1	WATER AMENDMENTS
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jani Iwamoto
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill addresses information related to water including water conservation.
10	Highlighted Provisions:
11	This bill:
12	modifies provisions related to a water conservation plan, including provisions:
13	• defining terms;
14	 requiring goals for water conservation to be set;
15	 addressing adopting, amending, submitting, or posting a water conservation
16	plan;
17	 requiring rate structures to be submitted under certain circumstances; and
18	 addressing division powers, including rulemaking;
19	 modifies provision related to culinary water pricing structure; and
20	makes technical changes.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	Utah Code Sections Affected:
26	AMENDS:
27	73-10-32, as last amended by Laws of Utah 2007, Chapter 329



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73-10-32.5, as enacted by Laws of Otan 2016, Chapter 282	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 73-10-32 is amended to read:	
73-10-32. Definitions Water conservation plan required.	
(1) As used in this section:	
[(a) "Board" means the Board of Water Resources created under Section 73-10-1.5	5.]
[(b)] (a) "Division" means the Division of Water Resources created under Section	
73-10-18.	
[(c) "Retail" means the level of distribution of culinary water that supplies culinary	У
water directly to the end user.]	
[(d) "Retail water provider" means an entity which:]	
[(i) supplies culinary water to end users; and]	
[(ii) has more than 500 service connections.]	
[(e)] (b) "Water conservancy district" means an entity formed under Title 17B, Ch	apter
2a, Part 10, Water Conservancy District Act.	
[(f)] (c) "Water conservation plan" means a written document that contains existing	g
and proposed water conservation measures describing what will be done by [retail water	
providers, water conservancy districts] a water provider, and the end user of culinary water	r to
help conserve water [and limit or reduce its use] in the state in terms of per capita	
[consumption] use of water provided through culinary water infrastructure owned or operation	<u>ited</u>
by the water provider so that adequate supplies of water are available for future needs.	
(d) "Water provider" means:	
(i) a retail water supplier, as defined in Section 19-4-102; or	
(ii) a water conservancy district.	
(2) (a) $[Each]$ \underline{A} water conservation plan shall contain:	
(i) (A) a clearly stated overall water use reduction goal that is consistent with	
Subsection (2)(d); and	
(B) an implementation plan for each [of the] water conservation [measures it] mea	ısure
a water provider chooses to use, including a timeline for action and an evaluation process	to
measure progress;	

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39	(ii) a requirement that each water conservancy district and retain water provider devote
60	part of at least one regular meeting every five years of its governing body to a discussion and
61	formal adoption of the water conservation plan, and allow public comment on it;]
62	[(iii)] (ii) a requirement that a notification procedure be implemented that includes the
63	delivery of the water conservation plan to the media and to the governing body of each
64	municipality and county served by the [water conservancy district or retail] water provider;
65	[and]
66	[(iv)] (iii) a copy of the minutes of the meeting regarding a water conservation plan and
67	the notification procedure required in [Subsections (2)(a)(ii) and (iii) which] Subsection
68	(2)(a)(ii) that shall be added as an appendix to the water conservation plan[-]; and
69	(iv) for a retail water supplier, as defined in Section 19-4-102, the retail water
70	supplier's rate structure that is:
71	(A) adopted by the retail water supplier's governing body in accordance with Section
72	<u>73-10-32.5</u> ; and
73	(B) current as of the day the retail water supplier files a water conservation plan.
74	(b) A water conservation plan may include information regarding:
75	(i) the installation and use of water efficient fixtures and appliances, including toilets,
76	shower fixtures, and faucets;
77	(ii) residential and commercial landscapes and irrigation that require less water to
78	maintain;
79	(iii) more water efficient industrial and commercial processes involving the use of
80	water;
81	(iv) water reuse systems, both potable and not potable;
82	(v) distribution system leak repair;
83	(vi) dissemination of public information regarding more efficient use of water,
84	including public education programs, customer water use audits, and water saving
85	demonstrations;
86	(vii) water rate structures designed to encourage more efficient use of water;
87	(viii) statutes, ordinances, codes, or regulations designed to encourage more efficient
88	use of water by means such as water efficient fixtures and landscapes;
89	(ix) incentives to implement water efficient techniques, including rebates to water

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90	users to encourage the implementation of more water efficient measures; and
91	(x) other measures designed to conserve water.
92	(c) The [Division of Water Resources] division may be contacted for information and
93	technical resources regarding measures listed in [Subsections (2)(b)(i) through (2)(b)(x)]
94	Subsection (2)(b).
95	(d) (i) The division shall adopt by rule, made in accordance with Title 63G, Chapter 3,
96	Utah Administrative Rulemaking Act, regional water conservation goals that:
97	(A) are developed by the division;
98	(B) are reevaluated by December 31, 2030, and every 10 years after December 31,
99	2030; and
100	(C) define what constitutes "water being conserved" under a water conservation goal
101	after considering factors such as depletion, diversion, use, consumption, or return flows.
102	(ii) As part of a water conservation plan, a water provider shall adopt:
103	(A) the regional water conservation goal applicable to the water provider;
104	(B) a water conservation goal that would result in more water being conserved than
105	would be conserved under the regional water conservation goal; or
106	(C) a water conservation goal that would result in less water being conserved than
107	would be conserved under the regional water conservation goal with a reasonable justification
108	as to why the different water conservation goal is adopted and an explanation of the factors
109	supporting the reasonable justification, such as demographics, geography, lot sizes, make up of
110	water service classes, or availability of secondary water.
111	(3) (a) [Before April 1, 1999, each water conservancy district and each retail] \underline{A} water
112	provider shall:
113	(i) [(A)] prepare and adopt a water conservation plan [if one has not already been
114	adopted; or]; and
115	[(B) if the district or provider has already adopted a water conservation plan, review
116	the existing water conservation plan to determine if it should be amended and, if so, amend the
117	water conservation plan; and]
118	(ii) file a copy of the water conservation plan [or amended water conservation plan]
119	with the division.
120	(b) (i) Before adopting or amending a water conservation plan, [each water

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121	conservancy district or retail] a water provider shall hold a public hearing with reasonable,
122	advance public notice in accordance with this Subsection (3)(b).
123	(ii) The water provider shall provide public notice at least 14 days before the date of
124	the public hearing.
125	(iii) A water provider meets the requirements of reasonable notice required by this
126	Subsection (3)(b) if the water provider posts notice of the public hearing in at least three public
127	places within the service area of the water provider and:
128	(A) if the water provider is a public entity, posts notice on the Utah Public Notice
129	Website, created in Section 63A-16-601; or
130	(B) if the water provider is a private entity and has a public website, posts notice on the
131	water provider's public website.
132	(iv) Proof that notice described in Subsection (3)(b)(iii) was given is prima facie
133	evidence that notice was properly given.
134	(v) If notice given under authority of this Subsection (3)(b) is not challenged within 30
135	days from the date of the public hearing for which the notice was given, the notice is
136	considered adequate and proper.
137	(c) A water provider shall:
138	(i) post the water provider's water conservation plan on a public website; or
139	(ii) if the water provider does not have a public website, make the water provider's
140	water conservation plan publically available for inspection upon request.
141	(4) (a) The [board] division shall:
142	(i) provide guidelines and technical resources to [retail water providers and water
143	conservancy districts to] help water providers prepare and implement water conservation plans
144	(ii) [investigate alternative measures designed to conserve water] assist water providers
145	by identifying water conservation methods upon request; and
146	[(iii) report regarding its compliance with the act and impressions of the overall quality
147	of the plans submitted to the Natural Resources, Agriculture, and Environment Interim
148	Committee of the Legislature at its meeting in November 2004.]
149	(iii) provide an online submission form that allows for an electronic copy of the water
150	conservation plan to be filed with the division under Subsection (3)(a)(ii).
151	(b) The [board] division shall [bublish] post an annual report [in a paper of state-wide

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distribution specifying the retail water providers and water conservancy districts that do not
have a current water conservation plan on file with the board] at the end of [the] a calendar year
listing water providers in compliance with this section.
(5) A [water conservancy district or retail] water provider may only receive state funds
for water development if [they comply] the water provider complies with the requirements of
this [act] section.
(6) [Each water conservancy district and retail] \underline{A} water provider specified under
Subsection (3)(a) shall:
(a) update [its] the water provider's water conservation plan no less frequently than
every five years; and
(b) follow the procedures required under Subsection (3) when updating the water
conservation plan.
(7) It is the intent of the Legislature that the water conservation plans, amendments to
existing water conservation plans, and the studies and report by the [board] division be handled
within the existing budgets of the respective entities or agencies.
Section 2. Section 73-10-32.5 is amended to read:
73-10-32.5. Culinary water pricing structure.
(1) As used in this section, "retail water supplier" means the same as that term is
defined in Section 19-4-102.
(2) A retail water [provider, as defined in Section 73-10-32,] supplier shall:
[(1)] (a) establish a culinary water rate structure that:
[(a)] (i) incorporates increasing block units of water used; and
[(b)] (ii) provides for an increase in the rate charged for additional block units of water
used as usage increases from one block unit to the next;
[(2)] (b) provide in customer billing notices, or in a notice that is distributed to
customers at least annually, block unit rates and the customer's billing cycle; and

[(3)] (c) include individual customer water usage in customer billing notices.