R309-105. Administration: General Responsibilities of Public Water Systems.

R309-105-15. [Annual] Report[s] Submittal.

[All community water systems shall be required to complete annual report forms furnished by the Division of Drinking Water. The information to be provided shall include: the status of all water system projects started during the previous year; water demands met by the system; problems experienced; and anticipated projects.]

(1) A public water shall submit water use data if required by a state agency and shall verify the accuracy of the data by including a certification by a certified operator or a professional engineer performing the duties of a certified operator.

<u>Guidance: Utah Division of Water Rights requires certain water systems to submit an annual</u> <u>Utah Water Use Data Form.</u>

(2) A public water system shall comply with the report submittal requirements of the R309 rules.

KEY: drinking water, watershed management Date of Enactment or Last Substantive Amendment: [<u>May 1, 2016</u>] Notice of Continuation: March 13, 2015 Authorizing, and Implemented or Interpreted Law: 19-4-104

R309-400. Water System Rating Criteria.

R309-400-12. Reporting and Record Maintenance Issues.

Points may be assessed for failure to provide required reports to the Director by the reporting deadline. The points shall be assigned as the failure occurs and shall remain on record for a period of one year.

(1) Monthly Reports:

(a) For each failure to report the monthly water treatment plant report, 100 points shall be assessed.

(2) Quarterly Reports:

(a) For each failure to report the quarterly disinfection report, 50 points shall be assessed.

(3) Annual and Other Reports:

(a) [For failure to provide the annual report, 2 points shall be assessed.] A public water system that fails to submit water use data required by a state agency or fails to verify the accuracy of the data by including a certification by a certified operator or a professional engineer performing the duties of a certified operator shall be assessed 50 points.

(b) Community water systems that fail to send a certification to the Division stating how the consumer confidence report was distributed to its customers as required in R309-225-7(3), 10 points shall be assessed.

(c) Community water systems that fail to mail a copy of the consumer confidence report to the Division as required in R309-225-7(3), 10 points shall be assessed.

(d) A public water system that fails to submit operational reports or other reports required by the Division shall be assessed 20 points.

KEY: drinking water, environmental protection, water system rating, penalties Date of Enactment or Last Substantive Amendment: [November 17, 2014] Notice of Continuation: March 22, 2010 Authorizing, and Implemented or Interpreted Law: 19-4-104

1	WATER RIGHTS AND RESOURCES AMENDMENTS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Joel K. Briscoe
5	Senate Sponsor: Margaret Dayton
6	
7	LONG TITLE
8	General Description:
9	This bill deals with the accuracy of water use data.
10	Highlighted Provisions:
11	This bill:
12	 instructs the Drinking Water Board to require a certified water operator of a public
13	water supplier, or professional engineer performing the duties of an operator, to
14	verify the accuracy of water use and supply data submitted to the Division of
15	Drinking Water;
16	 authorizes the Division of Water Rights to collect and validate water use data; and
17	 makes technical changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	None
22	Utah Code Sections Affected:
23	AMENDS:
24	19-4-104, as last amended by Laws of Utah 2012, Chapter 360
25	73-5-8, as last amended by Laws of Utah 2005, Chapter 215
26	73-10-18, as last amended by Laws of Utah 1969, Chapter 198
27	73-10-19, as last amended by Laws of Utah 1983, Chapter 318
28	73-10-20, as last amended by Laws of Utah 1977, Chapter 281
29	

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30	Be it enacted by the Legislature of the state of Utah:
31	Section 1. Section 19-4-104 is amended to read:
32	19-4-104. Powers of board.
33	(1) (a) The board may make rules in accordance with Title 63G, Chapter 3, Utah
34	Administrative Rulemaking Act:
35	(i) establishing standards that prescribe the maximum contaminant levels in any public
36	water system and provide for monitoring, record-keeping, and reporting of water quality related
37	matters;
38	(ii) governing design, construction, operation, and maintenance of public water
39	systems;
40	(iii) granting variances and exemptions to the requirements established under this
41	chapter that are not less stringent than those allowed under federal law;
42	(iv) protecting watersheds and water sources used for public water systems; and
43	(v) governing capacity development in compliance with Section 1420 of the federal
44	Safe Drinking Water Act, 42 U.S.C.[A.] Sec. 300f et seq.;
45	(b) The board may:
46	(i) order the director to:
47	(A) issue orders necessary to enforce the provisions of this chapter;
48	(B) enforce the orders by appropriate administrative and judicial proceedings; or
49	(C) institute judicial proceedings to secure compliance with this chapter;
50	(ii) (A) hold a hearing that is not an adjudicative proceeding relating to the
51	administration of this chapter; or
52	(B) appoint hearing officers to conduct a hearing that is not an adjudicative proceeding;
53	or
54	(iii) request and accept financial assistance from other public agencies, private entities,
55	and the federal government to carry out the purposes of this chapter.
56	(c) The board shall:
57	(i) require the submission to the director of plans and specifications for construction of,

58	substantial addition to, or alteration of public water systems for review and approval by the
59	board before that action begins and require any modifications or impose any conditions that
60	may be necessary to carry out the purposes of this chapter;
61	(ii) advise, consult, cooperate with, provide technical assistance to, and enter into
62	agreements, contracts, or cooperative arrangements with state, federal, or interstate agencies,
63	municipalities, local health departments, educational institutions, and others necessary to carry
64	out the purposes of this chapter and to support the laws, ordinances, rules, and regulations of
65	local jurisdictions;
66	(iii) develop and implement an emergency plan to protect the public when declining
67	drinking water quality or quantity creates a serious health risk and issue emergency orders if a
68	health risk is imminent; [and]
69	(iv) require a certified operator of a public water supplier to verify by signature and
70	certification number, or a professional engineer performing the duties of a certified water
71	operator to verify by signature and stamp, the accuracy of any data on water use and water
72	supply submitted by the public water supplier to the division; and
73	[(iv)] (v) meet the requirements of federal law related or pertaining to drinking water.
74	(2) (a) The board may adopt and enforce standards and establish fees for certification
74 75	(2) (a) The board may adopt and enforce standards and establish fees for certification of operators of any public water system.
75	of operators of any public water system.
75 76	of operators of any public water system. (b) The board may not require certification of operators for a water system serving a
75 76 77	of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except:
75 76 77 78	of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except: (i) to the extent required for compliance with Section 1419 of the federal Safe Drinking
75 76 77 78 79	of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except: (i) to the extent required for compliance with Section 1419 of the federal Safe Drinking Water Act, 42 U.S.C.[A.] <u>Sec.</u> 300f et seq.; and
75 76 77 78 79 80	 of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except: (i) to the extent required for compliance with Section 1419 of the federal Safe Drinking Water Act, 42 U.S.C.[A:] Sec. 300f et seq.; and (ii) for a system that is required to treat its drinking water.
75 76 77 78 79 80 81	 of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except: (i) to the extent required for compliance with Section 1419 of the federal Safe Drinking Water Act, 42 U.S.C.[A:] Sec. 300f et seq.; and (ii) for a system that is required to treat its drinking water. (c) The certification program shall be funded from certification and renewal fees.
75 76 77 78 79 80 81 82	 of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except: (i) to the extent required for compliance with Section 1419 of the federal Safe Drinking Water Act, 42 U.S.C.[A:] Sec. 300f et seq.; and (ii) for a system that is required to treat its drinking water. (c) The certification program shall be funded from certification and renewal fees. (3) Routine extensions or repairs of existing public water systems that comply with the
75 76 77 78 79 80 81 82 83	 of operators of any public water system. (b) The board may not require certification of operators for a water system serving a population of 800 or less except: (i) to the extent required for compliance with Section 1419 of the federal Safe Drinking Water Act, 42 U.S.C.[A:] Sec. 300f et seq.; and (ii) for a system that is required to treat its drinking water. (c) The certification program shall be funded from certification and renewal fees. (3) Routine extensions or repairs of existing public water systems that comply with the rules and do not alter the system's ability to provide an adequate supply of water are exempt

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86	of persons engaged in administering cross connection control programs or backflow prevention
87	assembly training, repair, and maintenance testing.
88	(b) The certification program shall be funded from certification and renewal fees.
89	(5) A board member may not speak or act for the board unless the board member is
90	authorized by a majority of a quorum of the board in a vote taken at a meeting of the board.
91	Section 2. Section 73-5-8 is amended to read:
92	73-5-8. Audits Reports by users to engineer.
93	(1) The Division of Water Rights shall, in accordance with Title 63G, Chapter 3, Utah
94	Administrative Rulemaking Act, make rules specifying:
95	(a) what water use data a person shall report, pursuant to this section; and
96	(b) how the Division of Water Rights shall validate the data described in Subsection
97	<u>(1)(a).</u>
98	(2) The Division of Water Rights may collect and validate water use data.
99	(3) Every person using water from any river system or water source, when requested by
100	the state engineer, shall within 30 days after such request report to the state engineer in writing:
101	[(1)] (a) the nature of the use of any such water;
102	[(2)] (b) the area on which used;
103	$\left[\frac{(3)}{(c)}\right]$ the kind of crops to be grown; $\left[\frac{and}{and}\right]$
104	[(4)] (d) water elevations on wells or tunnels; and
105	(e) quantity of [underground] water used.
106	Section 3. Section 73-10-18 is amended to read:
107	73-10-18. Division of Water Resources Creation Power and authority.
108	(1) There is created the Division of Water Resources, which shall be within the
109	Department of Natural Resources under the administration and general supervision of the
110	executive director of natural resources and under the policy direction of the Board of Water
111	Resources.
112	(2) The Division of Water Resources shall:
113	(a) be the water [resource(s)] resource authority for the state [of Utah, shall]; and

114	(b) assume all of the functions, powers, duties, rights, and responsibilities of the Utah
115	water and power board except those which are delegated to the board by this act and is vested
116	with such other functions, powers, duties, rights and responsibilities as provided in this act and
117	other law.
118	Section 4. Section 73-10-19 is amended to read:
119	73-10-19. Director's power and authority.
120	The director shall:
121	(1) be the executive and administrative head of the Division of Water Resources;
122	(2) [and shall be a person] be selected with special reference to [his] training,
123	experience, and interest in the field of water conservation and development[-];
124	[The director of the Division of Water Resources shall]
125	(3) administer the Division of Water Resources [and shall];
126	(4) succeed to all of the powers and duties conferred upon the executive secretary of
127	the Utah water and power board pursuant to Title 73, Chapter 10, Board of Water Resources -
128	Division of Water Resources[. The director shall]; and
129	(5) have the power, within [policies] rules established by the Board of Water
130	Resources ₂ to:
131	[(1)] (a) make studies, investigations, and plans for the full development and utilization
132	and promotion of the water and power resources of the state, including preliminary surveys,
133	stream gauging, examinations, tests, and other estimates either separately or in consultation
134	with federal, state, and other agencies;
135	[(2)] (b) initiate and conduct water resource investigations, surveys and studies,
136	prepare plans and estimates, make reports thereon, and perform necessary work to develop an
137	over-all state water plan;
138	[(3)] (c) file applications in the name of the division for the appropriation of water[-
139	All pending water applications heretofore filed in behalf of the state or any agency thereof for
140	the use and benefit of the state are transferred to the board, and it is authorized to take such
141	action thereon as it may deem proper];

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142	[(4)] (d) take all action necessary to acquire or perfect water rights for projects
143	sponsored by the board; and
144	[(5)] (e) accept, execute, and deliver deeds and all other conveyances.
145	Section 5. Section 73-10-20 is amended to read:
146	73-10-20. Loans for water systems Legislative declaration Authority of
147	Division of Water Resources to audit water data.
148	The Legislature recognizes and declares that:
149	(1) the development, protection, and maintenance of adequate and safe water supplies
150	for human consumption is vital to public health, safety, and welfare;
151	(2) [that] there exists within the state a need to assist cities, towns, improvement
152	districts, and special service districts in providing an adequate and safe water supply for those
153	users from municipal and district systems; and
154	(3) [that] the acquisition or construction of systems and the improvement and extension
155	of existing systems, based on proper planning and sound engineering, will not only provide
156	safer water supplies, but will also serve to ensure that the water resources of the state are used
157	in an efficient manner and will avoid wasteful practices.