1	BRINE AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Bridger Bolinder
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill addresses the mining of brine.
10	Highlighted Provisions:
11	This bill:
12	defines terms;
13	grants rulemaking authority;
14	 provides for the designation of multiple mineral development areas;
15	 addresses notice of intention requirements related to brine mining operations in
16	multiple mineral development areas;
17	 addresses cooperative agreements;
18	 requires a study related to brine mining operations and a report of the study; and
19	permits the selection of a consultant.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	None
24	Utah Code Sections Affected:
25	ENACTS:
26	40-8-24 , Utah Code Annotated 1953
27	



28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 40-8-24 is enacted to read:
30	40-8-24. Brine mining.
31	(1) As used in this section:
32	(a) "Brine" means subterranean saltwater and all of the saltwater's constituent parts and
33	dissolved minerals contained in the saltwater, including:
34	(i) bromine;
35	(ii) magnesium;
36	(iii) potassium;
37	(iv) lithium;
38	(v) boron;
39	(vi) chlorine;
40	(vii) iodine;
41	(viii) calcium;
42	(ix) strontium;
43	(x) sodium;
44	(xi) sulfur;
45	(xii) barium; or
46	(xiii) another chemical substance produced with or separated from the saltwater.
47	(b) "Brine mining operation" means, through the use of a production well not involving
48	operations on the Great Salt Lake, the exploration for, development of, or production of brine.
49	(c) "Multiple mineral development area" means an area designated by the board
50	involving the management and development of various concurrent surface and sub-surface
51	resource extraction operations, including exploratory activities, for the purpose of efficient and
52	effective development of resources in the area without unreasonable interference.
53	(2) The board, by rule made in accordance with Title 63G, Chapter 3, Utah
54	Administrative Rulemaking Act, may designate an area within the state as a multiple mineral
55	development area for purposes of brine mining operations.
56	(3) (a) The division may take an action described in Subsection (3)(b), if the division
57	finds that:
58	(i) the permit area for a notice of intention for brine mining operations is located, in

39	whole of in part, within a multiple inheral development area,
60	(ii) the proposed brine mining operation may cause potential injury to other mineral
61	deposits on the land effected within the multiple mineral development area;
62	(iii) the proposed brine mining operation may result in simultaneous or concurrent
63	brine mining operations; and
64	(iv) the operator submitting the notice of intention has not entered into a cooperative
65	agreement with the other operators operating within the multiple mineral development area if a
66	cooperative agreement is required by rule made by the board in accordance with Title 63G,
67	Chapter 3, Utah Administrative Rulemaking Act.
68	(b) If the division makes a finding under Subsection (3)(a), the division may issue an
69	order that the notice of intention is:
70	(i) deficient if the brine mining operation is a large mining operation;
71	(ii) incomplete if the brine mining operation is a small mining operation; or
72	(iii) deficient if the brine mining operation is for an exploration operation.
73	(4) (a) The board may make rules, in accordance with Title 63G, Chapter 3, Utah
74	Administrative Rulemaking Act:
75	(i) requiring operators to enter into cooperative agreements described in Subsection
76	(3)(a); and
77	(ii) requiring the terms necessary for concurrent surface and subsurface operations
78	within a multiple mineral development area.
79	(b) A cooperative agreement shall comply with the requirements imposed by rule made
80	by the board.
81	(c) The cooperative agreement shall have as signatory the division and where
82	applicable the Division of Forestry, Fire, and State Lands and the School and Institutional Trus-
83	Lands Administration.
84	(5) The board may:
85	(a) adjudicate and determine multiple mineral development conflicts among brine
86	mining operations if there:
87	(i) is potential injury to other mineral deposits on the land effected; or
88	(ii) are simultaneous or concurrent operations conducted by other mineral owners or
89	lessees affecting the lands effected; and

90	(b) enter an order with respect to a conflict described in Subsection (5)(a).
91	(6) (a) The division shall study brine mining operations within the state to evaluate
92	current and potential regulation of brine mining operations, including:
93	(i) determining which state agencies have jurisdiction over some or all of the activities
94	related to brine mining operations;
95	(ii) identifying necessary safety measures;
96	(iii) addressing spacing of brine mining wells;
97	(iv) addressing multiple mineral development; and
98	(v) any other issue the division considers relevant to the regulation of brine mining
99	operations.
100	(b) In conducting the study required by this Subsection (6), the division:
101	(i) shall seek input from other state agencies, including:
102	(A) the Division of Forestry, Fire, and State Lands;
103	(B) the Division of Water Rights;
104	(C) the Department of Environmental Quality; and
105	(D) the School and Institutional Trust Lands Administration; and
106	(ii) may select a consultant in accordance with Title 63G, Chapter 6a, Utah
107	Procurement Code, to assist in the evaluation of current and potential regulation of brine
108	mining operations.
109	(c) The division shall report the results of the study, including any recommendations
110	for legislation, to the Natural Resources, Agriculture, and Environment Interim Committee on
111	or before the committee's 2024 October interim committee meeting.
112	Section 2. Effective date.
113	This bill takes effect on May 1, 2024.