WATER GENERAL ADJUDICATION AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Joel Ferry
Senate Sponsor: Ralph Okerlund
LONG TITLE
General Description:
This bill enacts and amends provisions relating to water rights.
Highlighted Provisions:
This bill:
 enacts and amends provisions related to an application to appropriate or
permanently change a small amount of water;
• enacts and amends provisions related to a right to appeal during a general
adjudication of water rights;
 enacts and amends provisions related to the state engineer's duty to search records
for and serve summons on claimants during a general adjudication of water rights;
and
makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
73-3-5.6, as last amended by Laws of Utah 2009, Chapter 367
73-4-16, as last amended by Laws of Utah 2016, Chapter 72
73-4-22, as last amended by Laws of Utah 2016, Chapter 72

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30	Be it enacted by the Legislature of the state of Utah:
31	Section 1. Section 73-3-5.6 is amended to read:
32	73-3-5.6. Applications to appropriate or permanently change a small amount of
33	water Proof of appropriation or change.
34	(1) As used in this section:
35	(a) "Application" means an application to:
36	(i) appropriate a small amount of water; or
37	(ii) permanently change a small amount of water.
38	(b) "Livestock water right" means a right for:
39	(i) livestock to consume water:
40	(A) directly from the water source; or
41	(B) from an impoundment into which the water is diverted; and
42	(ii) associated uses of water related to the raising and care of livestock.
43	(c) "Proof" means proof of:
44	(i) appropriation; or
45	(ii) permanent change.
46	(d) "Small amount of water" means the amount of water necessary to meet the
47	requirements of:
48	(i) one residence;
49	(ii) 1/4 acre of irrigable land; and
50	(iii) a livestock watering right for:
51	(A) 10 cattle; or
52	(B) the equivalent amount of water of Subsection (1)(d)(iii)(A) for livestock other than
53	cattle.
54	(2) The state engineer may approve an application if:
55	(a) the state engineer undertakes a thorough investigation of the application;
56	(b) notice is provided in accordance with Subsection (3);
57	(c) the application complies with the state engineer's regional policies and restrictions

58	and Section 73-3-3 or 73-3-8, as applicable; and
59	(d) the application does not conflict with a political subdivision's ordinance:
60	(i) for planning, zoning, or subdivision regulation; or
61	(ii) under Section 10-8-15.
62	(3) (a) Advertising of an application specified in Subsection (2) is at the discretion of
63	the state engineer.
64	(b) If the state engineer finds that the uses proposed by the application may impair
65	other rights, before approving the application, the state engineer shall give notice of the
66	application according to Section 73-3-6.
67	(4) An applicant receiving approval under this section is responsible for the time limit
68	for construction and submitting proof as required by Subsection (6).
69	(5) Sixty days before the end of the time limit for construction, the state engineer shal
70	notify the applicant by mail when proof is due.
71	(6) (a) Notwithstanding Section 73-3-16, the state engineer shall issue a certificate
72	under Section 73-3-17 if [an applicant files an affidavit, on a form provided by the state
73	engineer, as proof, the applicant files an affidavit:
74	[(b) The affidavit shall:]
75	[(i) specify the amount of:]
76	[(A) irrigated land; and]
77	[(B) livestock watered; and]
78	[(ii) declare the residence is constructed and occupied.]
79	(i) on a form provided by the state engineer;
80	(ii) that specifies the amount of:
81	(A) irrigated land; and
82	(B) livestock watered; and
83	(iii) that declares the residence is constructed and occupied.
84	[(c)] (b) The form provided by the state engineer under Subsection (6)(a) may require
85	the information the state engineer determines is necessary to maintain accurate records

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86	regarding the point of diversion and place of use.
87	(7) If an applicant does not file the proof required by Subsection (6) by the day on
88	which the time limit for construction ends, the application lapses under Section 73-3-18.
89	(8) (a) [An] Except as provided in Subsections (9) and (10), an applicant whose
90	application lapses may file a request with the state engineer to reinstate the application, if the
91	applicant demonstrates that the applicant or the applicant's predecessor in interest:
92	(i) constructed and occupied a residence within the time limit for construction; and
93	(ii) beneficially uses the water.
94	(b) [Hf] Except as provided in Subsection (10), if an applicant meets the requirements
95	of Subsection (8)(a) and submits an affidavit as provided by Subsection (6), the state engineer
96	shall issue a certificate[:] for the beneficial uses the applicant attests to in an affidavit described
97	in Subsection (6).
98	[(i) for the amount of water actually in use as described in the affidavit; and]
99	[(ii) with a priority date of the day on which the applicant files the request for
100	reinstatement of the application.]
101	(9) For an application related to the use of water located within an area where general
102	determination proceedings under Title 73, Chapter 4, Determination of Water Rights, are
103	pending or concluded, an applicant whose application lapses may not file a request for
104	reinstatement with the state engineer if:
105	(a) the application lapsed before the state engineer issued notice of the time to file a
106	statement of water users claim under Section 73-4-3; and
107	(b) the applicant failed to timely submit a statement of claim as described in
108	Subsection (10)(c)(ii).
109	(10) For an application related to the use of water located within an area where general

determination proceedings under Title 73, Chapter 4, Determination of Water Rights, are

of the general adjudication for the area, if:

pending, the state engineer shall allow a reinstatement request under Subsection (8)(a) and,

instead of issuing a certificate, evaluate the reinstatement request and statement of claim as part

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114	(a) the application lapsed before the state engineer issued notice of the time to file a
115	statement of water users claim under Section 73-4-3;
116	(b) the applicant files the request for reinstatement no more than 90 days after the day
117	on which the state engineer issues the notice of the time to file statements of claim in
118	accordance with Section 73-4-3; and
119	(c) the applicant files:
120	(i) an affidavit described in Subsection (6); and
121	(ii) a timely statement of claim under Section 73-4-5.
122	(11) The priority date for an application reinstated under this section is the day on
123	which the applicant files the request for reinstatement of the application.
124	Section 2. Section 73-4-16 is amended to read:
125	73-4-16. Appeals.
126	(1) There [shall be] is a right of appeal from a final judgment of the district court to the
127	Supreme Court as provided in Section 78A-3-102.
128	(2) (a) There is a right of appeal to the Supreme Court from a district court order,
129	judgment, or decree that resolves an objection filed in accordance with Section 73-4-9.5 or
130	<u>73-4-11.</u>
131	(b) The entry of a decree for a general adjudication area, division, or subdivision
132	described in Section 73-4-1 is not a prerequisite to exercise the right to appeal described in
133	Subsection (2)(a).
134	[(2)] (3) The appeal shall be upon the record made in the district court, and may as in
135	equity cases be on questions of both law and fact.
136	Section 3. Section 73-4-22 is amended to read:
137	73-4-22. State engineer's duty to search records for and serve summons on
138	claimants Filing of affidavit Publication of summons Binding on unknown
139	claimants.
140	(1) The state engineer, throughout the pendency of proceedings, shall serve summons
141	in the manner prescribed by Section 73-4-4 upon all claimants to the use of water in the

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described source embraced by said action, whenever the names and addresses of said persons
come to the attention of the state engineer.
(2) Immediately after the notice of the [proposed determination] <u>list of unclaimed</u>
<u>rights of record</u> is given, in accordance with Section [73-4-11] <u>73-4-9.5</u> hereof, the state
engineer shall diligently search for the names and addresses of any claimants to water in the
source covered by the [proposed determination] general adjudication area, division, or
<u>subdivision</u> who have not been previously served with summons other than by publication, and
shall serve summons on any such persons located [shall forthwith be served with summons].
(3) (a) After the state engineer has exhausted the search for other claimants, as
described in Subsection (2), the state engineer shall:
[(a)] (i) make such fact known to the district court by affidavit; and
[(b)] (ii) [as ordered by the court, again] in accordance with Subsection (3)(b), publish
summons five times, once each week, for five successive weeks [which said service shall be
binding upon all unknown claimants].
(b) A summons described in Subsection (3)(a)(ii) shall be substantially in the following
<u>form:</u>
"In the District Court of County, State of Utah, in the matter of the general
adjudication of water rights in the described water source.
<u>SUMMONS</u>
The State of Utah to the said defendant:
You are hereby summoned in the above entitled action, which is brought for the
purpose of making a general determination of the water rights of the described water source.
Upon the service of this summons on you, you will thereafter be subject to the jurisdiction of
the entitled court and, if you have or intend to claim a water right, it shall be your duty to
follow further proceedings in the above entitled action and to defend and protect your water
rights therein. If you have not been served with summons other than by publication in a
newspaper and you claim a water right for which you have not previously filed a statement of

setting forth the nature of your claim within 90 days after the last date of publication of this
summons. Your failure to do so will constitute a default in the premises and a judgment may be
entered against you declaring and adjudging that you have forfeited all rights to the use of
water within the described water source and that you are forever barred and estopped from
subsequently asserting any right to the use of water not claimed."
(4) An unknown claimant who has not been served with a summons other than by
publication in a newspaper and has or intends to claim a water right, shall file a statement of
claim in accordance with Section 73-4-5 within 90 days after the last day on which a summons
is published as described in Subsection (3)(a)(ii).
(5) Service of the published summons described in Subsection (3)(a)(ii) is binding on
all unknown claimants.