	RETAIL WATER LINE DISCLOSURE AMENDMENTS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Karen Mayne
	House Sponsor: Stephen G. Handy
]	LONG TITLE
(General Description:
	This bill enacts provisions relating to service of culinary water.
]	Highlighted Provisions:
	This bill:
	 defines terms; and
	 requires each public provider of culinary water to provide certain disclosures related
1	to liability for the repair or replacement of a retail water line.
]	Money Appropriated in this Bill:
	None
(Other Special Clauses:
	None
1	Utah Code Sections Affected:
	AMENDS:
	11-8-4, as enacted by Laws of Utah 2016, Chapter 283
1	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 11-8-4 is amended to read:
	CHAPTER 8. SEWAGE AND CULINARY WATER SYSTEMS
	11-8-4. Sewer lateral disclosure required.
	(1) As used in this section:
	(a) "Public owner" means the same as that term is defined in Section 11-8-1.
	(b) "Public provider" means a public owner or a public retail water provider.

S.B. 45

30	(c) "Public retail water provider" means a public entity that provides culinary water to
31	end users.
32	(d) "Retail water line" means a pipe that connects a property to a public retail water
33	provider's water main line.
34	[(b)] (e) "Sanitary sewer service" means service provided by a public owner's sanitary
35	sewer facilities.
36	[(c)] (f) "Sewer lateral" means a pipe that connects a property to a public owner's
37	sanitary sewer main line.
38	(2) (a) [Each] <u>Twice per</u> calendar year, a public [owner] provider shall, in accordance
39	with Subsection (2)(b), distribute a disclosure that:
40	(i) (A) for a public owner, includes the definition of a sewer lateral; [and] or
41	(B) for a public retail water provider, includes the definition of a retail water line; and
42	(ii) states whether the record owner of the property or the public [owner] provider is
43	responsible for repair and replacement of the sewer lateral or retail water line that serves [a] the
44	property.
45	(b) A public [owner] provider may distribute the disclosure described in Subsection
46	(2)(a) by:
47	(i) [once each] twice per calendar year conspicuously placing the disclosure:
48	(A) on each bill for sanitary sewer service or culinary water service in a particular
49	billing cycle; or
50	(B) in a newsletter that is circulated within the boundaries of the area served by the
51	public [owner] <u>provider;</u>
52	(ii) conspicuously placing the disclosure on the public [owner's] provider's website;
53	(iii) including the disclosure in a broad based social media campaign; or
54	(iv) any other means reasonably calculated to make the disclosure available to
55	individuals served by the public [owner] provider.
56	(c) A public [owner's] provider's failure to comply with a provision of this Subsection
57	(2) does not result in any liability for the public [owner] provider based on the public [owner's]

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58 provider's failure to comply.