

1 **Water Infrastructure Modifications**

2025 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Casey Snider**

Senate Sponsor:

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3 **LONG TITLE**

4 **General Description:**

5 This bill addresses funding and planning for water infrastructure.

6 **Highlighted Provisions:**

7 This bill:

8 ▶ repeals the Water Resources Cities Water Loan Fund and provides that loan repayments  
9 go into the Water Infrastructure Fund;

10 ▶ authorizes transfers of money in water funds and accounts to and from the Water  
11 Infrastructure Fund;

12 ▶ requires capital asset management plans and reserve funding under certain circumstances;

13 ▶ modifies definitions, including the definition of "relevant agency";

14 ▶ addresses the water infrastructure prioritization process, including exemptions from the  
15 process;

16 ▶ repeals outdated language; and

17 ▶ makes technical and conforming changes.

18 **Money Appropriated in this Bill:**

19 None

20 **Other Special Clauses:**

21 None

22 **Utah Code Sections Affected:**

23 **AMENDS:**

24 **63A-3-205**, as last amended by Laws of Utah 2022, Chapters 100, 451

25 **63B-1b-102**, as last amended by Laws of Utah 2022, Chapters 100, 451

26 **63C-25-101**, as last amended by Laws of Utah 2024, Chapter 419

27 **73-10-23**, as last amended by Laws of Utah 2007, Chapter 306

28 **73-10-25**, as last amended by Laws of Utah 2023, Chapter 261

29 **73-10-25.1**, as last amended by Laws of Utah 1996, Chapter 199

30 **73-10c-4**, as last amended by Laws of Utah 2007, Chapter 142

- 31 **73-10c-5**, as last amended by Laws of Utah 2011, Chapter 342  
 32 **73-10g-107**, as enacted by Laws of Utah 2024, Chapter 335  
 33 **73-10g-502**, as enacted by Laws of Utah 2022, Chapter 66  
 34 **73-10g-601**, as enacted by Laws of Utah 2024, Chapter 335  
 35 **73-10g-602**, as enacted by Laws of Utah 2024, Chapter 335  
 36 **73-10g-603**, as enacted by Laws of Utah 2024, Chapter 335  
 37 **73-10g-604**, as enacted by Laws of Utah 2024, Chapter 335  
 38 **73-10g-605**, as enacted by Laws of Utah 2024, Chapter 335

39 ENACTS:

- 40 **73-10g-502.5**, Utah Code Annotated 1953  
 41 **73-10g-606**, Utah Code Annotated 1953

42 REPEALS:

- 43 **73-10-22**, as last amended by Laws of Utah 1995, Chapter 183  
 44 **73-10g-504**, as enacted by Laws of Utah 2022, Chapter 66

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46 *Be it enacted by the Legislature of the state of Utah:*

47 Section 3. Section **63A-3-205** is amended to read:

48 **63A-3-205 . Revolving loan funds -- Standards and procedures.**

49 (1) As used in this section, "revolving loan fund" means:

- 50 (a) the Water Resources Conservation and Development Fund, created in Section  
 51 73-10-24;  
 52 (b) the Water Resources Construction Fund, created in Section 73-10-8;  
 53 ~~[(c) the Water Resources Cities Water Loan Fund, created in Section 73-10-22;]~~  
 54 ~~[(d)]~~ (c) the Clean Fuel Conversion Funds, created in Title 19, Chapter 1, Part 4, Clean  
 55 Fuels and Emission Reduction Technology Program Act;  
 56 ~~[(e)]~~ (d) the Water Development Security Fund and its subaccounts, created in Section  
 57 73-10c-5;  
 58 ~~[(f)]~~ (e) the Agriculture Resource Development Fund, created in Section 4-18-106;  
 59 ~~[(g)]~~ (f) the Utah Rural Rehabilitation Fund, created in Section 4-19-105;  
 60 ~~[(h)]~~ (g) the Permanent Community Impact Fund, created in Section 35A-8-303;  
 61 ~~[(i)]~~ (h) the Petroleum Storage Tank Fund, created in Section 19-6-409;  
 62 ~~[(j)]~~ (i) the Uintah Basin Revitalization Fund, created in Section 35A-8-1602;  
 63 ~~[(k)]~~ (j) the Navajo Revitalization Fund, created in Section 35A-8-1704; and  
 64 ~~[(l)]~~ (k) the Energy Efficiency Fund, created in Section 11-45-201.

65 (2) The division shall for each revolving loan fund make rules establishing standards and  
66 procedures governing:

- 67 (a) payment schedules and due dates;
- 68 (b) interest rate effective dates;
- 69 (c) loan documentation requirements; and
- 70 (d) interest rate calculation requirements.

71 Section 11. Section **63B-1b-102** is amended to read:

72 **63B-1b-102 . Definitions.**

73 As used in this chapter:

- 74 (1) "Agency bonds" means any bond, note, contract, or other evidence of indebtedness  
75 representing loans or grants made by an authorizing agency.
- 76 (2) "Authorized official" means the state treasurer or other person authorized by a bond  
77 document to perform the required action.
- 78 (3) "Authorizing agency" means the board, person, or unit with legal responsibility for  
79 administering and managing revolving loan funds.
- 80 (4) "Bond document" means:
  - 81 (a) a resolution of the commission; or
  - 82 (b) an indenture or other similar document authorized by the commission that authorizes  
83 and secures outstanding revenue bonds from time to time.
- 84 (5) "Commission" means the State Bonding Commission, created in Section 63B-1-201.
- 85 (6) "Revenue bonds" means any special fund revenue bonds issued under this chapter.
- 86 (7) "Revolving Loan Funds" means:
  - 87 (a) the Water Resources Conservation and Development Fund, created in Section  
88 73-10-24;
  - 89 (b) the Water Resources Construction Fund, created in Section 73-10-8;
  - 90 ~~[(e) the Water Resources Cities Water Loan Fund, created in Section 73-10-22;]~~
  - 91 ~~[(d)]~~ (c) the Clean Fuel Conversion Funds, created in Title 19, Chapter 1, Part 4, Clean  
92 Fuels and Emission Reduction Technology Program Act;
  - 93 ~~[(e)]~~ (d) the Water Development Security Fund and its subaccounts, created in Section  
94 73-10c-5;
  - 95 ~~[(f)]~~ (e) the Agriculture Resource Development Fund, created in Section 4-18-106;
  - 96 ~~[(g)]~~ (f) the Utah Rural Rehabilitation Fund, created in Section 4-19-105;
  - 97 ~~[(h)]~~ (g) the Permanent Community Impact Fund, created in Section 35A-8-303;
  - 98 ~~[(i)]~~ (h) the Petroleum Storage Tank Fund, created in Section 19-6-409; and

99           ~~(f)~~ (i) the State Infrastructure Bank Fund, created in Section 72-2-202.

100           Section 5. Section **63C-25-101** is amended to read:

101           **63C-25-101 . Definitions.**

102           As used in this chapter:

103           (1) "Authority" means the same as that term is defined in Section 63B-1-303.

104           (2) "Bond" means the same as that term is defined in Section 63B-1-101.

105           (3)(a) "Bonding government entity" means the state or any entity that is authorized to  
106           issue bonds under any provision of state law.

107           (b) "Bonding government entity" includes:

108               (i) a bonding political subdivision; and

109               (ii) a public infrastructure district that is authorized to issue bonds either directly, or  
110               through the authority of a bonding political subdivision or other governmental  
111               entity.

112           (4) "Bonding political subdivision" means:

113               (a) the Utah Inland Port Authority, created in Section 11-58-201;

114               (b) the Military Installation Development Authority, created in Section 63H-1-201;

115               (c) the Point of the Mountain State Land Authority, created in Section 11-59-201;

116               (d) the Utah Lake Authority, created in Section 11-65-201;

117               (e) the State Fair Park Authority, created in Section 11-68-201; or

118               (f) the Utah Fairpark Area Investment and Restoration District, created in Section  
119               11-70-201.

120           (5) "Commission" means the State Finance Review Commission created in Section  
121           63C-25-201.

122           (6) "Concessionaire" means a person who:

123               (a) operates, finances, maintains, or constructs a government facility under a contract  
124               with a bonding political subdivision; and

125               (b) is not a bonding government entity.

126           (7) "Concessionaire contract" means a contract:

127               (a) between a bonding government entity and a concessionaire for the operation, finance,  
128               maintenance, or construction of a government facility;

129               (b) that authorizes the concessionaire to operate the government facility for a term of  
130               five years or longer, including any extension of the contract; and

131               (c) in which all or some of the annual source of payment to the concessionaire comes  
132               from state funds provided to the bonding government entity.

- 133 (8) "Creating entity" means the same as that term is defined in Section 17D-4-102.
- 134 (9) "Government facility" means infrastructure, improvements, or a building that:
- 135 (a) costs more than \$5,000,000 to construct; and
- 136 (b) has a useful life greater than five years.
- 137 (10) "Large public transit district" means the same as that term is defined in Section
- 138 17B-2a-802.
- 139 (11) "Loan entity" means the board, person, unit, or agency with legal responsibility for
- 140 making a loan from a revolving loan fund.
- 141 (12) "Obligation" means the same as that term is defined in Section 63B-1-303.
- 142 (13) "Parameters resolution" means a resolution of a bonding government entity that sets
- 143 forth for proposed bonds:
- 144 (a) the maximum:
- 145 (i) amount of bonds;
- 146 (ii) term; and
- 147 (iii) interest rate; and
- 148 (b) the expected security for the bonds.
- 149 (14) "Public infrastructure district" means a public infrastructure district created under Title
- 150 17D, Chapter 4, Public Infrastructure District Act.
- 151 (15) "Revolving loan fund" means:
- 152 (a) the Water Resources Conservation and Development Fund, created in Section
- 153 73-10-24;
- 154 (b) the Water Resources Construction Fund, created in Section 73-10-8;
- 155 [~~(c)~~] the Water Resources Cities Water Loan Fund, created in Section 73-10-22;]
- 156 [~~(d)~~] (c) the Clean Fuel Conversion Funds, created in Title 19, Chapter 1, Part 4, Clean
- 157 Fuels and Emission Reduction Technology Program Act;
- 158 [~~(e)~~] (d) the Water Development Security Fund and its subaccounts, created in Section
- 159 73-10c-5;
- 160 [~~(f)~~] (e) the Agriculture Resource Development Fund, created in Section 4-18-106;
- 161 [~~(g)~~] (f) the Utah Rural Rehabilitation Fund, created in Section 4-19-105;
- 162 [~~(h)~~] (g) the Permanent Community Impact Fund, created in Section 35A-8-303;
- 163 [~~(i)~~] (h) the Petroleum Storage Tank Fund, created in Section 19-6-409;
- 164 [~~(j)~~] (i) the School Building Revolving Account, created in Section 53F-9-206;
- 165 [~~(k)~~] (j) the State Infrastructure Bank Fund, created in Section 72-2-202;
- 166 [~~(l)~~] (k) the Uintah Basin Revitalization Fund, created in Section 35A-8-1602;

167       ~~[(m)]~~ (l) the Navajo Revitalization Fund, created in Section 35A-8-1704;  
 168       ~~[(n)]~~ (m) the Energy Efficiency Fund, created in Section 11-45-201;  
 169       ~~[(o)]~~ (n) the Brownfields Fund, created in Section 19-8-120;  
 170       ~~[(p)]~~ (o) any of the enterprise revolving loan funds created in Section 63A-3-402: and  
 171       ~~[(q)]~~ (p) any other revolving loan fund created in statute where the borrower from the  
 172                revolving loan fund is a public non-profit entity or political subdivision, including a  
 173                fund listed in Section 63A-3-205, from which a loan entity is authorized to make a  
 174                loan.

175 (16)(a) "State funds" means an appropriation by the Legislature identified as coming  
 176        from the General Fund or Education Fund.

177 (b) "State funds" does not include:

178        (i) a revolving loan fund; or

179        (ii) revenues received by a bonding political subdivision from:

180               (A) a tax levied by the bonding political subdivision;

181               (B) a fee assessed by the bonding political subdivision; or

182               (C) operation of the bonding political subdivision's government facility.

183        Section 16. Section **73-10-23** is amended to read:

184        **73-10-23 . Loans for water systems -- Board of Water Resources authority --**

185        **Procedure.**

186 (1) The Board of Water Resources ~~[is authorized to]~~ may make loans to cities, towns,  
 187        metropolitan water districts, water conservancy districts, improvement districts, special  
 188        improvement districts, or special service districts within the state for the acquisition or  
 189        construction of new or existing water systems or the improvement or extension of those  
 190        systems from ~~[funds]~~ money appropriated for the purpose of this chapter.

191 (2)(a) Cities, towns, or districts which participate in this program shall submit an  
 192        application for ~~[funds]~~ money to the Board of Water Resources.

193 (b) The application may request a loan to cover all or part of the cost of an eligible  
 194        project.

195 (c) Requests for loans shall be submitted in a form and shall include information as the [  
 196        ~~board]~~ Board of Water Resources prescribes.

197 (3)(a) The ~~[board]~~ Board of Water Resources shall establish criteria for determining  
 198        eligibility for loans and shall determine appropriate priorities among projects.

199 (b) ~~[Funds-]~~ Money received from the repayment of loans shall be ~~[added to this special~~  
 200        fund] deposited into the Water Resources Conservation and Development Fund

- 201            created in Section 73-10-24 and be available for additional loans under the  
202            administration of the [board] Board of Water Resources.
- 203            (c) In determining priorities for eligible projects, the [board] Board of Water Resources  
204            shall consider:
- 205            (i) probable growth of population due to actual or prospective economic development  
206            in an area;
- 207            (ii) possible additional sources of state and local revenue;
- 208            (iii) opportunities for expanded employment;
- 209            (iv) present or potential health hazards;
- 210            (v) water systems which do not meet minimum state standards;
- 211            (vi) cities, towns, or districts which have insufficient water to meet current demands;
- 212            (vii) feasibility and practicality of the project;
- 213            (viii) per capita cost of the project;
- 214            (ix) per capita income of the residents in the area;
- 215            (x) the borrowing capacity of the city, town, or district and its ability to sell bonds in  
216            the open market; and
- 217            (xi) the availability of federal [funds] money for the project.
- 218            (4)(a) The [board] Board of Water Resources shall consult with the Governor's Advisory  
219            Council on Community Affairs in the establishment of priorities but that advice is not  
220            binding upon the [board] Board of Water Resources.
- 221            (b) If an application is rejected, the [board] Board of Water Resources shall notify the  
222            applicant stating the reasons for the rejection.
- 223            (5) The Board of Water Resources shall review the plans and specifications for the project  
224            prior to approval and may condition approval and the availability of [funds] money on  
225            assurances the [board] Board of Water Resources considers necessary to ensure that the  
226            proceeds of the loan will be used to pay the cost of the project and that the project will  
227            be completed.
- 228            (6) Any loan shall specify the terms for repayment and may be evidenced by general  
229            obligation bonds, revenue bonds, special assessment bonds, or other bonds or  
230            obligations legally issued by the appropriate city, town, metropolitan water district,  
231            water conservancy district, improvement district, special improvement district, or special  
232            service district and purchased by the [board] Board of Water Resources pursuant to the  
233            authority for the issuance that exists at the time of the loan.
- 234            (7)(a) Upon approval of an application, the [board] Board of Water Resources shall

235 advise the applicant and may provide [~~funds~~] money as a loan to cover all or part of  
 236 the costs of eligible projects.

237 (b) Costs of an eligible project may include all costs of acquisition and construction as  
 238 well as costs incurred for preliminary planning to determine the economic and  
 239 engineering feasibility of a proposed project, the engineering, architectural, legal,  
 240 fiscal, and economic investigations and studies, surveys, designs, plans, working  
 241 drawings, specifications, procedures, and other action necessary to the project and its  
 242 financing; the cost of erection, building, acquisition, modification, improvement, or  
 243 extension of water system facilities and the inspection and supervision of the  
 244 construction of such facilities.

245 (8) [~~No loan shall~~] A loan may not include any project costs for which the applicant  
 246 receives federal financial assistance, other than federal loans [~~which~~] that must be repaid  
 247 by the applicant.

248 Section 49. Section **73-10-25** is amended to read:

249 **73-10-25 . Contents of fund -- Investment -- Contributions -- Transfers.**

250 (1) The Water Resources Conservation and Development Fund consists of:

- 251 (a) money appropriated to it by the Legislature;
- 252 (b) money received from the sale of project water and power, less operating and  
 253 maintenance costs;
- 254 (c) annual payments on contracts for projects constructed under Section 73-10-24 or the  
 255 State Water Conservation Program; [~~and~~]
- 256 (d) other money or tax revenues designated by the Legislature to be credited to the  
 257 Water Resources Conservation and Development Fund[-] ; and
- 258 (e) money transferred from the Water Infrastructure Fund in accordance with Subsection  
 259 73-10g-603(1)(f).

260 (2) Money deposited into the Water Resources Conservation and Development Fund shall  
 261 be invested by the state treasurer with interest accruing to the Water Resources  
 262 Conservation and Development Fund, except for payments, if any, necessary to comply  
 263 with Section 148(f), Internal Revenue Code of 1986.

264 (3) A contribution of money, property, or equipment may be received from a political  
 265 subdivision of the state, federal agency, water users' association, or person for use in  
 266 carrying out the purposes of Section 73-10-24.

267 (4) Notwithstanding Subsection (1), the division shall transfer a payment on a loan to the  
 268 Water Infrastructure Restricted Account, created in Section 73-10g-103, if the loan:



269 (a) is issued from the Water Resources Conservation and Development Fund on or after  
270 July 1, 2023; and

271 (b) relates to a project described in Subsection 73-10g-104(4).

272 (5) The Board of Water Resources may direct the transfer of money out of the Water  
273 Resources Conservation and Development Fund to the Water Infrastructure Fund in  
274 accordance with Section 73-10g-107.

275 Section 6. Section **73-10-25.1** is amended to read:

276 **73-10-25.1 . Credit enhancement and interest buy-down agreements.**

277 (1) The Board of Water Resources may enter into credit enhancement agreements with  
278 political subdivisions containing terms and provisions that the board determines will  
279 reasonably improve the security for or marketability of water project obligations  
280 financed using the [~~Water Resources Cities Water Loan Fund created in Section~~  
281 ~~73-10-22 or the~~] Water Resources Conservation and Development Fund created in  
282 Section 73-10-24. Credit enhancement agreements may include provisions for loans to  
283 political subdivisions to pay the costs of obtaining letters of credit or other forms of  
284 insurance or security to provide security for water project obligations.

285 (2) The Board of Water Resources may make loans or grants from [~~the Water Resources~~  
286 ~~Cities Water Loan Fund or~~] the Water Resources Conservation and Development Fund  
287 to political subdivisions for interest buy-down agreements for water development  
288 projects.

289 Section 43. Section **73-10c-4** is amended to read:

290 **73-10c-4 . Credit enhancement and interest buy-down agreements -- Loans or**  
291 **grants -- Hardship grants -- Transfer of money.**

292 (1) On behalf of the state, the Water Quality Board and the Drinking Water Board may each  
293 enter into credit enhancement agreements with political subdivisions containing terms  
294 and provisions that the acting board determines will reasonably improve the security for  
295 or marketability of drinking water and wastewater project obligations, including any of  
296 the following:

297 (a) a term providing security for drinking water and wastewater project obligations, as  
298 provided in Subsection 73-10c-6(2)(b), by agreeing to purchase the drinking water or  
299 wastewater project obligations of, or to make loans to, political subdivisions from a  
300 subaccount of the security fund for the purpose of preventing defaults in the payment  
301 of principal and interest on drinking water and wastewater project obligations;

302 (b) a term making loans to political subdivisions to pay the cost of obtaining:

- 303 (i) letters of credit from banks, savings and loan institutions, insurance companies, or  
304 other financial institutions;
- 305 (ii) municipal bond insurance; or
- 306 (iii) other forms of insurance or security to provide security for drinking water and  
307 wastewater project obligations; and
- 308 (c) a term providing other methods and assistance to political subdivisions that are  
309 reasonable and proper to enhance the marketability of or security for drinking water  
310 and wastewater project obligations.
- 311 (2)(a) The Drinking Water Board and the Water Quality Board may each make loans  
312 from a security fund subaccount to political subdivisions to finance all or part of  
313 drinking water and wastewater project costs by following the procedures and  
314 requirements of Sections 73-10c-4.1 and 73-10c-4.2.
- 315 (b) These loans may only be made after credit enhancement agreements, interest  
316 buy-down agreements, and all other financing alternatives have been evaluated by the  
317 acting board and the board determines those options are unavailable or unreasonably  
318 expensive for the subdivision requesting assistance.
- 319 (c) Loans may be made from the security fund subaccount at interest rates determined by  
320 the board.
- 321 (3)(a) The Drinking Water Board and the Water Quality Board may each make loans or  
322 grants from the security fund to political subdivisions for interest buy-down  
323 agreements for drinking water or wastewater project obligations.
- 324 (b) The Drinking Water Board may make loans or grants from the security account to  
325 political subdivisions for planning for drinking water projects.
- 326 (4)(a) Of the total amount of money annually available to the Drinking Water Board and  
327 Water Quality Board for financial assistance to political subdivisions, at least 10%  
328 shall be allocated by each board for credit enhancement and interest buy-down  
329 agreements.
- 330 (b) The requirement specified in Subsection (4)(a) shall apply only so long as sales and  
331 use tax is transferred to the Utah Wastewater Loan Program Subaccount and  
332 Drinking Water Loan Program Subaccount as provided in Section 59-12-103.
- 333 (5) To the extent money is available in the hardship grant subaccounts of the security fund,  
334 the Drinking Water Board and the Water Quality Board may each make grants to  
335 political subdivisions that meet the drinking water or wastewater project loan  
336 considerations respectively, but whose projects are determined by the granting board to

- 337 not be economically feasible unless grant assistance is provided.
- 338 (6) The Drinking Water and Water Quality Boards may at any time transfer money out of  
 339 their respective hardship grant subaccounts of the security fund to their respective loan  
 340 program subaccounts.
- 341 (7) The Water Quality Board may make a grant from the Hardship Grant Program for  
 342 Wastewater Projects Subaccount created in Subsection 73-10c-5(2)(c) for a nonpoint  
 343 source project as provided by Section 73-10c-4.5 if:
- 344 (a) money is available in the subaccount; and
- 345 (b) the Water Quality Board determines that the project would not be economically  
 346 feasible unless a grant were made.
- 347 (8)(a) The Water Quality Board may direct the transfer of money out of the Water  
 348 Quality Security - Utah Wastewater Loan Program Subaccount created by Subsection  
 349 73-10c-5(2)(a) to the Water Infrastructure Fund in accordance with Section  
 350 73-10g-107.
- 351 (b) The Drinking Water Board may direct the transfer of money out of the Drinking  
 352 Water Security - Drinking Water Loan Program Subaccount created by Subsection  
 353 73-10c-5(3)(a) to the Water Infrastructure Fund in accordance with Section  
 354 73-10g-107.
- 355 Section 45. Section **73-10c-5** is amended to read:
- 356 **73-10c-5 . Water Development Security Fund created -- Water Quality Security**  
 357 **and Drinking Water Security Subaccounts created -- Use -- Revolving loan funds --**  
 358 **Hardship grants.**
- 359 (1) There is established an enterprise fund known as the Water Development Security Fund  
 360 which includes the Water Quality Security Subaccount and the Drinking Water Security  
 361 Subaccount.
- 362 (2) The Water Quality Security Subaccount consists of four subaccounts:
- 363 (a) the Utah Wastewater Loan Program Subaccount, which consists of:
- 364 (i) money appropriated to the subaccount by the Legislature;
- 365 (ii) money received from the repayment of the principal of loans made by the Water  
 366 Quality Board under Sections 73-10c-4 and 73-10c-6 from the Utah Wastewater  
 367 Loan Program Subaccount; ~~and~~
- 368 (iii) money deposited in the subaccount under any other law; and
- 369 (iv) money transferred from the Water Infrastructure Fund in accordance with  
 370 Subsection 73-10g-603(1)(f);

- 371 (b) the Utah State Revolving Fund for Wastewater Projects Subaccount, which consists  
372 of:
- 373 (i) money appropriated to the subaccount by the Legislature;
- 374 (ii) money received from the Utah Wastewater Loan Program Subaccount applied to  
375 meet match requirements for federal funds under 33 [~~U.S.C.A.~~] U.S.C. 1251 et  
376 seq., federal Clean Water Act;
- 377 (iii) money received from the repayment of loans made by the Water Quality Board  
378 under Section 73-10c-4 from the Utah State Revolving Fund for Wastewater  
379 Projects Subaccount;
- 380 (iv) money received from the repayment of loans made by the Water Quality Board  
381 under Section 73-10c-4.5;
- 382 (v) money deposited in the subaccount under any other law;
- 383 (vi) money received under and subject to the restrictions of 33 [~~U.S.C.A.~~] U.S.C.  
384 1251 et seq., federal Clean Water Act, and which is eligible for use in state  
385 revolving loan funds established to meet the requirements of the act; and
- 386 (vii) all investment income derived from money in the Utah State Revolving Fund for  
387 Wastewater Projects Subaccount;
- 388 (c) the Hardship Grant Program for Wastewater Projects Subaccount, which consists of:
- 389 (i) money appropriated to the subaccount by the Legislature;
- 390 (ii) money received as interest payments on loans made by the Water Quality Board  
391 under Sections 73-10c-4 and 73-10c-6, from the Utah Wastewater Loan Program  
392 Subaccount;
- 393 (iii) money deposited in the subaccount under any other law;
- 394 (iv) the Hardship Grant Assessment charged to State Revolving Fund loan recipients;  
395 and
- 396 (v) all investment income derived from money in the Utah Wastewater Loan Program  
397 Subaccount or the Hardship Grant Program for Wastewater Projects Subaccount;  
398 and
- 399 (d) the Water Quality Origination Fee Subaccount, which consists of the origination fee  
400 paid under Section 73-10c-10.
- 401 (3) The Drinking Water Security Subaccount consists of four subaccounts:
- 402 (a) the Drinking Water Loan Program Subaccount, which consists of:
- 403 (i) money appropriated to the subaccount by the Legislature;
- 404 (ii) money received from the repayment of the principal of loans made by the

- 405 Drinking Water Board under Sections 73-10c-4 and 73-10c-6, from the Drinking  
406 Water Loan Program Subaccount; ~~and~~
- 407 (iii) money deposited in the subaccount under any other law; and  
408 (iv) money transferred from the Water Infrastructure Fund in accordance with  
409 Subsection 73-10g-603(1)(f);
- 410 (b) the State Revolving Fund for Drinking Water Projects Subaccount, which consists of:  
411 (i) money appropriated to the subaccount by the Legislature;  
412 (ii) money received from the Utah Drinking Water Loan Program Subaccount and  
413 applied to meet match requirements for federal funds under 42 [~~U.S.C.A.~~] U.S.C  
414 300f et seq., federal Safe Drinking Water Act;  
415 (iii) money received from the repayment of loans made by the Drinking Water Board  
416 under Section 73-10c-4 from the State Revolving Fund for Drinking Water  
417 Projects Subaccount;  
418 (iv) money deposited in the subaccount under any other law;  
419 (v) money received under and subject to the restrictions of 42 [~~U.S.C.A.~~] U.S.C. 300f  
420 et seq., federal Safe Drinking Water Act, and which is eligible for use in state  
421 revolving loan funds established to meet the requirements of the act; and  
422 (vi) all investment income derived from money in the State Revolving Fund for  
423 Drinking Water Projects Subaccount;
- 424 (c) the Hardship Grant Program for Drinking Water Projects Subaccount, which consists  
425 of:  
426 (i) money appropriated to the subaccount by the Legislature;  
427 (ii) money received from interest payments on loans made by the Drinking Water  
428 Board under Sections 73-10c-4 and 73-10c-6, from the Drinking Water Loan  
429 Program Subaccount;  
430 (iii) money deposited in the subaccount under any other law;  
431 (iv) the Hardship Grant Assessment charged to State Revolving Fund loan recipients;  
432 and  
433 (v) all investment income derived from money in the Drinking Water Loan Program  
434 Subaccount or the Hardship Grant Program for Drinking Water Projects  
435 Subaccount; and
- 436 (d) the Drinking Water Origination Fee Subaccount, which consists of the origination  
437 fee paid under Section 73-10c-10.
- 438 (4) State money in the Water Quality Security Subaccount and the Drinking Water Security

- 439 Subaccount may be applied to meet match requirements for federal funds under the  
 440 Clean Water Act, 33 U.S.C. Sec. 1251 et seq. and the Safe Drinking Water Act, 42  
 441 U.S.C. Sec. 300f et seq.
- 442 (5) If the money in the security fund is insufficient for the purposes for which the security  
 443 fund is established, the council shall ask the governor to request the Legislature to  
 444 appropriate additional money to the account.
- 445 (6)(a) The Drinking Water Board and Water Quality Board may use the money in the  
 446 appropriate security fund subaccount only to the extent of the money available in the  
 447 account, for the support of drinking water projects and wastewater projects in  
 448 accordance with the terms of credit enhancement agreements, grant agreements, and  
 449 loan agreements.
- 450 (b) Repayments to the security fund from loans made by the acting board, money  
 451 allocated by the Legislature, and interest accrued on the money shall remain available  
 452 for use by that board for further project funding.
- 453 (c) The Drinking Water Board and Water Quality Board may use the money in the  
 454 origination fee subaccount to administer this chapter.
- 455 (7) Funds received under the Safe Drinking Water Act, 42 U.S.C. Sec. 300f et seq. may be  
 456 used for providing financial assistance to community water systems and nonprofit  
 457 noncommunity water systems as defined and within the limits of that act.

458 Section 1. Section **73-10g-107** is amended to read:

459 **73-10g-107 . Water Infrastructure Fund.**

- 460 (1) There is created an enterprise fund known as the "Water Infrastructure Fund," which is  
 461 referred to in this section as the "fund."
- 462 (2) The fund shall consist of:
- 463 (a) appropriations from the Legislature;
- 464 (b) money from the federal government;
- 465 (c) grants or donations from a person;
- 466 (d) money made available to the state for purposes of water infrastructure projects from  
 467 any source;
- 468 (e) money received for the repayment of loans made from [~~the fund; and~~] the Water  
 469 Resources Cities Water Loan Fund that were issued before May 7, 2025;
- 470 (f) money transferred to the fund under Subsection (5); and  
 471 [~~(f)~~] (g) interest and earnings on the fund.
- 472 (3) The state treasurer shall invest the money in the fund according to Title 51, Chapter 7,

473 State Money Management Act, except that interest or other earnings derived from those  
474 investments shall be deposited into the fund.

475 (4)(a) The Water Development Coordinating Council may use money in the fund to pay  
476 for the costs of administering Part 6, Planning and Prioritization, including staff  
477 directly related to the activities of the Water Development Coordinating Council  
478 under Part 6, Planning and Prioritization.

479 (b) The division may use money in the fund to pay for the costs of the study required by  
480 Section 73-10-39.

481 (c) Fund money may be used~~[to issue loans or grants prioritized]~~ , in accordance with  
482 Section 73-10g-603~~[ ]~~ , to provide money to a relevant agency, as defined in Section  
483 73-10g-601.

484 (5)(a) Each fiscal year beginning with fiscal year 2027, the Division of Finance shall  
485 transfer the money described in this Subsection (5) to the fund at the close of the  
486 fiscal year.

487 (b) The Water Quality Board shall at the close of a fiscal year beginning with fiscal year  
488 2027:

489 (i) determine the amount of money in the Water Quality Security - Utah Wastewater  
490 Loan Program Subaccount, created in Section 73-10c-5, that is in excess of the  
491 money needed to fund loans authorized in the previous fiscal year under the Utah  
492 Wastewater Loan Program;

493 (ii) determine the amount of the money described in Subsection (5)(b)(i) that should  
494 be transferred under this Subsection (5)(b); and

495 (iii) direct the Division of Finance to transfer the amount of money described in  
496 Subsection (5)(b)(ii) to the fund.

497 (c) The Drinking Water Board shall at the close of a fiscal year beginning with fiscal  
498 year 2027:

499 (i) determine the amount of money in the Drinking Water Security - Drinking Water  
500 Loan Program Subaccount, created in Section 73-10c-5, that is in excess of the  
501 money needed to fund loans authorized in the previous fiscal year under the  
502 Drinking Water Loan Program;

503 (ii) determine the amount of the money described in Subsection (5)(c)(i) that should  
504 be transferred under this Subsection (5)(c); and

505 (iii) direct the Division of Finance to transfer the amount of money described in  
506 Subsection (5)(c)(ii) to the fund.

507 (d) The Board of Water Resources shall at the close of a fiscal year beginning with fiscal  
 508 year 2027:

509 (i) determine the amount of money in the Water Resources Conservation and  
 510 Development Fund, created in Section 73-10-24, that is in excess of the sum of the  
 511 money:

512 (A) specified in Subsection 59-12-103(5)(d) for the purposes described in  
 513 Subsection 59-12-103(5)(d); and

514 (B) needed to fund loans or grants authorized in the previous fiscal year under  
 515 Chapter 10, Board of Water Resources - Division of Water Resources;

516 (ii) determine the amount of the money described in Subsection (5)(d)(i) that should  
 517 be transferred under this Subsection (5)(d); and

518 (iii) direct the Division of Finance to transfer the amount of money described in  
 519 Subsection (5)(d)(ii) to the fund.

520 Section 54. Section **73-10g-502** is amended to read:

521 **73-10g-502 . Capital asset management for a water conservancy district.**

522 (1) As a condition of receiving state or federal financing or grants to be used for an  
 523 improvement to a capital asset related to water infrastructure, the governing body of a  
 524 water [~~provider~~] conservancy district shall commit to adopt a capital asset management  
 525 plan.

526 ~~(2)(a) The Drinking Water Board shall make rules, in accordance with Title 63G, Chapter 3,~~  
 527 ~~Utah Administrative Rulemaking Act, to establish the elements of a capital asset~~  
 528 ~~management plan required under Subsection (1) for a water provider that is a retail water~~  
 529 ~~supplier.]~~

530 ~~[(b)]~~ The Board of Water Resources shall make rules, in accordance with Title 63G, Chapter 3,  
 531 Utah Administrative Rulemaking Act, to establish the elements of a capital asset  
 532 management plan required under Subsection (1) for a water provider that is a water  
 533 conservancy district.

534 (3) A qualified water conservancy district, as defined in Section 17B-2a-1010, is not subject  
 535 to this section but shall comply with Section 17B-2a-1010.

536 Section 59. Section **73-10g-502.5** is enacted to read:

537 **73-10g-502.5 . Capital asset management and reserve funding analysis for public**  
 538 **water systems.**

539 (1) As used in this section:

540 (a) "Board" means the Drinking Water Board appointed under Section 19-4-103.



- 541 (b) "Public water system" means the same as that term is defined in Section 19-4-102.
- 542 (c) "Reserve analysis" means a detailed evaluation of a public water system's reserves,
- 543 assessing fund balances and projected future needs to ensure sufficient money is set
- 544 aside to cover repairs, replacements, or restoration of water infrastructure capital
- 545 assets to determine:
- 546 (i) the need for a reserve fund to accumulate reserve money; and
- 547 (ii) the appropriate amount of money in a reserve fund.
- 548 (2) By no later than July 1, 2028, as a condition of receiving state or federal financing or
- 549 grants, the governing body of a public water system that is not a water conservancy
- 550 district shall adopt a capital asset management plan.
- 551 (3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
- 552 Drinking Water Board shall make rules that establish the elements of a capital asset
- 553 management plan for a public water system that is not a water conservancy district.
- 554 (4) By no later than July 1, 2028, as a condition of receiving state or federal financing or
- 555 grants, the governing body of a public water system shall adopt a capital asset reserve
- 556 funding plan that includes:
- 557 (a) an inventory of the major capital assets identified in a reserve analysis that
- 558 reasonably require reserve money;
- 559 (b) a statement of the probable remaining useful life, as of the date of the reserve
- 560 analysis, of each capital asset identified under Subsection (4)(a);
- 561 (c) an estimate of the cost to renew, replace, or upgrade each capital asset identified
- 562 under Subsection (4)(a);
- 563 (d) an estimate of the total annual contribution to a reserve fund necessary to meet the
- 564 costs identified in Subsection (4)(c) during a capital asset's useful life and at the end
- 565 of a capital asset's useful life; and
- 566 (e) a reserve funding plan that:
- 567 (i) recommends how the public water system may fund the costs described in
- 568 Subsection (4)(c), which may include long term financing strategies in addition to
- 569 cash reserves such as municipal bonding when authorized; and
- 570 (ii) does not rely on obtaining grants to fund the reserve fund.
- 571 (5) The governing body of a public water system required to adopt a capital asset reserve
- 572 funding plan under this section shall update the public water system's capital asset
- 573 reserve funding plan every five years.
- 574 (6) The governing body of a public water system required to adopt a capital asset reserve

575 funding plan under this section shall collect money in accordance with the capital asset  
 576 reserve funding plan recommendations described in Subsection (4)(e).

577 (7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the  
 578 Drinking Water Board shall make rules that:

579 (a) provide a process under which the division may monitor a public water system's  
 580 compliance with this section; and

581 (b) impose administrative penalties similar to the penalties imposed under Section  
 582 19-4-109 for failure to comply with this section.

583 Section 27. Section **73-10g-601** is amended to read:

584 **73-10g-601 . Definitions.**

585 As used in this part:

586 (1) "Agency plan" means a water infrastructure plan adopted by a relevant agency.

587 (2) "Executive director" means the executive director of the Department of Natural  
 588 Resources.

589 (3) "Relevant agency" means:

590 (a) the Division of Water Resources;

591 (b) the Division of Drinking Water; and

592 (c) the Division of Water Quality[;] .

593 [~~(d) the Housing and Community Development Division; and]~~

594 [~~(e) the Department of Agriculture and Food.]~~

595 (4) "State council" means the Water Development Coordinating Council created in Sections  
 596 73-10c-3 and 79-2-201.

597 (5) "Utah Watersheds Council" means the Utah Watersheds Council created in Section  
 598 73-10g-304.

599 (6) "Water infrastructure fund money" means money in:

600 (a) the Water Infrastructure Fund, created by Section 73-10g-107[-] ;

601 (b) the Water Quality Security - Utah Wastewater Loan Program Subaccount, created in  
 602 Section 73-10c-5;

603 (c) the Drinking Water Security - Drinking Water Loan Program Subaccount, created in  
 604 Section 73-10c-5;

605 (d) the Water Resources Conservation and Development Fund, created in Section  
 606 73-10-24; or

607 (e) another fund or account administered by a relevant agency:

608 (i) unless use of the money is restricted by federal law; or

609 (ii) except as provided in Section 73-10g-606.

610 Section 35. Section **73-10g-602** is amended to read:

611 **73-10g-602 . Unified water infrastructure plan -- Annual reporting.**

612 (1)(a) The state council shall adopt a unified water infrastructure plan in accordance with  
613 this section by no later than March 1, 2026.

614 (b) The state council shall update the unified water infrastructure plan as needed, but at  
615 least every four years.

616 (c) A relevant agency may request that the state council amend the unified water  
617 infrastructure plan.

618 (2) A unified water infrastructure plan shall:

619 (a) describe water infrastructure projects:

620 (i) needed to maintain the reliable supply of safe and clean water within the state; and

621 (ii) organized in 10-year phases up to at least a 20-year plan;

622 (b) be consistent with the policies, goals, and recommendations of the state water plan;  
623 and

624 (c) be based primarily on agency plans submitted by the relevant agencies.

625 (3) Beginning on June 30, 2025, a relevant agency shall:

626 (a) annually adopt a water infrastructure agency plan that describes and ranks needed  
627 water infrastructure projects under the jurisdiction of the relevant agency;

628 (b) include in the agency plan ranking justifications and descriptions of whether a water  
629 infrastructure project is:

630 (i) ready for construction;

631 (ii) planning for construction; or

632 (iii) a future project;

633 (c) organize an agency plan under this section in 10-year phases up to at least a 20-year  
634 plan; and

635 (d) annually submit the agency plan to the state council by no later than June 30.

636 (4) Before adopting or amending a unified water infrastructure plan, the state council shall  
637 provide a draft of the proposed unified water infrastructure plan to the Utah Watersheds  
638 Council and the Utah Watersheds Council may advise the state council concerning the  
639 unified water infrastructure plan.

640 (5)(a) Beginning September 1, 2024, a relevant agency shall annually prepare a report  
641 and submit it to the state council concerning the funds or accounts that the relevant  
642 agency administers.

- 643 (b) The report required by this Subsection (5) shall provide for the fund or account:
- 644 (i) the balance at the beginning of the fiscal year of the report;
- 645 (ii) revenues received from any source during the fiscal year;
- 646 (iii) the ending balance after the close of the fiscal year; and
- 647 (iv) projected revenues and disbursements for the coming fiscal year.
- 648 (c) The state council shall compile the reports submitted pursuant to this Subsection (5)
- 649 by no later than October 1 and distribute the compiled report to:
- 650 (i) the governor;
- 651 (ii) the Legislative Management Committee;
- 652 (iii) the Natural Resources, Agriculture, and Environment Interim Committee; [~~and~~]
- 653 (iv) the Natural Resources, Agriculture, and Environmental Quality Appropriations
- 654 Subcommittee[-] ; and
- 655 (v) the Legislative Water Development Commission.

656 Section 28. Section **73-10g-603** is amended to read:

657 **73-10g-603 . Ranking and prioritizing water infrastructure projects.**

- 658 (1) The state council, in consultation with the relevant agencies, shall develop a written
- 659 prioritization process for ranking and prioritizing water infrastructure projects that are or
- 660 will be funded by water infrastructure fund money beginning with fiscal year 2027. The
- 661 written prioritization process shall:
- 662 (a) identify water infrastructure projects listed in the unified water infrastructure plan
- 663 described in Section 73-10g-602; [~~and~~]
- 664 (b) establish a process under which an applicant may apply for funding of a water
- 665 infrastructure project listed in the unified water infrastructure plan;
- 666 (c) provide for the assignment by the state council of a water infrastructure project
- 667 application to a relevant agency;
- 668 [~~(b)~~] (d) provide for a relevant agency to rank the water infrastructure projects [identified
- 669 under Subsection (1)(a)-] assigned to the relevant agency under Subsection (1)(c);
- 670 (e) on the basis of the ranking of water infrastructure projects under Subsection (1)(d),
- 671 establish a process for the state council to prioritize water infrastructure projects; and
- 672 (f) establish a process for transferring money from the Water Infrastructure Fund,
- 673 created in Section 73-10g-107, into a fund or account described in Subsection
- 674 73-10g-601(6) to fund water infrastructure projects prioritized by the state council.
- 675 (2) The following shall be included in the written prioritization process under Subsection
- 675a (1):

- 676 (a) subject to Subsection (3), categories of the types of water infrastructure projects  
677 against which other water infrastructure projects are prioritized, including:
- 678 (i) drinking water projects;
  - 679 (ii) wastewater projects;
  - 680 (iii) stormwater projects;
  - 681 (iv) secondary water projects;
  - 682 (v) dam and reservoir projects;
  - 683 (vi) off-farm agriculture projects; and
  - 684 (vii) water reuse projects;
- 685 (b) exclusion of the following types of water infrastructure projects:
- 686 (i) an emergency water infrastructure project; or
  - 687 (ii) a small water infrastructure project that receives less than an amount of water  
688 infrastructure fund money established by rule made by the state council in  
689 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;
- 690 (c) hardship criteria that at a minimum refer to the hardship criteria of the Division of  
691 Drinking Water and the Division of Water Quality;
- 692 (d) criteria related to the public interest, including conservation and the protection of  
693 public health and safety;
- 694 (e) criteria to ensure that the project is adequately designed based on sound engineering  
695 and geologic considerations;
- 696 (f) criteria for ranking or prioritizing a local water infrastructure project based on:
- 697 (i) a local water infrastructure plan that is consistent with this section; and
  - 698 (ii) consultation with local entities about local water infrastructure projects;
- 699 (g) criteria for ranking or prioritizing a water infrastructure project when water  
700 infrastructure fund money will be used to match federal funding;
- 701 (h) a requirement that a person who receives water infrastructure fund money for a water  
702 infrastructure project:
- 703 (i) engage in long-term planning consistent with Section 73-10g-602; and
  - 704 (ii) comply with Section 73-10g-605; and
- 705 (i) any other provision the state council considers appropriate.
- 706 (3) When including categories of types of water infrastructure projects used in the written  
707 prioritization process, the state council shall consider:
- 708 (a) whether to apply percentages of water infrastructure fund money assigned to each  
709 category;

- 710 (b) the size and resources of recipients; and
- 711 (c) the potential purposes of the different types of water infrastructure projects, such as
- 712 agricultural, municipal, or industrial uses.
- 713 (4) In developing the written prioritization process, the state council shall seek and consider
- 714 public comment related to developing the written prioritization process by holding
- 715 public meetings at locations throughout the state in accordance with Title 52, Chapter 4,
- 716 Open and Public Meetings Act.
- 717 (5)(a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
- 718 the state council shall make rules establishing the written prioritization process under
- 719 Subsection (1).
- 720 (b) The state council shall submit a proposed rule to [~~a committee or commission~~
- 721 ~~designated by the Legislative Management Committee]~~ the Legislative Water
- 722 Development Commission for review before taking final action on the proposed rule
- 723 or a proposed amendment to the rule described in this Subsection (5).
- 724 (6) In determining priorities and funding levels of water infrastructure projects, the state
- 725 council shall use the ranked list of water infrastructure projects based on the criteria
- 726 adopted in the written prioritization process under Subsection (1).
- 727 (7) A relevant agency shall annually report to the state council on the status of new water
- 728 infrastructure projects, including water infrastructure projects that are funded by the
- 729 Legislature in an appropriation act.
- 730 (8) For a fiscal year before fiscal year 2027, a relevant agency shall prioritize water
- 731 infrastructure projects within the jurisdiction of the relevant agency and not the state
- 732 council.

733 Section 37. Section **73-10g-604** is amended to read:

734 **73-10g-604 . State council's general duties related to prioritizing -- Reporting --**

735 **Relevant agency actions.**

- 736 (1) The state council shall:
- 737 (a) beginning with fiscal year 2027, determine priorities and funding levels of water
- 738 infrastructure projects for each fiscal year based on [~~ranked~~] the water infrastructure
- 739 projects ranked by relevant agencies under Section 73-10g-603;
- 740 (b) hold public meetings in accordance with Title 52, Chapter 4, Open and Public
- 741 Meetings Act, and otherwise provide for public input on funding of water
- 742 infrastructure projects; and
- 743 (c) make rules in accordance with Title 63G, Chapter 3, Utah Administrative

- 744 Rulemaking Act, necessary to perform the state council's duties related to:
- 745 (i) adopting the unified water infrastructure plan;
- 746 (ii) adopting a written prioritization [~~plan~~] process; and
- 747 (iii) prioritizing and setting funding levels for water infrastructure projects.
- 748 (2)(a) For water infrastructure projects prioritized with funding provided under this title,
- 749 the state council shall annually report, by no later than the October interim meeting of
- 750 the Legislature, to [~~a committee or commission designated by the Legislative~~
- 751 ~~Management Committee~~] the Legislative Water Development Commission:
- 752 (i) a prioritized list of the water infrastructure projects and the funding levels
- 753 available for those water infrastructure projects; and
- 754 (ii) the unfunded water infrastructure projects and maintenance needs within the state.
- 755 (b) The [~~committee or commission designated by the Legislative Management~~
- 756 ~~Committee under Subsection (2)(a)~~] Legislative Water Development Commission
- 757 shall:
- 758 (i) review the prioritized list reported by the state council; and
- 759 (ii) recommend to the Legislature:
- 760 (A) the amount of additional funding to allocate to water infrastructure projects;
- 761 and
- 762 (B) the source of revenue for the additional funding allocation under Subsection
- 763 (2)(b)(ii)(A).
- 764 (3) A relevant agency shall administer money prioritized under this part in a manner
- 765 consistent with this part.
- 766 Section 62. Section **73-10g-605** is amended to read:
- 767 **73-10g-605 . Capital asset management and reserve analysis -- Assistance for**
- 768 **person seeking state funds.**
- 769 (1) As a condition of receiving water infrastructure fund money for a water infrastructure
- 770 project by a loan or grant, a recipient shall:
- 771 (a) conduct a reserve study showing how the recipient shall:
- 772 (i) repay the loan if the recipient receives a loan; and
- 773 (ii) collect money for repair and replacement of the water infrastructure project;
- 774 (b) if the recipient receives a loan, update the reserve study described in Subsection
- 775 (1)(a) every five years or until the loan is repaid; and
- 776 (c) comply with the relevant capital asset management requirements under:
- 777 (i) Section 19-5-202 for a water infrastructure project related to wastewater or sewage

778 infrastructure; [or]  
 779 (ii) Section 73-10g-502 for a water [provider's] conservancy district's, as defined in  
 780 Section 73-10g-501, water infrastructure project that is not described in  
 781 Subsection (1)(c)(i)[-] ; or  
 782 (iii) Section 73-10g-502.5, for a public water system, as defined in Section  
 783 73-10g-502.5, that is not a water conservancy district.

784 (2) A reserve study required under this section shall include:  
 785 (a) a list of the components identified in the reserve analysis that will reasonably require  
 786 reserve funds;  
 787 (b) a statement of the probable remaining useful life, as of the date of the reserve  
 788 analysis, of each component identified in the reserve analysis;  
 789 (c) an estimate of the cost to repair, replace, or restore each component identified in the  
 790 reserve analysis;  
 791 (d) an estimate of the total annual contribution to a reserve fund necessary to meet the  
 792 cost to repair, replace, or restore each component identified in the reserve analysis  
 793 during the component's useful life and at the end of the component's useful life; and  
 794 (e) a reserve funding plan that recommends how the system may fund the annual  
 795 contribution described in Subsection (2)(d).

796 (3) If a person seeking ~~Ĥ~~ → ~~[water infrastructure fund money under this part]~~ state or  
 796a federal financing or grants ← ~~Ĥ~~ establishes a need to  
 797 the satisfaction of a relevant agency, the relevant agency may provide the person:  
 798 (a) water infrastructure fund money to assist the recipient in complying with the  
 799 planning, reserve analysis, and capital asset management requirements of this part ~~Ĥ~~ →  
 799a or Part 5, Capital Assets for Water ← ~~Ĥ~~ ; or  
 800 (b) technical assistance with the planning, reserve analysis, or capital asset management  
 801 requirements of this part ~~Ĥ~~ → or Part 5, Capital Assets for Water ← ~~Ĥ~~ .

802 Section 47. Section **73-10g-606** is enacted to read:

803 **73-10g-606 . Scope of part.**

804 This part does not apply to:

805 (1) the Water Resources Construction Fund created in Section 73-10-8; and  
 806 (2) the Water Infrastructure Restricted Account created in Section 73-10g-103.

807 Section 25. **Repealer.**

808 This bill repeals:

809 Section **73-10-22, Water Resources Cities Water Loan Fund -- Annual appropriation --**



810 **Interest.**

811 Section **73-10g-504, Review and reporting by the Water Development Coordinating**

812 **Council.**

813 Section 70. **Effective Date.**

814 This bill takes effect on May 7, 2025.