

26 17B-2a-706, Utah Code Annotated 1953



27
28 *Be it enacted by the Legislature of the state of Utah:*

29 Section 1. Section **17B-2a-706** is enacted to read:

30 **17B-2a-706. Definitions -- Notice of intent to commence ultra-low volume**
31 **treatment -- Exceptions.**

32 (1) As used in this section:

33 (a) "Rural real property" means the same as that term is defined in Section
34 17B-2a-1107.

35 (b) "Social media platform" means a form of electronic communication that is
36 available for public access.

37 (c) "Ultra-low volume treatment" or "ULV treatment" means a method of pesticide
38 application that provides the minimum volume of liquid insecticide formulation per unit area
39 for the efficient control of mosquitos.

40 (2) (a) Beginning January 1, 2021, except as provided in Subsection (2)(b), a mosquito
41 abatement district shall provide public notice as soon as practicable before commencing a ULV
42 treatment ~~§~~ → in a county of the first or second class ← ~~§~~ .

43 (b) Subsection (2)(a) does not apply to a ULV treatment on rural real property.

43a **~~§~~ → (c) A mosquito abatement district may provide public notice under Subsection (2)(a)**
43b **before commencing a ULV treatment in a county of the third through sixth class. ← ~~§~~**

44 (3) The public notice required under Subsection (2)(a) shall include the ULV
45 treatment:

46 (a) date;

47 (b) time; and

48 (c) place.

49 (4) (a) A mosquito abatement district shall establish and maintain a:

50 (i) website; or

51 (ii) social media platform.

52 (b) A mosquito abatement district satisfies the public notice requirement under
53 Subsection (2)(a) by posting the public notice on the mosquito abatement district's website or
54 social media platform.

55