3) The state engineer may lapse an approved exchange application described in Subsection (1) if:

121	(a) the applicant has lost a legal interest in the underlying right used to facilitate the
122	exchange;
123	(b) the exchange can no longer be carried out as stated in the application;
124	(c) the applicant has not complied with the conditions established in approving the
125	exchange; or
126	(d) the applicant fails to provide the information requested by the state engineer under
127	Subsection (2).
128	(4) (a) Notwithstanding Section 73-3-18, the state engineer may reinstate an exchange
129	application that was lapsed by the state engineer under Subsection (3), if:
130	(i) the applicant files with the state engineer a written request to reinstate the exchange
131	application;
132	(ii) the exchange application is for a small amount of water, as defined in Section
133	73-3-5.6;
134	(iii) the applicant demonstrates that, before the exchange application lapsed, the
135	applicant or the applicant's predecessor in interest, in accordance with the exchange
136	application:
137	(A) constructed and occupied a residence; and
138	(B) beneficially used the water at the residence; and
139	(iv) the applicant demonstrates that none of the conditions described in Subsection (3)
140	for lapsing an approved exchange application still exist.
141	(b) [Notwithstanding Section 73-3-18, the] The priority of an exchange application
142	reinstated under this section shall be the day on which the applicant files a request to reinstate
143	an exchange application that was lapsed by the state engineer.
144	Section 4. Section 73-5-13 is amended to read:
145	73-5-13. Claim to surface or underground water not otherwise represented
146	Information required Corrections Filing Investigation Publication Judicial
147	action to determine validity Rules.
148	(1) (a) [All claimants] A claimant to the right to the use of water, including both
149	surface and underground water, whose [rights are] right is not represented by [certificates] a
150	certificate of appropriation issued by the state engineer, by [applications] an application filed
151	with the state engineer, by [court decrees] a court decree, or by a notice of claim filed pursuant

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152	to law, shall submit the claim to the state engineer in accordance with this section.
153	(b) Subsections (2) through (7) [shall] only apply to claims or corrected claims
154	submitted to the state engineer [pursuant to] in accordance with this section on or after May [4,
155	1997] <u>14, 2013</u> .
156	(2) (a) $[Each]$ \underline{A} claim submitted under this section shall be verified under oath by the
157	claimant or the claimant's duly appointed representative and submitted on forms [furnished]
158	provided by the state engineer setting forth any information the state engineer requires,
159	including:
160	(i) the name and [post office] mailing address of the person making the claim;
161	(ii) the quantity of water claimed in acre-feet or rate of flow in second-feet, or both,
162	where appropriate;
163	(iii) the source of supply;
164	(iv) the priority date of the right;
165	(v) the location of the point of diversion with reference to a United States land survey
166	corner;
167	(vi) the place of use;
168	(vii) the nature and extent of use;
169	(viii) the time during which the water has been used each year; and
170	(ix) the date when the water was first used.
171	(b) The claim shall also include the following information verified under oath by a
172	registered engineer or land surveyor:
173	(i) measurements of the amount of water diverted;
174	(ii) a statement that the quantity of water claimed either in acre-feet or cubic feet per
175	second is consistent with the beneficial use claimed and the supply [which] that the source is
176	capable of producing; and
177	(iii) a map showing the original diversion and conveyance works and where the water
178	was placed to beneficial use, including irrigated lands, if irrigation is the claimed beneficial
179	use.
180	(c) The state engineer may require additional information as necessary to evaluate any

(i) affidavits setting forth facts of which the affiant has personal knowledge;

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claim including:

183	(ii) authenticated or historic photographs, plat or survey maps, or surveyors' notes;
184	(iii) authenticated copies of original diaries, personal histories, or other historical
185	documents [which] that document the claimed use of water; and
186	(iv) other relevant records on file with any county recorder's, surveyor's, or assessor's
187	office.
188	[(3) (a) A claim may be corrected by submitting to the state engineer a verified
189	corrected claim designated as such and bearing the same number as the original claim.]
190	[(b) No fee shall be charged for submitting a corrected claim.]
191	(3) (a) A claimant, or a claimant's successor in interest, as shown in the records of the
192	state engineer may file a corrected claim that:
193	(i) is designated as a corrected claim;
194	(ii) includes the information described in Subsection (2); and
195	(iii) bears the same number as the original claim.
196	(b) If a corrected claim that meets the requirements described in Subsection (3)(a) is
197	filed before the state engineer publishes the original claim in accordance with Subsection
198	(4)(a)(iv), the state engineer may not charge an additional fee for filing the corrected claim.
199	(c) The state engineer shall treat a corrected claim that is filed in accordance with
200	Subsection (3)(a) as if the corrected claim were the original claim.
201	(4) (a) Upon submission by a claimant of a claim that is acceptably complete under
202	Subsection (2) and the deposit of money by a claimant with the state engineer sufficient to pay
203	the expenses of conducting a field investigation and publishing a notice of the claim, the state
204	engineer shall:
205	(i) file the claim;
206	(ii) endorse the date of its receipt;
207	(iii) assign the claim a water right number; and
208	(iv) publish a notice of the claim following the same procedures as provided in Section
209	73-3-6.
210	(b) Any claim not acceptably complete under Subsection (2) shall be returned to the
211	claimant.
212	(c) The acceptance of any claim filed under this section by the state engineer may not
213	be considered to be an adjudication by the state engineer of the validity of the claimed water

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214	right.
215	(5) (a) The state engineer shall:
216	(i) conduct a field investigation of each claim filed; and
217	(ii) prepare a report of the investigation.
218	(b) The report of the investigation shall:
219	(i) become part of the file on the claim; and
220	(ii) be admissible in any administrative or judicial proceeding [on] regarding the
221	validity of the claim.
222	(6) (a) Any person who may be damaged by a diversion and use of water as described
223	in a claim submitted pursuant to this section may file an action in district court to determine the
224	validity of the claim, [whether or not the claim has been accepted for filing by the state
225	engineer] regardless of whether the state engineer has filed the claim in accordance with
226	Subsection $(4)(a)$.
227	(b) Venue for [the] an action brought under Subsection (6)(a) shall be in the county [in
228	which] where the point of diversion listed in the claim is located, or in a county where the place
229	of use, or some part of it, is located.
230	(c) The action shall be brought against the claimant to the use of water or the claimant's
231	successor in interest.
232	(d) In any action brought to determine the validity of a claim to the use of water under
233	this section, the claimant shall have the initial burden of proof as to the validity of the claimed
234	right.
235	(e) (i) [Any] \underline{A} person filing an action challenging the validity of a claim to the use of
236	water under this section shall notify the state engineer of the pendency of the action in $[a]$
237	manner prescribed by the state engineer] accordance with state engineer rules.
238	(ii) Upon receipt of the notice, the state engineer may take no action on any change or
239	exchange applications founded on the claim that is the subject of the pending litigation[;] until
240	the court adjudicates the matter.
241	(f) Upon the entering of any final order or decree in [any] a judicial action to determine
242	the validity of a claim under this section, the prevailing party shall file a certified copy of the
243	order or decree with the state engineer, [which shall become part of] who shall incorporate the

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order into the state engineer's file on the claim.

245	(7) (a) In a general adjudication of water rights under Title 73, Chapter 4,
246	Determination of Water Rights, after completion of final summons in accordance with Section
247	73-4-22, a district court may, by decree, prohibit future claims from being filed under this
248	section in the general adjudication area.
249	(b) If the state engineer receives a claim for an area where a court has prohibited filing
250	under Subsection (7)(a), the state engineer shall return the claim to the claimant without further
251	action.
252	[(7)] (8) The state engineer may make rules consistent with this section specifying
253	information required to be included in a claim and claim procedures.
253a	Ĥ→ Section 5. Coordinating S.B. 101 with S.B. 30 Technical amendments.
253b	If this S.B. 101 and S.B. 30, Water and Irrigation Amendments, both pass and become law,
253c	the Legislature intends that Subsection 73-5-13(1)(b) in this S.B. 101 supersedes
253d	Subsection 73-5-13(1)(b) in S.B. 30, when the Office of Legislative Research and General
253e	Counsel prepares the Utah Code database for publication.
253f	Section 6. Coordinating S.B. 101 with H.B. 29 Substantive amendments.
253g	If this S.B. 101 and H.B. 29, Adjudication of Water Rights, both pass and become law, the
253h	Legislature intends that the Office of Legislative Research and General Counsel shall prepare
253i	the Utah Code database for publication by amending Subsection 73-5-13(7)(a) to read as
253j	follows:
253k	"(7)(a) In a general adjudication of water rights under Title 73, Chapter 4,
2531	Determination of Water Rights, after completion of final summons in accordance with
253m	Section 73-4-22, a district court may, by decree, prohibit future claims from being filed
253n	under this section in the general adjudication area, division, or subdivision." ←Ĥ

Legislative Review Note as of 2-1-13 7:53 AM

Office of Legislative Research and General Counsel