	WATER USAGE AMENDMENTS
	2024 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Doug Owens
	Senate Sponsor:
LONG T	ITLE
General l	Description:
Tł	nis bill addresses the irrigating of lawn or turf.
Highlight	ted Provisions:
Tł	nis bill:
•	defines terms;
•	addresses the irrigating of lawn or turf in specified counties during a restricted
period;	
•	imposes fines for an infraction;
•	provides exceptions;
•	addresses scope of provision; and
•	requires a good faith estimate of water savings.
Money A	ppropriated in this Bill:
No	one
Other Sp	ecial Clauses:
No	one
Utah Coc	le Sections Affected:
ENACTS	:
76	-10-205, Utah Code Annotated 1953

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

H.B. 401

28	Section 1. Section 76-10-205 is enacted to read:
29	<u>76-10-205.</u> Irrigating lawn or turf during restricted period for relevant counties in
30	the Great Salt Lake watershed.
31	(1) As used in this section:
32	(a) "Division" means the Division of Water Resources created in Section 73-10-18.
33	(b) "Lawn or turf" means areas of nonagricultural land planted with mowed or
34	managed grasses.
35	(c) "Relevant county" means one of the following counties:
36	(i) Box Elder County;
37	(ii) Cache County;
38	(iii) Davis County;
39	(iv) Morgan County;
40	(v) Rich County;
41	(vi) Salt Lake County;
42	(vii) Summit County;
43	(viii) Tooele County;
44	(ix) Utah County;
45	(x) Wasatch County; or
46	(xi) Weber County.
47	(d) "Restricted period" means the period of time that begins on October 1 and ends on
48	April 30.
49	(2) Except as provided in Subsection (4), an actor may not irrigate lawn or turf located
50	in a relevant county during the restricted period.
51	(3) A violation of Subsection (2) is an infraction with a fine of:
52	(a) not less than \$50 for a violation; or
53	(b) not less than \$100 for a second or subsequent violation within the same calendar
54	year as a previous violation of Subsection (2).
55	(4) A person may irrigate lawn or turf during a restricted period:
56	(a) for a reasonable period after new sod has been laid or new grass seed germinates;
57	(b) during the supervised operation, testing, or repair of an irrigation system; or
50	(a) as part of an agricultural commercial or other husiness operation in which the

58 (c) as part of an agricultural, commercial, or other business operation in which the

01-26-24 8:08 AM

59	production or use of lawn or turf is an essential component of the operation.
60	(5) Nothing in this section prohibits:
61	(a) a municipality from imposing or assessing a civil penalty in accordance with a
62	municipal ordinance regulating the irrigation of lawn or turf; or
63	(b) a water provider from assessing or imposing a charge, fee, penalty, or other
64	consequence against a customer for:
65	(i) the use of water to irrigate lawn or turf during a time period for which the water
66	provider adopts a restriction on irrigation; or
67	(ii) the violation of another condition or term of service adopted by the water provider
68	that is applicable to the irrigation of lawn or turf.
69	(6) Beginning no later than July 1, 2025, the division shall annually make a good faith
70	estimate of the amount of water saved by persons not irrigating lawn or turf during a restricted
71	period and publish that amount on a public website.
72	Section 2. Effective date.
72	

73 This bill takes effect on May 1, 2024.