

73-10-34.5, as last amended by Laws of Utah 2023, Chapter 260
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 57-8a-231 is amended to read:
57-8a-231. Water wise landscaping.
(1) As used in this section:
(a) "Lawn or turf" means nonagricultural land planted in closely mowed, managed
grasses.
(b) "Mulch" means material such as rock, bark, wood chips, or other materials left
loose and applied to the soil.
(c) "Overhead spray irrigation" means above ground irrigation heads that spray water
through a nozzle.
(d) (i) "Vegetative coverage" means the ground level surface area covered by the
exposed leaf area of a plant or group of plants at full maturity.
(ii) "Vegetative coverage" does not mean the ground level surface area covered by the
exposed leaf area of a tree or trees.
(e) "Water wise landscaping" means any or all of the following:
(i) installation of plant materials suited to the microclimate and soil conditions that
can:
(A) remain healthy with minimal irrigation once established; or
(B) be maintained without the use of overhead spray irrigation;
(ii) use of water for outdoor irrigation through proper and efficient irrigation design
and water application; or
(iii) the use of other landscape design features that:
(A) minimize the need of the landscape for supplemental water from irrigation;
(B) reduce the landscape area dedicated to lawn or turf; or
(C) encourage vegetative coverage.
(f) "Water wise plant material" means a plant material suited to water wise landscaping
as defined in this section.
(2) An association may not enact or enforce a governing document that prohibits, or
has the effect of prohibiting, a lot owner of a detached dwelling from incorporating water wise

57	landscaping on the property owner's property.
58	(3) (a) Subject to Subsection (3)(b), Subsection (2) does not prohibit an association
59	from requiring a property owner to:
60	(i) comply with a site plan review or other review process before installing water wise
61	landscaping;
62	(ii) maintain plant material in a healthy condition; and
63	(iii) follow specific water wise landscaping design requirements adopted by the
64	association including a requirement that:
65	(A) restricts or clarifies the use of mulches considered detrimental to the association's
66	operations; and
67	(B) restricts or prohibits the use of specific plant materials other than water wise plant
68	materials.
69	(b) An association may not require a property owner to [: (i)] install or keep in place
70	lawn or turf in an area [with a width less than eight feet; or]
71	[(ii) have more than 50% vegetative coverage, that is not water wise landscaping, on
72	the property owner's property].
73	Section 2. Section 73-5-8 is amended to read:
74	73-5-8. Audits Reports by users to engineer.
75	(1) The Division of Water Rights shall, in accordance with Title 63G, Chapter 3, Utah
76	Administrative Rulemaking Act, make rules specifying:
77	(a) what water use data a person shall report, pursuant to this section; and
78	(b) how the Division of Water Rights shall validate the data described in Subsection
79	(1)(a).
80	(2) The Division of Water Rights may:
81	(a) collect and validate water use data[:]; and
82	(b) require data be submitted electronically in a particular format by a city of the first
83	class or a water conservancy district that provides service in whole or in part within a county of
84	the first or second class, if the city or water conservancy district is located within:
85	(i) the surveyed meander line of the Great Salt Lake;
86	(ii) the drainage areas of the Bear River or the Bear River's tributaries;
87	(iii) the drainage areas of Bear Lake or Bear Lake's tributaries;

88	(iv) the drainage areas of the Weber River or the Weber River's tributaries;
89	(v) the drainage areas of the Jordan River or the Jordan River's tributaries;
90	(vi) the drainage areas of Utah Lake or Utah Lake's tributaries;
91	(vii) other water drainages lying between the Bear River and the Jordan River that are
92	tributary to the Great Salt Lake and not included in the drainage areas described in Subsections
93	(2)(b)(ii) through (vi); or
94	(viii) the drainage area of Tooele Valley.
95	(3) Every person using water from any river system or water source, when requested by
96	the state engineer, shall within 30 days after such request report to the state engineer in writing:
97	(a) the nature of the use of any such water;
98	(b) the area on which used;
99	(c) the kind of crops to be grown;
100	(d) water elevations on wells or tunnels; and
101	(e) quantity of water used.
102	Section 3. Section 73-10-34.5 is amended to read:
103	73-10-34.5. Grant money for existing secondary water metering to facilitate full
104	metering Other grants.
105	(1) As used in this section:
106	(a) "Applicant" means a secondary water supplier or group of secondary water
107	suppliers that applies for a grant under this section.
108	(b) "Board" means the Board of Water Resources.
109	(c) "Division" means the Division of Water Resources.
110	(d) "Project" means the purchase or installation of a meter for a secondary water
111	system that as of May 4, 2022, provides secondary water service that is not metered.
112	(e) "Secondary water" means the same as that term is defined in Section 73-10-34.
113	(f) "Secondary water connection" means the same as that term is defined in Section
114	73-10-34.
115	(g) "Secondary water supplier" means the same as that term is defined in Section
116	73-10-34.
117	(2) (a) The board may issue grants in an amount appropriated by the Legislature in
118	accordance with this section to an applicant to fund projects for meters on secondary water

119	systems that before May 4, 2022, provide secondary water service that is not metered.
120	(b) The board may not issue a grant under this section to fund:
121	(i) metering of secondary water for service that begins on or after May 4, 2022; or
122	(ii) the replacement or repair of an existing secondary water meter.
123	(c) Notwithstanding the other provisions of this section, the board may issue a grant
124	under this section to a secondary water supplier to reimburse the secondary water supplier for
125	the costs incurred by the secondary water supplier that are associated with installing meters on
126	a secondary water system on or after March 3, 2021, but before May 4, 2022, except that the
127	grant issued under this Subsection (2)(c):
128	(i) shall be included in calculating the total grant amount under Subsections (3)(a)
129	through (c);
130	(ii) may not exceed 70% of the costs associated with a project described in this
131	Subsection (2)(c), including installation and purchase of meters; and
132	(iii) shall comply with Subsection (6).
133	(3) (a) A secondary water supplier with 7,000 secondary water connections or less is
134	eligible for a total grant amount under this section of up to \$5,000,000.
135	(b) A secondary water supplier with more than 7,000 secondary water connections is
136	eligible for a total grant amount under this section of up to \$10,000,000.
137	(c) If a secondary water supplier applies for a grant as part of a group of secondary
138	water suppliers, the total grant amount described in Subsection (3)(a) or (b) applies to each
139	member of the group and is not based on the number of secondary water connections of the
140	entire group.
141	(d) (i) Subject to the other provisions of this section, a grant may not exceed the
142	following amounts for the costs associated with a project, including installation and purchase
143	of meters:
144	(A) for calendar year 2022, 70% of the costs of a project;
145	(B) for calendar year 2023, 70% of the costs of a project;
146	(C) for calendar year 2024, 65% of the costs of a project;
147	(D) for calendar year 2025, 60% of the costs of a project; and

(ii) Beginning with calendar year 2027, a grant under this section shall consist of

(E) for calendar year 2026, 50% of the costs of a project.

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150	providing a meter or funding to obtain a meter, which may not exceed the following for costs
151	associated with the project:
152	(A) for calendar year 2027, 40% of the costs of a project;
153	(B) for calendar year 2028, 30% of the costs of a project;
154	(C) for calendar year 2029, 20% of the costs of a project; and
155	(D) for calendar year 2030, 10% of the costs of a project.
156	(e) A secondary water supplier may pay the secondary water supplier's portion of the
157	costs of a project through a loan from the board under Section 73-10-34 by filing a separate
158	application with the board.
159	(f) A meter purchased with grant money received under this section shall allow for data
160	communication between the meter and other devices designed to manage use of secondary
161	water that is:
162	(i) open and available to an end user; and
163	(ii) open so that it can integrate with third-party providers.
164	(4) (a) (i) To obtain a grant under this section, an applicant shall submit an application
165	with the division during a period of time designated by the board.
166	(ii) If there remains money described in Subsection (2) after the grants for applications
167	submitted during the time period described in Subsection (4)(a) are awarded, the board may
168	designate one or more additional time periods so that the entire amount described in Subsection
169	(2) is awarded by December 31, 2024.
170	(b) An application submitted to the division shall include:
171	(i) a detailed project cost estimate including meter costs and installation costs;
172	(ii) a total number of pressurized secondary water connections in the applicable
173	secondary water supplier's system;
174	(iii) the number of meters to be installed under the grant;
175	(iv) a detailed estimated secondary water use reduction including:
176	(A) average lot size calculations;
177	(B) average irrigated acreage; and
178	(C) estimated water applied before the project versus after completion of the project;
179	(v) the timeline for purchase and installation of meters under the project;
180	(vi) an agreement to:

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181	(A) provide an educational component for end users as determined by the division by
182	rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
183	either on a monthly statement or by a customer specific Internet portal that provides
184	information on the customer's usage more frequently than monthly; or
185	(B) bill according to usage using a tiered conservation rate and provide an educational
186	component described in Subsection (4)(b)(vi)(A); and
187	(vii) additional information the board considers helpful.
188	(5) (a) The division shall:
189	(i) review and prioritize an application submitted under Subsection (4); and
190	(ii) recommend to the board which applicants should be awarded a grant under this
191	section.
192	(b) In prioritizing applications under this Subsection (5), the division shall rank the
193	applicants on the basis of the following weighted factors:
194	(i) 60% weight based on the ratio of estimated water use reduction divided by total
195	state investment;
196	(ii) 20% weight based on an applicant facing current or potential water shortages when
197	installation of meters and subsequent water use reductions will result in delaying or eliminating
198	the need for new water development; and
199	(iii) 20% weight based on a project's accelerated construction schedule, prompt start,
200	and prompt finish.
201	(6) As a condition of receiving a grant under this section, the recipient shall enter into
202	an agreement with the board to use the grant money. The agreement shall:
203	(a) be executed by no later than December 31, 2024; and
204	(b) require that the grant money be spent by December 31, 2026, and the project
205	completed under the terms of the grant.
206	(7) Notwithstanding the other provisions of this section, the board may issue a grant to
207	a secondary water supplier:
208	(a) that installed meters on secondary water connections before May 4, 2022;
209	(b) that has not otherwise received a grant under this section;
210	(c) for the purpose of water conservation; and
211	(d) in an amount not to exceed \$2,000,000.

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- (8) Notwithstanding the other provisions of this section, the board may issue a grant to or convert a grant previously issued to a secondary water supplier described in Subsection [73-10-34(13)(a)(iii)] 73-10-34(13)(a) who seeks to meter at strategic points under Subsection 73-10-34(13), from money appropriated under this section to fund a project that is an alternative to metering, such as lining ditches or improving head gates, if the secondary water supplier establishes to the satisfaction of the board that the alternative project will conserve more water than is expected to be conserved through metering.
- (9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and consistent with this section, the board may make rules establishing the procedure for applying for a grant under this section.
- Section 4. Effective date.
- This bill takes effect on May 1, 2024.