S.B. 26

WATER BANKING AMENDMENTS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 1

JANUARY 28, 2020 1:11 PM

Senator Jani Iwamoto proposes the following amendments:

- 1. Page 1, Lines 24 through 26:
 - addressing assistance by the Division of Water Resources;
 - addressing fees;
 - outlining how statutory water banks are established and amended;
 - outlining how contract water banks are established and amended;
- 2. Page 2, Lines 54 through 55:
 - 54 73-31-106, Utah Code Annotated 1953
 - **73-31-107, Utah Code Annotated 1953**
 - 55 73-31-201, Utah Code Annotated 1953
- 3. Page 13, Line 387:
 - 387 (b) water quality { standards } improvement ;
- 4. Page 14, Lines 399 through 400:
 - 399 the board's responsibilities under this chapter.

Section 10. Section 73-31-107 is enacted to read:

73-31-107. Fees

- (1) The board may charge fees, set pursuant to Section 63J-1-504, to cover the costs of processing and administering:
 - (a) a statutory water bank application; or
 - (b) a contract water bank application.
- (2) The board shall charge a uniform fee for a statutory water bank application and a uniform fee for a contract water bank application.
- (3) The board may charge a different fee for a statutory water bank application than is charged for a contract water bank application.
- (4) Fees collected under this section shall be deposited in the General Fund as a dedicated credit to be used by the board to implement this chapter.
- 400 Section $\{\frac{-10}{1}\}$ 11 . Section 73-31-201 is enacted to read:

Renumber remaining sections accordingly.

5. Page 15, Line 455:

(E) the criteria the statutory water bank will use to {valuate} delivery requests;

6. Page 20, Lines 593 through 604:

455

- 593 { (3) A contract water bank may review public comments and comments from the board **594** before a final decision is made by the board. If the contract water bank desires to make changes 595 to the contract water bank's application, the contract water bank may notify the board in writing **596** before the board takes action on the application that the contract water bank will submit a **597** revised application following the same process that governs the filing of an original application. **598** 599 {-(4)-} (3) Within 30 days of the date the board determines that an application is complete, the board shall post notice of the application in accordance with Section 73-31-103. 600 (4) The notice required by Subsection {(4)} 601 {(5)} (3) , shall state: 602 (a) that an application to approve a contract water bank has been filed with the board; 603 and 604 (b) where a person may review the application.
- 7. Page 21, Lines 616 through 617:
 - an application does not create a right of appeal under Title 63G, Chapter 4, Administrative
 - 617 Procedures Act.

(4) A contract water bank may review public comments and comments from the board before a final decision is made by the board. If the contract water bank desires to make changes to the contract water bank's application, the contract water bank may notify the board in writing before the board takes action on the application that the contract water bank will submit a revised application following the same process that governs the filing of an original application.