1	WATER FACILITY AMENDMENTS
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Christine F. Watkins
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to water facilities.
10	Highlighted Provisions:
11	This bill:
12	 modifies criminal and civil provisions related to water facilities, including defining
13	terms and amending criminal intent provisions;
14	 clarifies award of attorney fees and costs; and
15	 makes technical changes.
16	Money Appropriated in this Bill:
17	None
18	Other Special Clauses:
19	None
20	Utah Code Sections Affected:
21	AMENDS:
22	73-1-14, as last amended by Laws of Utah 2020, Chapter 64
23	
24	Be it enacted by the Legislature of the state of Utah:
25	Section 1. Section 73-1-14 is amended to read:
26	73-1-14. Acts against water facilities or interfering with apportioning official
27	Penalty and liability.



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28	(1) As used in this section:
29	(a) "Connection to a water facility" includes:
30	(i) to introduce water or another substance into or take water from a water facility
31	through a pipeline, flume, ditch, canal, trench, holding pond, or water collection structure;
32	(ii) to place or maintain a structure capable of introducing water or another substance
33	directly into or of taking water from a water facility from a pipeline, flume, ditch, canal, trench,
34	holding pond, or water collection structure; or
35	(iii) to cut into or breach a canal or ditch bank for the purpose of introducing water or
36	another substance into or of taking water from the canal or ditch.
37	[(a)] (b) "Interfere," for purposes of a water facility, means damage to or modification
38	of the water facility that results in actual blockage or diversion of water, stormwater,
39	wastewater, or sewage.
40	(c) "Knowingly" means the same as that term is defined in Section 76-2-103.
41	[(b)] (d) "Water facility" means a dam, pipeline, culvert, fire hydrant, flume, conduit,
42	ditch, head gate, canal, reservoir, storage tank, spring box, well, meter, weir, valve, casing, cap,
43	or other facility used for the diversion, transportation, distribution, measurement, collection,
44	containment, or storage of water, stormwater, wastewater, or sewage.
45	(2) [A] Subject to Subsection (6), a person is guilty of a crime punishable under
46	Section 73-2-27 if the person:
47	(a) [maliciously] knowingly:
48	(i) interferes with a water facility;
49	(ii) damages a water facility;
50	(iii) destroys a water facility; or
51	(iv) removes a water facility;
52	(b) [intentionally or] knowingly makes a temporary or permanent connection to a water
53	facility without first obtaining the written consent of the owner or operator of the water facility;
54	or
55	(c) unlawfully and knowingly interferes with an individual authorized to apportion
56	water while in the discharge of the individual's duties.
57	(3) A person who commits an act defined as a crime under this section is also liable for
58	damages [or], other relief, and [costs] reasonable costs and attorney fees as provided in Section

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59 $\underline{73-2-28}$, in a civil action brought by a person injured by that act.

- 60 (4) (a) A civil action under this section may be brought independent of a criminal61 action.
- 62 (b) Proof of the elements of a civil action under this section need only be made by a63 preponderance of the evidence.
- 64 (5) A person who complies with Title 54, Chapter 8a, Damage to Underground Utility
 65 Facilities, Section 73-1-7, or Section 73-1-15.5 may not be held criminally or civilly liable for
 66 actions allowed by those sections.
- 67 (6) "Person" for purposes of this section does not include a government entity,
- 68 <u>including a political subdivision of the state.</u>