1	DIVISION OF WATER RIGHTS AMENDMENTS
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: R. Curt Webb
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions of Title 73, Water and Irrigation, related to conveyance of
10	water rights, use of water evidenced by shares of stock, and water rights appurtenant to
11	land.
12	Highlighted Provisions:
13	This bill:
14	<ul> <li>requires the state engineer to consider a recorded water rights addendum, forwarded</li> </ul>
15	by the county recorder, as a report of water right conveyance;
16	► limits the method of transfer of a right to use water evidenced by shares of stock in
17	a corporation;
18	<ul> <li>requires the state engineer to consider certain documents recorded by a county</li> </ul>
19	recorder as a conveyance of a water right appurtenant to land; and
20	<ul><li>makes technical changes.</li></ul>
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	<b>Utah Code Sections Affected:</b>
26	AMENDS:
27	73-1-10, as last amended by Laws of Utah 2010, Chapter 70



	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section <b>73-1-10</b> is amended to read:
	73-1-10. Conveyance of water rights Deed Exceptions Filing and recording
•	of deed Report of water right conveyance.
	(1) (a) A water right, whether evidenced by a decree, a certificate of appropriation, a
(	diligence claim to the use of surface or underground water, or a water user's claim filed in
g	eneral determination proceedings, shall be transferred by deed in substantially the same
n	nanner as is real estate.
	(b) The deed must be recorded in the office of the recorder of the county where the
p	oint of diversion of the water is located and in the county where the water is used.
	(c) A recorded deed of a water right shall from the time of its recording in the office of
tl	ne county recorder constitute notice of its contents to all persons.
	(d) (i) Beginning July 1, 2011, a deed under Subsection (1)(a) may include a water
ri	ghts addendum as provided in Section 57-3-109.
	(ii) The state engineer shall consider a water rights addendum that is recorded and
f	orwarded to the state engineer by a county recorder, in accordance with Section 57-3-109, as a
S	ubmitted report of water right conveyance under Subsection (3).
	(2) The right to the use of water evidenced by shares of stock in a corporation shall be
t	ransferred in accordance with the procedures applicable to securities set forth in Title 70A,
C	Chapter 8, Uniform Commercial Code - Investment Securities.
	(3) (a) To update water right ownership on the records of the state engineer, a water
ľ	ight owner shall submit a report of water right conveyance to the state engineer.
	(b) The report of water right conveyance shall be on forms provided by the state
E	engineer.
	(c) The report shall be prepared by:
	(i) or prepared under the direction of and certified by, any of the following persons
	licensed in Utah:
	(A) an attorney;
	(B) a professional engineer;

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59	(C) a title insurance producer; or
60	(D) a professional land surveyor; or
61	(ii) the water right owner as authorized by rule of the state engineer.
62	(d) The filing and processing of a report of water right conveyance with the state
63	engineer is neither an adjudication of water right ownership nor an opinion as to title or validity
64	of the water right.
65	(e) The state engineer shall adopt rules that specify:
66	(i) the information required in a report of water right conveyance; and
67	(ii) the procedures for processing the reports.
68	Section 2. Section <b>73-1-11</b> is amended to read:
69	73-1-11. Appurtenant water rights pass to grantee of land Exceptions
70	Conveyance of a portion of irrigated land Right to the use of water evidenced by shares
71	of stock Appurtenant water rights Evidence Where appurtenant Partial
72	conveyances of water and land.
73	(1) (a) A water right appurtenant to land shall pass to the grantee of the land unless the
74	grantor:
75	[(a)] (i) specifically reserves the water right or any part of the water right in the land
76	conveyance document;
77	[(b)] (ii) conveys a part of the water right in the land conveyance document; or
78	[(c)] (iii) conveys the water right in a separate conveyance document prior to or
79	contemporaneously with the execution of the land conveyance document.
80	(b) If a county recorder records a document that conveys a water right appurtenant to
81	land as described in Subsection (1)(a) and relies on the document to maintain a tract index
82	described in Section 17-21-6, the state engineer shall rely on the document as an effective
83	conveyance of a water right appurtenant to land.
84	(2) (a) If the water right has been exercised in irrigating different parcels of land at
85	different times, it shall pass to the grantee of a parcel of land on which the water right was
86	exercised next preceding the time the land conveyance was executed.
87	(b) Subsection (2)(a) applies only to land conveyances executed before May 4, 1998.
88	(3) In any conveyance, the grantee assumes the obligation for any unpaid assessment.
89	(4) (a) The right to the use of water evidenced by shares of stock in a corporation [shall

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90	not be deemed appurtenant to land is not a water right appurtenant to land.
91	(b) On or after May 14, 2013, unless provided otherwise in a corporation's articles of
92	incorporation or bylaws, the right to the use of water evidenced by shares of stock in a
93	corporation shall transfer only as provided in Subsection 73-1-10(2).
94	(5) (a) This Subsection (5) governs land conveyances executed on or after May 4,
95	1998, and has no retrospective operation.
96	(b) For purposes of land conveyances only, a water right evidenced by any of the
97	following documents is appurtenant to land:
98	(i) a decree entered by a court;
99	(ii) a certificate issued under Section 73-3-17;
100	(iii) a diligence claim for surface or underground water filed pursuant to Section
101	73-5-13;
102	(iv) a water user's claim executed for general determination of water rights proceedings
103	conducted pursuant to Title 73, Chapter 4, Determination of Water Rights, or pursuant to
104	Section 73-3-16;
105	(v) an approval for an application to appropriate water issued under Section 73-3-10;
106	(vi) an approval for an application to permanently change the place of use of water
107	issued under Section 73-3-10; or
108	(vii) an approval for an application to exchange water issued under Section 73-3-20.
109	(c) For purposes of land conveyances only, the land to which a water right is
110	appurtenant is the authorized place of use of water as described in the:
111	(i) decree;
112	(ii) certificate;
113	(iii) diligence claim;
114	(iv) water user's claim;
115	(v) approved application to appropriate water;
116	(vi) approved application to permanently change the place of use of water; or
117	(vii) approved exchange application.
118	(d) If a grantor conveys part of the water right in a land conveyance document pursuant
119	to Subsection (1)(b), the portion of the water right not conveyed is presumed to be reserved by
120	the grantor.

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(e) If the land conveyed constitutes only a portion of the authorized place of use for the
water right, the amount of the appurtenant water right that passes to the grantee shall be
proportionate to the conveyed portion of the authorized place of use.

(6) Beginning July 1, 2011, a deed conveying fee simple title to land may include a water rights addendum as provided in Section 57-3-109.

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