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## WATER MODIFICATIONS

## 2024 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Scott D. Sandall** 

House Sponsor: Casey Snider

2 3 **LONG TITLE** 4 **General Description:** 5 This bill addresses regulation of water. 6 **Highlighted Provisions:** 7 This bill: 8 modifies forfeiture provisions in relation to saved water; 9 grants rulemaking authority related to saved water; 10 defines terms: 11 addresses changes to a water right in relation to saved water; 12 provides for proofs related to saved water; 13 addresses certificates of appropriation in relation to saved water; 14 modifies provisions related to segregation and saved water; 15 • clarifies language related to agricultural water optimization and saved water; 16 • modifies requirements for grants for agicultural water optimization; 17 • repeals certain language related to agricultural water optimization; and 18 makes technical changes. 19 Money Appropriated in this Bill: 20 None 21 **Other Special Clauses:** 22 None 23 **Utah Code Sections Affected:** 24 AMENDS: 25 **73-1-4**, as last amended by Laws of Utah 2023, Chapter 230 26 73-2-1, as last amended by Laws of Utah 2023, Chapter 16

**73-3-3**, as last amended by Laws of Utah 2022, Chapter 43

28	<b>73-3-8</b> , as last amended by Laws of Utah 2023, Chapter 253
29	73-3-16, as last amended by Laws of Utah 2021, Chapter 81
30	73-3-17, as last amended by Laws of Utah 2020, Chapter 278
31	73-3-27, as last amended by Laws of Utah 2009, Chapter 247
32	73-10g-203.5, as enacted by Laws of Utah 2023, Chapter 261
33	73-10g-205, as enacted by Laws of Utah 2023, Chapter 261
34	73-10g-206, as enacted by Laws of Utah 2023, Chapter 261
35	REPEALS:
36	73-10g-208, as enacted by Laws of Utah 2023, Chapter 261
37	
38	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section <b>73-1-4</b> is amended to read:
40	73-1-4. Reversion to the public by abandonment or forfeiture for nonuse within
41	seven years Saved water Nonuse application.
42	(1) As used in this section:
43	(a) "Public entity" means:
44	(i) the United States;
45	(ii) an agency of the United States;
46	(iii) the state;
47	(iv) a state agency;
48	(v) a political subdivision of the state; or
49	(vi) an agency of a political subdivision of the state.
50	(b) "Public water supplier" means an entity that:
51	(i) supplies water, directly or indirectly, to the public for municipal, domestic, or
52	industrial use; and
53	(ii) is:
54	(A) a public entity;
55	(B) a water corporation, as defined in Section 54-2-1, that is regulated by the
56	Public Service Commission;
57	(C) a community water system:
58	(I) that:
59	(Aa) supplies water to at least 100 service connections used by year-round
60	residents; or
61	(Bb) regularly serves at least 200 year-round residents; and

62	(II) whose voting members:
63	(Aa) own a share in the community water system;
64	(Bb) receive water from the community water system in proportion to the
65	member's share in the community water system; and
66	(Cc) pay the rate set by the community water system based on the water the
67	member receives; or
68	(D) a water users association:
69	(I) in which one or more public entities own at least 70% of the outstanding
70	shares; and
71	(II) that is a local sponsor of a water project constructed by the United States
72	Bureau of Reclamation.
73	(c) "Saved water" means the same as that term is defined in Section 73-3-3.
74	[(e)] (d) "Shareholder" means the same as that term is defined in Section 73-3-3.5.
75	[(d)] (e) "Water company" means the same as that term is defined in Section 73-3-3.5.
76	[(e)] (f) "Water supply entity" means an entity that supplies water as a utility service or
77	for irrigation purposes and is also:
78	(i) a municipality, water conservancy district, metropolitan water district, irrigation
79	district, or other public agency;
80	(ii) a water company regulated by the Public Service Commission; or
81	(iii) any other owner of a community water system.
82	(2) (a) Except as provided in Subsection (2)(b) or (e), when an appropriator or the
83	appropriator's successor in interest abandons or ceases to beneficially use all or a
84	portion of a water right for a period of at least seven years, the water right or the
85	unused portion of that water right is subject to forfeiture in accordance with
86	Subsection (2)(c).
87	(b) (i) An appropriator or the appropriator's successor in interest may file an
88	application for nonuse with the state engineer.
89	(ii) A nonuse application may be filed on all or a portion of the water right, including
90	water rights held by a water company.
91	(iii) After giving written notice to the water company, a shareholder may file a
92	nonuse application with the state engineer on the water represented by the stock.
93	(iv) (A) The approval of a nonuse application excuses the requirement of
94	beneficial use of water from the date of filing.
95	(B) The time during which an approved nonuse application is in effect does not

96	count toward the seven-year period described in Subsection (2)(a).
97	(v) The filing or approval of a nonuse application or a series of nonuse applications
98	under Subsection (3) does not:
99	(A) constitute beneficial use of a water right;
100	(B) protect a water right that is already subject to forfeiture under this section; or
101	(C) bar a water right owner from:
102	(I) using the water under the water right as permitted under the water right; or
103	(II) claiming the benefit of Subsection (2)(e) or any other forfeiture defense
104	provided by law.
105	(c) (i) Except as provided in Subsection (2)(c)(ii), a water right or a portion of the
106	water right may not be forfeited unless a judicial action to declare the right
107	forfeited is commenced:
108	(A) within 15 years from the end of the latest period of nonuse of at least seven
109	years; or
110	(B) within the combined time of 15 years from the end of the most recent period
111	of nonuse of at least seven years and the time the water right was subject to one
112	or more nonuse applications.
113	(ii) (A) The state engineer, in a proposed determination of rights filed with the
114	court and prepared in accordance with Section 73-4-11, may not assert that a
115	water right was forfeited unless the most recent period of nonuse of seven
116	years ends or occurs:
117	(I) during the 15 years immediately preceding the day on which the state
118	engineer files the proposed determination of rights with the court; or
119	(II) during the combined time immediately preceding the day on which the
120	state engineer files the proposed determination of rights consisting of 15
121	years and the time the water right was subject to one or more approved
122	nonuse applications.
123	(B) After the day on which a proposed determination of rights is filed with the
124	court a person may not assert that a water right subject to that determination
125	was forfeited before the issuance of the proposed determination, unless the
126	state engineer asserts forfeiture in the proposed determination, or a person, in
127	accordance with Section 73-4-11, makes an objection to the proposed
128	determination that asserts forfeiture.
129	(iii) A water right, found to be valid in a decree entered in an action for general

130	determination of rights under Chapter 4, Determination of Water Rights, is subject
131	to a claim of forfeiture based on a seven-year period of nonuse that begins after
132	the day on which the state engineer filed the related proposed determination of
133	rights with the court, unless the decree provides otherwise.
134	(iv) If in a judicial action a court declares a water right forfeited, on the date on which
135	the water right is forfeited:
136	(A) the right to beneficially use the water reverts to the public; and
137	(B) the water made available by the forfeiture:
138	(I) first, satisfies other water rights in the hydrologic system in order of priority
139	date; and
140	(II) second, may be appropriated as provided in this title.
141	(d) Except as provided in Subsection (2)(e), this section applies whether the unused or
142	abandoned water or a portion of the water is:
143	(i) permitted to run to waste; or
144	(ii) beneficially used by others without right with the knowledge of the water right
145	holder.
146	(e) This section does not apply to:
147	(i) the beneficial use of water according to a written, terminable lease or other
148	agreement with the appropriator or the appropriator's successor in interest;
149	(ii) a water right if its place of use is contracted under an approved state agreement or
150	federal conservation fallowing program;
151	(iii) those periods of time when a surface water or groundwater source fails to yield
152	sufficient water to satisfy the water right;
153	(iv) a water right when water is unavailable because of the water right's priority date;
154	(v) a water right to store water in a surface reservoir, or an aquifer in accordance with [
155	Title 73, Chapter 3b, Groundwater Recharge and Recovery Act] Chapter 3b,
156	Groundwater Recharge and Recovery Act, if the water is stored for present or
157	future beneficial use;
158	(vi) a water right if a water user has beneficially used substantially all of the water
159	right within a seven-year period, provided that this exemption does not apply to
160	the adjudication of a water right in a general determination of water rights under
161	Chapter 4, Determination of Water Rights;
162	(vii) except as provided by Subsection (2)(g), a water right:
163	(A) (I) owned by a public water supplier;

164	(II) represented by a public water supplier's ownership interest in a water
165	company; or
166	(III) to which a public water supplier owns the right of beneficial use; and
167	(B) conserved or held for the reasonable future water requirement of the public,
168	which is determined according to Subsection (2)(f);
169	(viii) a supplemental water right during a period of time when another water right
170	available to the appropriator or the appropriator's successor in interest provides
171	sufficient water so as to not require beneficial use of the supplemental water right;
172	(ix) a period of nonuse of a water right during the time the water right is subject to an
173	approved change application where the applicant is diligently pursuing
174	certification;
175	(x) a water right to store water in a surface reservoir if:
176	(A) storage is limited by a safety, regulatory, or engineering restraint that the
177	appropriator or the appropriator's successor in interest cannot reasonably
178	correct; and
179	(B) not longer than seven years have elapsed since the limitation described in
180	Subsection $(2)(e)(x)(A)$ is imposed; [or]
181	(xi) a water right subject to an approved change application for use within a water
182	bank that has been authorized but not dissolved under Chapter 31, Water Banking
183	Act, during the period of time the state engineer authorizes the water right to be
184	used within the water bank[-] ; or
185	(xii) subject to Subsection (2)(h), that portion of a water right that is quantified as
186	saved water in a final order from the state engineer approving a change
187	application, but not to exceed the amount subsequently verified by the state
188	engineer in a certificate issued under Section 73-3-17.
189	(f) (i) The reasonable future water requirement of the public is the amount of water
190	needed in the next 40 years by:
191	(A) the persons within the public water supplier's reasonably anticipated service
192	area based on reasonably anticipated population growth; or
193	(B) other water use demand.
194	(ii) For purposes of Subsection (2)(f)(i), a community water system's reasonably
195	anticipated service area:
196	(A) is the area served by the community water system's distribution facilities; and
197	(B) expands as the community water system expands the distribution facilities in

198	accordance with Title 19, Chapter 4, Safe Drinking Water Act.
199	(iii) The state engineer shall by rule made in accordance with Subsection 73-2-1(4)
200	establish standards for a written plan that may be presented as evidence in
201	conformance with this Subsection (2)(f), except that before a rule establishing
202	standards for a written plan under this Subsection (2)(f) takes effect, in addition to
203	complying with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
204	state engineer shall present the rule to:
205	(A) if the Legislature is not in session, the Natural Resources, Agriculture, and
206	Environment Interim Committee; or
207	(B) if the Legislature is in session, the House of Representatives and Senate
208	Natural Resources, Agriculture, and Environment standing committees.
209	(g) For a water right acquired by a public water supplier on or after May 5, 2008,
210	Subsection (2)(e)(vii) applies if:
211	(i) the public water supplier submits a change application under Section 73-3-3; and
212	(ii) the state engineer approves the change application.
213	(h) Saved water does not retain the protection of Subsection (2)(e)(xii) and any period of
214	nonuse for saved water begins to run the day on which:
215	(i) the underlying water right that serves as the basis for the saved water is declared
216	by court decree to have been lost due to forfeiture under this section; or
217	(ii) the title of a right to saved water segregated under Section 73-3-27 is conveyed
218	independent of the underlying water right.
219	(3) (a) The state engineer shall furnish a nonuse application form requiring the following
220	information:
221	(i) the name and address of the applicant;
222	(ii) a description of the water right or a portion of the water right, including the point
223	of diversion, place of use, and priority;
224	(iii) the quantity of water;
225	(iv) the period of use;
226	(v) the extension of time applied for;
227	(vi) a statement of the reason for the nonuse of the water; and
228	(vii) any other information that the state engineer requires.
229	(b) (i) Upon receipt of the application, the state engineer shall publish a notice of the
230	application once a week for two successive weeks:
231	(A) in a newspaper of general circulation in the county in which the source of the

232	water supply is located and where the water is to be beneficially used; and
233	(B) as required in Section 45-1-101.
234	(ii) The notice shall:
235	(A) state that an application has been made; and
236	(B) specify where the interested party may obtain additional information relating
237	to the application.
238	(c) An interested person may file a written protest with the state engineer against the
239	granting of the application:
240	(i) within 20 days after the notice is published, if the adjudicative proceeding is
241	informal; and
242	(ii) within 30 days after the notice is published, if the adjudicative proceeding is
243	formal.
244	(d) In a proceeding to determine whether the nonuse application should be approved or
245	rejected, the state engineer shall follow Title 63G, Chapter 4, Administrative
246	Procedures Act.
247	(e) After further investigation, the state engineer may approve or reject the application.
248	(4) (a) The state engineer shall grant a nonuse application on all or a portion of a water
249	right for a period of time not exceeding seven years if the applicant shows a
250	reasonable cause for nonuse.
251	(b) A reasonable cause for nonuse includes:
252	(i) a demonstrable financial hardship or economic depression;
253	(ii) a physical cause or change that renders use beyond the reasonable control of the
254	water right owner so long as the water right owner acts with reasonable diligence
255	to resume or restore the use;
256	(iii) the initiation of water conservation or an efficiency practice, or the operation of a
257	groundwater recharge recovery program approved by the state engineer;
258	(iv) operation of a legal proceeding;
259	(v) the holding of a water right or stock in a mutual water company without use by a
260	water supply entity to meet the reasonable future requirements of the public;
261	(vi) situations where, in the opinion of the state engineer, the nonuse would assist in
262	implementing an existing, approved water management plan; or
263	(vii) the loss of capacity caused by deterioration of the water supply or delivery
264	equipment if the applicant submits, with the application, a specific plan to resume
265	full use of the water right by replacing, restoring, or improving the equipment.

266	(5) (a) Sixty days before the expiration of a nonuse application, the state engineer shall
267	notify the applicant by mail or by a form of electronic communication through which
268	receipt is verifiable, of the date when the nonuse application will expire.
269	(b) An applicant may file a subsequent nonuse application in accordance with this
270	section.
271	Section 2. Section <b>73-2-1</b> is amended to read:
272	73-2-1 . State engineer Term Powers and duties Qualification for duties.
273	(1) There shall be a state engineer.
274	(2) The state engineer shall:
275	(a) be appointed by the governor with the advice and consent of the Senate;
276	(b) hold office for the term of four years and until a successor is appointed; and
277	(c) have five years experience as a practical engineer or the theoretical knowledge,
278	practical experience, and skill necessary for the position.
279	(3) (a) The state engineer shall be responsible for the general administrative supervision
280	of the waters of the state and the measurement, appropriation, apportionment, and
281	distribution of those waters.
282	(b) The state engineer may secure the equitable apportionment and distribution of the
283	water according to the respective rights of appropriators.
284	(4) The state engineer shall make rules, in accordance with Title 63G, Chapter 3, Utah
285	Administrative Rulemaking Act, consistent with the purposes and provisions of this title,
286	regarding:
287	(a) reports of water right conveyances;
288	(b) the construction of water wells and the licensing of water well drillers;
289	(c) dam construction and safety;
290	(d) the alteration of natural streams;
291	(e) geothermal resource conservation;
292	(f) enforcement orders and the imposition of fines and penalties;
293	(g) the duty of water; and
294	(h) standards for written plans of a public water supplier that may be presented as
295	evidence of reasonable future water requirements under Subsection 73-1-4(2)(f).
296	(5) The state engineer may make rules, in accordance with Title 63G, Chapter 3, Utah
297	Administrative Rulemaking Act, consistent with the purposes and provisions of this title,

(a) water distribution systems and water commissioners;

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governing:

300		(b)	water measurement and reporting;
301		(c)	groundwater recharge and recovery;
302		(d)	wastewater reuse;
303		(e)	the form, content, and processing procedure for a claim under Section 73-5-13 to
304			surface or underground water that is not represented by a certificate of appropriation;
305		(f)	the form and content of a proof submitted to the state engineer under Section 73-3-16;
306		(g)	the determination of water rights;
307		(h)	preferences of water rights under Section 73-3-21.5; [or]
308		(i)	the form and content of applications and related documents, maps, and reports[-] ; or
309		<u>(j)</u>	the administration of saved water, as defined in Section 73-3-3, including:
310			(i) quantifying saved water;
311			(ii) reporting related to saved water;
312			(iii) verifying saved water;
313			(iv) segregating saved water; and
314			(v) the subsequent placement to beneficial use of saved water.
315	(6)	The	e state engineer may bring suit in courts of competent jurisdiction to:
316		(a)	enjoin the unlawful appropriation, diversion, and use of surface and underground
317			water without first seeking redress through the administrative process;
318		(b)	prevent theft, waste, loss, or pollution of surface and underground waters;
319		(c)	enable the state engineer to carry out the duties of the state engineer's office; and
320		(d)	enforce administrative orders and collect fines and penalties.
321	(7)	The	e state engineer may:
322		(a)	upon request from the board of trustees of an irrigation district under Title 17B,
323			Chapter 2a, Part 5, Irrigation District Act, or another special district under Title 17B,
324			Limited Purpose Local Government Entities - Special Districts, or a special service
325			district under Title 17D, Chapter 1, Special Service District Act, that operates an
326			irrigation water system, cause a water survey to be made of the lands proposed to be
327			annexed to the district in order to determine and allot the maximum amount of water
328			that could be beneficially used on the land, with a separate survey and allotment
329			being made for each 40-acre or smaller tract in separate ownership; and
330		(b)	upon completion of the survey and allotment under Subsection (7)(a), file with the
331			district board a return of the survey and report of the allotment.
332	(8)	(a)	The state engineer may establish water distribution systems and define the water
333		dist	tribution systems' boundaries

334	(b) The water distribution systems shall be formed in a manner that:
335	(i) secures the best protection to the water claimants; and
336	(ii) is the most economical for the state to supervise.
337	(9) The state engineer may conduct studies of current and novel uses of water in the state.
338	(10) Notwithstanding Subsection (4)(b), the state engineer may not on the basis of the depth
339	of a water production well exempt the water production well from regulation under this
340	title or rules made under this title related to the:
341	(a) drilling, constructing, deepening, repairing, renovating, cleaning, developing, testing,
342	disinfecting, or abandonment of a water production well; or
343	(b) installation or repair of a pump for a water production well.
344	Section 3. Section 73-3-3 is amended to read:
345	73-3-3. Changes to a water right.
346	(1) As used in this section:
347	(a) "Agricultural water optimization project" means a project that:
348	(i) accomplishes agricultural water optimization as defined in Section 73-10g-203.5;
349	<u>and</u>
350	(ii) generates saved water.
351	[(a)] (b) "Change" means a change to the:
352	(i) point of diversion;
353	(ii) place of use;
354	(iii) period of use;
355	(iv) nature of use; or
356	(v) storage of water.
357	[(b)] (c) "Fixed time change" means a change for a fixed period of time exceeding one
358	year and not exceeding 10 years, including a fixed time change described in Section
359	73-3-30.
360	(d) "Net decrease in depletion" means a net decrease in water consumed that is
361	accomplished by implementing an agricultural water optimization project under a
362	perfected water right.
363	(e) "Net reduction in diversion" means a net decrease in water diverted under a perfected
364	water right that is accomplished by implementing an agricultural water optimization
365	project.
366	[(e)] (f) "Permanent change" means a change, for an indefinite period of time, including a
367	permanent change described in Section 73-3-30.

368	[ <del>(d)</del> ] (g) "Person entitled to the use of water" means:
369	(i) the holder of an approved but unperfected application to appropriate water;
370	(ii) the record owner of a perfected water right;
371	(iii) a person who has written authorization from a person described in Subsection [
372	(1)(d)(i) or (ii)] (1)(g)(i) or (ii) to file a change application on that person's behalf;
373	or
374	(iv) a shareholder in a water company who is authorized to file a change application
375	in accordance with Section 73-3-3.5.
376	[(e)] (h) (i) "Quantity impairment" means any reduction in the amount of water a
377	person is able to receive in order to satisfy an existing right to the use of water that
378	would result from an action proposed in a change application, including:
379	(A) diminishing the quantity of water in the source of supply for the existing right
380	(B) a change in the timing of availability of water from the source of supply for
381	the existing right; or
382	(C) enlarging the quantity of water depleted by the nature of the proposed use
383	when compared with the nature of the currently approved use.
384	(ii) "Quantity impairment" does not mean a decrease in the static level of water in an
385	underground basin or aquifer that would result from an action proposed to be
386	taken in a change application, if the volume of water necessary to satisfy an
387	existing right otherwise remains reasonably available.
388	(i) "Saved water" means:
389	(i) the net decrease in depletion or net reduction in diversion resulting from an
390	agricultural water optimization project as quantified by the state engineer in a final
391	order approving a change application filed under this section:
392	(A) on a perfected water right;
393	(B) issued before the commencement of physical construction of the agricultural
394	water optimization project; and
395	(C) describing the agricultural water optimization project and, as applicable, the
396	net decrease in depletion and net reduction in diversion; or
397	(ii) as applicable, the net decrease in depletion and net reduction in diversion
398	recognized in a certificate issued by the state engineer according to Section
399	73-3-17 after an applicant has filed proof of appropriation on an approved change
400	application described in Subsection (3)(d).
401	[41] (i) "Split season change" means a change when the holder of a perfected right grants

402	to a water user the right to make sequential use of a portion of the water right.	
403	[(g)] (k) "Temporary change" means a change for a period of time, not exceeding one	
404	year, including a temporary change described in Section 73-3-30.	
405	(2) (a) A person who proposes to file a change application may request consultation with	
406	the state engineer, or the state engineer's designee, before filing the application to	
407	review the requirements of the change application process, discuss potential issues	
408	related to the change, and provide the applicant with information.	
409	(b) Statements made and information presented in the consultation are not binding on	
410	the applicant or the state engineer.	
411	(c) The consultation described in Subsection (2)(a) may occur in the state engineer's	
412	regional office for the region where the proposed change would occur.	
413	(3) (a) A person entitled to the use of water may make a change to an existing right to	
414	use water, including a right involved in a general determination of rights or other suit,	
415	if:	
416	(i) the person makes the change in accordance with this section;	
417	(ii) except as provided by Section 73-3-30, the change does not impair an existing	
418	right without just compensation or adequate mitigation; and	
419	(iii) the state engineer approves the change application, consistent with Section 73-3	-8
420	(b) A change application on a federal reclamation project water right shall be signed by:	
421	(i) the local water users organization that is contractually responsible for:	
422	(A) the operation and maintenance of the project; or	
423	(B) the repayment of project costs; and	
424	(ii) the record owner of the water right.	
425	(c) A change application on a United States Indian Irrigation Service water right that is	
426	serving the needs of a township or municipality shall be signed by:	
427	(i) the local public water supplier that is responsible for the operation and	
428	maintenance of the public water supply system; and	
429	(ii) the record owner of the water right.	
430	(d) A person entitled to the use of water may file a change application on a perfected	
431	water right to request the state engineer to:	
432	(i) quantify saved water; or	
433	(ii) subject to Section 73-3-8, allow beneficial use of saved water separate from the	
434	underlying water right that serves as the basis of the saved water.	
435	(4) (a) Before making a change, a person entitled to the use of water shall submit a	

436	change application upon forms furnished by the state engineer.
437	(b) The application described in Subsection (4)(a) shall include:
438	(i) the applicant's name;
439	(ii) the water right description, including the water right number;
440	(iii) the water quantity;
441	(iv) the stream or water source;
442	(v) if applicable, the point on the stream or water source where the water is diverted;
443	(vi) if applicable, the point to which it is proposed to change the diversion of the
444	water;
445	(vii) the place, nature, period, and extent of the currently approved use;
446	(viii) the place, nature, period, and extent of the proposed use;
447	(ix) if the change applicant is submitting a change application in accordance with
448	Section 73-3-3.5, the information required by Section 73-3-3.5;
449	(x) any proposed change to the storage of water; [and]
450	(xi) if the change application proposes to quantify saved water, the anticipated
451	quantity of saved water; and
452	[(xi)] (xii) any other information that the state engineer requires.
453	(c) A shareholder in a water company who seeks to make a change to a water right to
454	which the water company is the record owner shall file a change application in
455	accordance with Section 73-3-3.5.
456	(5) In a proceeding before the state engineer, the applicant has the burden of producing
457	evidence sufficient to support a reasonable belief that the change can be made in
458	compliance with this section and Section 73-3-8, including evidence:
459	(a) that the change will not cause a specific existing right to experience quantity
460	impairment; [or]
461	(b) if applicable, rebutting the presumption of quantity impairment described in
462	Subsection 73-3-8(6)(c)[-] ; and
463	(c) that, if the change application proposes to quantify saved water:
464	(i) the net decrease in depletion or net reduction in diversion can be reliably sustained
465	over the life of the agricultural water optimization project; and
466	(ii) an agricultural water optimization project proposing a net reduction in diversion
467	does not increase depletion allowed by the underlying perfected water right that
468	serves as the basis of the saved water.

(6) A change of an approved application to appropriate water does not:

469

470	(a) affect the priority of the original application to appropriate water; or
471	(b) extend the time period within which the construction of work is to begin or be
472	completed.
473	(7) Any person who makes a change without first filing and obtaining approval of a change
474	application providing for the change:
475	(a) (i) obtains no right by the change;
476	[(b)] (ii) is guilty of an offense punishable under Section 73-2-27 if the change is
477	made knowingly or intentionally; and
478	[(e)] (iii) shall comply with the change application process[-]; and
479	(b) obtains no right to saved water.
480	(8) (a) This section does not apply to the replacement of an existing well by a new well
481	drilled within a radius of 150 feet from the point of diversion of the existing well.
482	(b) A replacement well must be drilled in accordance with the requirements of Section
483	73-3-28.
484	Section 4. Section <b>73-3-8</b> is amended to read:
485	73-3-8. Approval or rejection of application Requirements for approval
486	Application for specified period of time Filing of royalty contract for removal
487	of salt or minerals Request for agency action.
488	(1) (a) It shall be the duty of the state engineer to approve an application if there is
489	reason to believe that:
490	(i) for an application to appropriate, there is unappropriated water in the proposed
491	source;
492	(ii) the proposed use will not impair existing rights or interfere with the more
493	beneficial use of the water;
494	(iii) the proposed plan:
495	(A) is physically and economically feasible, unless the application is filed by the
496	United States Bureau of Reclamation; and
497	(B) would not prove detrimental to the public welfare;
498	(iv) the applicant has the financial ability to complete the proposed works;
499	(v) the application was filed in good faith and not for purposes of speculation or
500	monopoly; and
501	(vi) if applicable, the application complies with a groundwater management plan
502	adopted under Section 73-5-15.
503	(b) If the state engineer, because of information in the state engineer's possession

obtained either by the state engineer's own investigation or otherwise, has reason to believe that an application will interfere with the water's more beneficial use for irrigation, municipal and industrial, domestic or culinary, stock watering, power or mining development, or manufacturing, or will unreasonably affect public recreation or the natural stream environment, or will prove detrimental to the public welfare, the state engineer shall withhold approval or rejection of the application until the state engineer has investigated the matter.

- (c) If an application does not meet the requirements of this section, it shall be rejected.
- 512 (2) (a) An application to appropriate water for industrial, power, mining development,
  513 manufacturing purposes, agriculture, or municipal purposes may be approved for a
  514 specific and certain period from the time the water is placed to beneficial use under
  515 the application, but in no event may an application be granted for a period of time
  516 less than that ordinarily needed to satisfy the essential and primary purpose of the
  517 application or until the water is no longer available as determined by the state
  518 engineer.
  - (b) At the expiration of the period fixed by the state engineer the water shall revert to the public and is subject to appropriation as provided by this title.
  - (c) No later than 60 calendar days before the expiration date of the fixed time period, the state engineer shall send notice by mail or by any form of electronic communication through which receipt is verifiable, to the applicant of record.
  - (d) Except as provided by Subsection (2)(e), the state engineer may extend any limited water right upon a showing that:
    - (i) the essential purpose of the original application has not been satisfied;
    - (ii) the need for an extension is not the result of any default or neglect by the applicant; and
    - (iii) the water is still available.

- (e) An extension may not exceed the time necessary to satisfy the primary purpose of the original application.
- (f) A request for extension of the fixed time period must be filed in writing in the office of the state engineer on or before the expiration date of the application.
- (3) (a) Before the approval of any application for the appropriation of water from navigable lakes or streams of the state that contemplates the recovery of salts and other minerals therefrom by precipitation or otherwise, the applicant shall file with the state engineer a copy of a contract for the payment of royalties to the state.

538	(b)	The	e approval of an application shall be revoked if the applicant fails to comply with
539		terr	ms of the royalty contract.
540	(4) (a)	The	e state engineer shall investigate all temporary change applications.
541	(b)	The	e state engineer shall:
542		(i)	approve the temporary change if the state engineer finds there is reason to believe
543			that the temporary change will not impair an existing right; and
544		(ii)	deny the temporary change if the state engineer finds there is reason to believe the
545			temporary change would impair an existing right.
546	(5) (a)	Wit	th respect to a change application for a permanent or fixed time change:
547		(i)	the state engineer shall follow the same procedures provided in this title for
548			approving an application to appropriate water; and
549		(ii)	the rights and duties of a change applicant are the same as the rights and duties of
550			a person who applies to appropriate water under this title.
551	(b)	The	e state engineer may waive notice for a permanent or fixed time change
552		app	olication if the application only involves a change in point of diversion of 660 feet
553		or l	ess.
554	(c)	The	e state engineer may condition approval of a change application, including to:
555		<u>(i)</u>	prevent an enlargement of the quantity of water depleted by the nature of the
556			proposed use when compared with the nature of the currently approved use of
557			water proposed to be changed[-] ; and
558		<u>(ii)</u>	ensure that the recognition and subsequent use of saved water, as defined in
559			<u>Section 73-3-3:</u>
560			(A) is quantified, reported, and verified;
561			(B) does not lead to an enlargement of the depletion or diversion amounts in the
562			underlying water right that serves as the basis of the saved water, or an increase
563			in the authorized number of irrigated acres unless depletion is accounted for
564			and regulated in the condition;
565			(C) is limited to the net decrease in depletion and net reduction in diversion of the
566			underlying water right that serves as the basis of the saved water;
567			(D) is limited to the volume of water that will be sustained over time from the net
568			decrease in depletion or net reduction in diversion of the underlying water right
569			that serves as the basis of the saved water;
570			(E) does not violate an existing water agreement; and
571			(E) when based solely on a net reduction in diversion, the subsequent use is

572	limited to nonconsumptive beneficial uses and does not increase the depletion
573	allowed by the underlying water right that serves as the basis of the saved
574	water or otherwise cause quantity impairment to an existing water right when
575	the saved water is beneficially used separate from the underlying water right.
576	(d) [A] Except for an application proposing to quantify saved water, a condition
577	described in Subsection (5)(c) may not include a reduction in the currently approved
578	diversion rate of water under the water right identified in the change application
579	solely to account for the difference in depletion under the nature of the proposed use
580	when compared with the nature of the currently approved use.
581	(6) (a) Except as provided in Subsection (6)(b), the state engineer shall reject a
582	permanent or fixed time change application if the person proposing to make the
583	change is unable to meet the burden described in Subsection 73-3-3(5).
584	(b) If otherwise proper, the state engineer may approve a change application upon one or
585	more of the following conditions:
586	(i) for part of the water involved;
587	(ii) that the applicant acquire a conflicting right; or
588	(iii) that the applicant provide and implement a plan approved by the state engineer to
589	mitigate impairment of an existing right.
590	(c) (i) There is a rebuttable presumption of quantity impairment, as defined in Section
591	73-3-3, to the extent that, for a period of at least seven consecutive years, a portion
592	of the right identified in a change application has not been:
593	(A) diverted from the approved point of diversion; or
594	(B) beneficially used at the approved place of use.
595	(ii) The rebuttable presumption described in Subsection (6)(c)(i) does not apply if the
596	beneficial use requirement is excused by:
597	(A) Subsection 73-1-4(2)(e);
598	(B) an approved nonuse application under Subsection 73-1-4(2)(b);
599	(C) Subsection 73-3-30(7); or
600	(D) the passage of time under Subsection 73-1-4(2)(c)(i).
601	(d) The state engineer may not consider quantity impairment based on the conditions
602	described in Subsection (6)(c) unless the issue is raised in a:
603	(i) timely protest that identifies which of the protestant's existing rights the protestant
604	reasonably believes will experience quantity impairment; or
605	(ii) written notice provided by the state engineer to the applicant within 90 days after

606	the change application is filed.
607	(e) The written notice described in Subsection (6)(d)(ii) shall:
608	(i) specifically identify an existing right the state engineer reasonably believes may
609	experience quantity impairment; and
610	(ii) be mailed to the owner of an identified right, as shown by the state engineer's
611	records, if the owner has not protested the change application.
612	(f) The state engineer is not required to include all rights the state engineer believes may
613	be impaired by the proposed change in the written notice described in Subsection
614	(6)(d)(ii).
615	(g) The owner of a right who receives the written notice described in Subsection
616	(6)(d)(ii) may not become a party to the administrative proceeding if the owner has
617	not filed a timely protest.
618	(h) If a change applicant, the protestants, and the persons identified by the state engineer
619	under Subsection (6)(d)(ii) come to a written agreement regarding how the issue of
620	quantity impairment shall be mitigated, the state engineer may incorporate the terms
621	of the agreement into a change application approval.
622	Section 5. Section <b>73-3-16</b> is amended to read:
623	73-3-16. Proof of appropriation or permanent change Notice Manner of
624	proof Statements Maps, profiles, and drawings Verification Waiver of
625	filing Statement in lieu of proof of appropriation or change.
626	(1) Sixty days before the date set for the proof of appropriation or proof of change to be
627	made, the state engineer shall notify the applicant by mail, or send notice electronically
628	if receipt is verifiable, when proof of completion of the works and application of the
629	water to a beneficial use is due.
630	(2) (a) On or before the date set for completing the proof in accordance with the
631	approved application, the applicant shall file proof with the state engineer on forms
632	furnished by the state engineer.
633	(b) The filing of a proof in accordance with this section is a request for agency action
634	under Title 63G, Chapter 4, Administrative Procedures Act, only between the
635	applicant and the state engineer.
636	(3) Except as provided in Subsection (4), the applicant shall submit the following
637	information:
638	(a) a description of the works constructed;
639	(b) the quantity of water in acre-feet or the flow in second-feet diverted, or both;

640	(c) the method of:
641	(i) applying the water to beneficial use; or
642	(ii) verifying a net decrease in depletion or net reduction in diversion in accordance
643	with an application to quantify saved water, as defined in Section 73-3-3; and
644	(d) (i) detailed measurements:
645	(A) of water put to beneficial use; and
646	(B) if applicable, demonstrating the quantity of saved water, as defined in Section
647	<u>73-3-3;</u>
648	(ii) the date the measurements were made; and
649	(iii) the name of the person making the measurements.
650	(4) (a) (i) On applications filed for appropriation or permanent change of use of water
651	to provide a water supply for state projects constructed pursuant to Chapter 10,
652	Board of Water Resources - Division of Water Resources, or for federal projects
653	constructed by the United States Bureau of Reclamation for the use and benefit of
654	the state, any of its agencies, its political subdivisions, public and quasi-municipal
655	corporations, or water users' associations of which the state, its agencies, political
656	subdivisions, or public and quasi-municipal corporations are stockholders, the
657	proof shall include:
658	(A) a statement indicating construction of the project works has been completed;
659	(B) a description of the major features with appropriate maps, profiles, drawings,
660	and reservoir area-capacity curves;
661	(C) a description of the point or points of diversion and rediversion;
662	(D) project operation data;
663	(E) a map showing the place of use of water and a statement of the purpose and
664	method of use;
665	(F) the project plan for beneficial use of water under the applications and the
666	quantity of water required; and
667	(G) a statement indicating what type of measuring devices have been installed.
668	(ii) The director of the Division of Water Resources shall sign proofs for the state
669	projects and an authorized official of the Bureau of Reclamation shall sign proofs
670	for the federal projects specified in Subsection (4)(a)(i).
671	(b) Proof on an application for appropriation or permanent change for a surface storage
672	facility in excess of 1,000 acre-feet constructed by a public water supplier to provide
673	a water supply for the reasonable requirements of the public shall include:

6/4	(1) a description of the completed water storage facility;
675	(ii) a description of the major project features and appropriate maps, profiles,
676	drawings, and reservoir area-capacity curves as required by the state engineer;
677	(iii) the quantity of water stored in acre-feet;
678	(iv) a description of the water distribution facility for the delivery of the water; and
679	(v) the project plan for beneficial use of water including any existing contracts for
680	water delivery.
681	(5) The proof on an application shall be sworn to by the applicant or the applicant's
682	appointed representative.
683	(6) (a) Except as provided in Subsection (6)(b), when filing proof, the applicant shall
684	submit maps, profiles, and drawings made by a Utah licensed land surveyor or Utah
685	licensed professional engineer that show:
686	(i) the location of the completed works;
687	(ii) the nature and extent of the completed works;
688	(iii) the natural stream or source from which and the point where the water is diverted
689	and, in the case of a nonconsumptive use, the point where the water is returned;
690	and
691	(iv) the place of use.
692	(b) The state engineer may waive the filing of maps, profiles, and drawings if in the state
693	engineer's opinion the written proof adequately describes the works and the nature
694	and extent of beneficial use.
695	(7) In those areas in which general determination proceedings are pending, or have been
696	concluded, under Chapter 4, Determination of Water Rights, the state engineer may
697	petition the district court for permission to:
698	(a) waive the requirements of this section and Section 73-3-17; and
699	(b) permit each owner of an application to file a verified statement to the effect that the
700	applicant has completed the appropriation or change and elects to file a statement of
701	water users claim in the proposed determination of water rights or any supplement to
702	it in accordance with Chapter 4, Determination of Water Rights, in lieu of proof of
703	appropriation or proof of change.
704	(8) This section does not apply to a fixed time or temporary change application.
705	Section 6. Section <b>73-3-17</b> is amended to read:
706	73-3-17 . Certificate of appropriation Evidence.
707	(1) Upon the satisfaction of the state engineer that an appropriation, a permanent change of

708	point of divers	sion, place o	r purpose	of use,	or a fixed	time c	hange	authoriz	ed by S	Section
		_								

- 709 73-3-30 has been perfected in accordance with the application, and that the water
- appropriated or affected by the change has been put to a beneficial use, as required by
- Section 73-3-16 or 73-3-30, or demonstrated to be saved water, as defined in Section
- 712 <u>73-3-3</u>, the state engineer shall issue a certificate, in duplicate, setting forth:
- 713 (a) the name and post-office address of the person by whom the water is used;
- 714 (b) the quantity of water in acre-feet or the flow in second-feet appropriated and, if 715 applicable, the quantity of saved water, as defined in Section 73-3-3;
- 716 (c) the purpose for which the water is used;
- 717 (d) the time during which the water is to be used each year;
- 718 (e) the name of the stream or water source:
- 719 (i) from which the water is diverted; or
- 720 (ii) within which an instream flow is maintained;
- 721 (f) the date of the appropriation or change; and
- 722 (g) other information that defines the extent and conditions of actual application of the water to a beneficial use.
- 724 (2) A certificate issued on an application for one of the following types of projects need 725 show no more than the facts shown in the proof submitted under Section 73-3-16:
- (a) a project constructed according to Chapter 10, Board of Water Resources Division of Water Resources;
- 728 (b) a federal project constructed by the United States Bureau of Reclamation, referred to 729 in Section 73-3-16; and
- 730 (c) a surface water storage facility in excess of 1,000 acre-feet constructed by a public water supplier.
- 732 (3) A certificate issued under this section does not:
- 733 (a) extend the rights described in the application; or
- (b) constitute a determination by the state engineer as to whether the perfected
   appropriation or change has or may result in interference, impairment, injury, or other
   harm to another water right.
- 737 (4) Failure to file proof of appropriation or proof of change of the water on or before the date set for the filing causes the application to lapse.
- 739 (5) (a) One copy of a certificate issued under this section shall be filed in the office of 740 the state engineer and the other copy shall be delivered to the appropriator or to the 741 person making the change who may record the certificate in the office of the county

742	recorder of the county in which the water is diverted from the natural stream or
743	source.
744	(b) The state engineer is not required to deliver a copy of a certificate issued under this
745	section to a person other than the appropriator or the person making the change.
746	(6) The certificate issued under this section is prima facie evidence of the owner's right to
747	use the water in the quantity, for the purpose, at the place, and during the time specified
748	in the certificate, subject to prior rights.
749	Section 7. Section 73-3-27 is amended to read:
750	73-3-27. Requests for segregation or consolidation.
751	(1) (a) Upon written request, the state engineer shall segregate into two or more parts the
752	following in the state engineer's records:
753	(i) an application to:
754	(A) under Section 73-3-2, appropriate water;
755	(B) under Section 73-3-3, permanently change:
756	(I) the point of diversion;
757	(II) the place of water use; or
758	(III) the purpose of water use; and
759	(ii) a water right for which:
760	(A) the state engineer has issued a certificate according to Section 73-3-17;
761	(B) a court has entered a judgment according to Section 73-4-15; and
762	(C) a person has filed a claim according to Section 73-5-13.
763	(b) A person shall:
764	(i) submit the request authorized by Subsection (1)(a) on a form furnished by the
765	state engineer; and
766	(ii) include:
767	(A) the water right number to be segregated;
768	(B) the name and post-office address of the owner of the application or water right;
769	(C) a statement of the nature of the proposed segregation;
770	(D) the reasons for the proposed segregation; and
771	(E) other information the state engineer may require to accomplish the segregation.
772	(c) Notwithstanding Subsection (1)(a), saved water, as defined in Section 73-3-3, may
773	not be segregated from the underlying water right that serves as the basis of the saved
774	water, except in accordance with rules made under Section 73-2-1 and Title 63G,
775	Chapter 3. Utah Administrative Rulemaking Act.

- 776 (2) (a) An action taken by the state engineer on an application or water right before 777 segregation is applicable in all respects to the segregated parts of the application or 778 water right.
- 779 (b) After the state engineer segregates the application or water right, each segregated part is a separate application or water right in the state engineer's records.
- 781 (c) The segregation of an application or a water right in the state engineer's records does 782 not:
- 783 (i) confirm the validity or good standing of the segregated parts of the application or 784 water right; or
  - (ii) extend the time for the construction of works for an application.
- 786 (3) Upon written request, the state engineer may consolidate two or more applications or water rights if the applications or water rights:
- 788 (a) are from the same source;

785

- 789 (b) have the same priority date; and
- 790 (c) are sufficiently consistent in definition that the consolidated application or water 791 right may be described without referring to the characteristics of the individual 792 application or water right that existed before consolidation.
- 793 Section 8. Section **73-10g-203.5** is amended to read:
- 794 **73-10g-203.5** . **Definitions**.
- As used in this part:
- 796 (1) "Account" means the Agricultural Water Optimization Account created in Section 797 73-10g-204.
- 798 (2) "Agricultural water optimization" means the implementation of agricultural and water
  799 management practices that maintain viable agriculture [while reducing] without
  800 increasing water depletion to enhance water availability and minimize impacts on water
- supply, water quality, and the environment.
- 802 (3) "Change application" means an application filed under Section 73-3-3.
- 803 (4) "Committee" means the Agricultural Water Optimization Committee created in Section 804 73-10g-205.
- 805 (5) "Conservation commission" means the conservation commission created in Section 4-18-104.
- 807 (6) "Department" means the Department of Agriculture and Food.
- 808 [(7) "Depletion reduction" means a net decrease in water consumed accomplished by
  809 implementing water optimization practices during beneficial use of water under an

810	<del>appro</del>	ved water right.]
811	[ <del>(8)</del> "Div	ersion reduction" means a decrease in net diversion amount from that allowed
812	under	a water right accomplished by implementation of water optimization practices.]
813	[ <del>(9)</del> ] <u>(7)</u> '	'Funding application" means an application filed under Section 73-10g-206.
814	[ <del>(10)</del> ] <u>(8)</u>	"Saved water" means [the water quantified as depletion reduction or diversion
815	reduc	tion in a final order approving a change application filed in conjunction with an
816	agricu	altural water optimization project] the same as that term is defined in Section 73-3-3.
817	Sec	tion 9. Section <b>73-10g-205</b> is amended to read:
818	73-	10g-205 . Agricultural Water Optimization Committee.
819	(1) There	is created in the department a committee known as the "Agricultural Water
820	Optin	nization Committee" that consists of:
821	(a) th	ne commissioner of the department, or the commissioner's designee;
822	(b) th	ne director of the division, or the director's designee;
823	(c) th	e director of the Division of Water Rights, or the director's designee;
824	(d) th	ne dean of the College of Agriculture and Applied Science from Utah State
825	U	Iniversity, or the dean's designee;
826	(e) oi	ne individual representing local conservation districts created by Title 17D, Chapter
827	3,	, Conservation District Act, appointed by the executive director of the Department
828	O	f Natural Resources;
829	(f) or	ne individual representing water conservancy districts, appointed by the executive
830	d	irector of the Department of Natural Resources; and
831	(g) th	aree Utah residents representing the interests of the agriculture industry appointed
832	b	y the executive director of the Department of Natural Resources.
833	(2) (a) A	n individual appointed under Subsection (1) shall serve for a term of four years.
834	(b) N	fotwithstanding the requirements of Subsection (2)(a), the executive director of the
835	D	repartment of Natural Resources shall, at the time of appointment or reappointment,
836	ac	djust the length of terms to ensure that the terms of appointed members are
837	st	aggered so that approximately half of the appointed members are appointed every
838	tv	vo years.
839	(3) (a) T	he presence of five members constitutes a quorum.
840	(b) T	he vote of five members constitutes the transaction of business by the committee.
841	(c) T	he committee shall select one of the committee's members to be chair. The
842	CO	ommittee may select a member to be vice chair to act in place of the chair:
843	(i	) during the absence or disability of the chair; or

844	(ii) as requested by the chair.
845	(d) The committee shall convene at the times and places prescribed by the chair.
846	(4) A member may not receive compensation or benefits for the member's service, but may
847	receive per diem and travel expenses in accordance with:
848	(a) Section 63A-3-106;
849	(b) Section 63A-3-107; and
850	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
851	63A-3-107.
852	(5) The department shall provide administrative support to the committee.
853	(6) The committee shall make rules, in accordance with Title 63G, Chapter 3, Utah
854	Administrative Rulemaking Act, establishing:
855	(a) eligibility requirements for a grant issued under Section 73-10g-206, except that the
856	eligibility requirements shall:
857	(i) require at least a match for grant money of 50% of the total costs, except that for a
858	grant application filed on or after January 1, 2024, the eligibility requirements
859	shall require at least a match of 25% of the total costs for a drip or automated
860	surge irrigation project;
861	(ii) consider the statewide need to distribute grant money;
862	(iii) require a grant recipient to construct or install and maintain one or more
863	measuring devices as necessary to comply with Section 73-5-4 and rules adopted
864	by the Division of Water Rights regarding installation, use, and maintenance of
865	devices to measure water use and to demonstrate water use in accordance with a
866	project funded by a grant; and
867	(iv) require a grant recipient to report water diversion and use measurements to the
868	state engineer pursuant to Section 73-5-4 and rules made by the state engineer, in
869	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for
870	water measurement and reporting;
871	(b) the process for applying for a grant issued under Section 73-10g-206; and
872	(c) preliminary screening criteria to be used by the department under Subsection
873	73-10g-206(2)(d).
874	(7) The committee shall, in coordination with the division:
875	(a) as of July 1, 2023, assume oversight of all remaining research and contracts of the
876	previous Agricultural Water Optimization Task Force activities;
877	(b) post research to address and account for farm economics at the enterprise and

878	community level that affects agricultural water optimization and encourage market
879	behavior that financially rewards agricultural water optimization practices;
880	(c) oversee research to identify obstacles to and constraints upon optimization of
881	agricultural water use, and to recommend management tools, technologies, and other
882	opportunities to optimize agricultural water use as measured at the basin level; and
883	(d) facilitate benefits for farmers who optimize water use and protect water quality.
884	(8) The committee shall comply with Section 73-10g-206 related to grants issued under this
885	part.
886	Section 10. Section <b>73-10g-206</b> is amended to read:
887	73-10g-206. Agricultural water optimization grants Demonstration of water
888	savings.
889	(1) The conservation commission may issue a grant described in Subsection 73-10g-204(3)
890	in accordance with the procedures in this section.
891	(2) (a) The committee shall establish funding application periods during which a person
892	may apply for a grant under this part.
893	(b) During a funding application period, a person may file a funding application with the
894	department for preliminary screening of eligibility to receive a grant under this part,
895	including requisite water savings.
896	(c) The department shall screen the funding applications for eligibility.
897	(d) If the department determines that an applicant meets eligibility requirements and
898	proposes water savings, the department shall provide the applicant preliminary
899	approval.
900	(e) After receiving preliminary approval under Subsection (2)(d), the applicant shall
901	engage in a pre-filing consultation with the Division of Water Rights under
902	Subsection 73-3-3(2) to determine whether a change application is required to
903	accomplish the project proposed in the funding application or to quantify saved water [
904	that may be made available for beneficial use as part of the project].
905	(f) Once the Division of Water Rights determines whether the person is required to file a
906	change application, the person may complete the funding application process and file
907	the completed funding application with the committee.
908	(g) The committee shall review completed funding applications to rank the funding
909	applications and recommend to the conservation commission which applicants should
910	receive a grant under this part for the relevant funding application period.
911	(h) The conservation commission may issue a grant under this section only after receipt

912		of the recommendations of the committee.
913	(3)	If the conservation commission issues a grant under this part, before the grant recipient
914		may receive the grant money, the grant recipient shall:
915		(a) enter into a contract with the department that includes:
916		(i) the expectations for the grant recipient;
917		(ii) the life expectancy of a project;
918		(iii) the process of certifying completion; and
919		(iv) design requirements;
920		(b) file any needed change application and obtain a final order from the state engineer
921		approving the change application, including any judicial review of the state
922		engineer's order; and
923		(c) demonstrate how the grant recipient shall comply with the requirements of the final
924		order approving the related change application.
925	(4)	A grant recipient shall comply with the monitoring and reporting requirements under the
926		contract described in Subsection (3).
927	(5)	The department shall:
928		(a) monitor the grant related activities of a grant recipient;
929		(b) certify a project funded by a grant once the project is complete;
930		(c) determine whether there are funding sources other than the account to fund the grant
931		and
932		(d) provide information needed by the division or the Division of Water Rights to fulfill
933		the division's or the Division of Water Rights' statutory duties, including those
934		designated in this chapter.
935	(6)	The department may:
936		(a) conduct outreach campaigns related to the grant program, including the program's
937		purpose and expectations for grant recipients;
938		(b) solicit funding applications and assist persons in applying for a grant under this part;
939		(c) assist grant recipients in developing a project; and
940		(d) coordinate with federal agencies and the division for evaluation of funding
941		applications and for assistance with implementing projects for which funding has
942		been provided under this part.
943	(7)	Grant money may be used by the department or a grant recipient for the hiring of
944		third-party consultants as appropriate to complete a project funded by grant money.
945	(8)	The division, upon request from the committee, may assist with evaluation of funding

946	applications and implementation of projects funded under this part.
947	Section 11. Repealer.
948	This bill repeals:
949	Section 73-10g-208, Water use pursuant to a water optimization change application.
950	Section 12. Effective date.
951	This bill takes effect on May 1, 2024.