UTAH STATE DIGEST

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Sunnie Burningham, Managing Editor

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The Portable Document Format (PDF) version of the *Digest* is the official version. The PDF version of this issue is available at https://rules.utah.gov/. Any discrepancy between the PDF version and other versions will be resolved in favor of the PDF version.

Inquiries concerning the substance or applicability of an administrative rule that appears in the *Digest* should be addressed to the contact person for the rule. Questions about the *Digest* or the rulemaking process may be addressed to: Office of Administrative Rules, PO Box 141007, Salt Lake City, Utah 84114-1007, telephone 801-957-7110. Additional rulemaking information and electronic versions of all administrative rule publications are available at https://rules.utah.gov/.

The *Utah State Digest* summarizes the contents of the *Utah State Bulletin* of the same volume and issue number. The *Digest* is available by e-mail subscription or online. Visit https://rules.utah.gov/for additional information.

Office of Administrative Rules, Salt Lake City 84114

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Utah state digest.

- Semimonthly.

 1. Delegated legislation--Utah--Digests.

 I. Utah. Office of Administrative Rules.

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NOTICES OF PROPOSED RULES

A state agency may file a **Proposed Rule** when it determines the need for a substantive change to an existing rule. With a **Notice of Proposed Rule**, an agency may create a new rule, amend an existing rule, repeal an existing rule, or repeal an existing rule and reenact a new rule. Filings received between <u>February 01, 2025, 12:00 a.m.</u>, and <u>February 14, 2025, 11:59 p.m.</u> are included in this, the <u>March 01, 2025</u>, issue of the *Utah State Digest*.

In this publication, each **PROPOSED RULE** is preceded by a **RULE ANALYSIS**. This analysis provides summary information about the **PROPOSED RULE** including the name of a contact person, anticipated cost impact of the rule, and legal cross-references.

The law requires that an agency accept public comment on **PROPOSED RULES** published in this issue of the *Utah State Digest* until at least <u>March 31, 2025</u>. The agency may accept comment beyond this date and will indicate the last day the agency will accept comment in the **RULE ANALYSIS**. The agency may also hold public hearings. Additionally, citizens or organizations may request the agency hold a hearing on a specific **PROPOSED RULE**. Section 63G-3-302 requires that a hearing request be received by the agency proposing the rule "in writing not more than 15 days after the publication date of the proposed rule."

From the end of the public comment period through <u>July 01, 2025</u>, the agency may notify the Office of Administrative Rules that it wants to make the **Proposed Rule** effective. The agency sets the effective date. The date may be no fewer than seven calendar days after the close of the public comment period nor more than 120 days after the publication date of this issue of the *Utah State Digest*. Alternatively, the agency may file a **Change in Proposed Rule** in response to comments received. If the Office of Administrative Rules does not receive a **Notice of Effective Date** or a **Change in Proposed Rule**, the **Proposed Rule** lapses.

The public, interest groups, and governmental agencies are invited to review and comment on **PROPOSED RULES**. Comment may be directed to the contact person identified on the **RULE ANALYSIS** for each rule.

PROPOSED RULES are governed by Section 63G-3-301, Rule R15-2, and Sections R15-4-3, R15-4-4, R15-4-5a, R15-4-9, and R15-4-10.

The Proposed Rules Begin on the Following Page

NOTIC	CE OF SUBSTANTIVE CHANGE	
TYPE OF FILING: Repeal and Reenact		
Rule or Section Number:	R152-1	Filing ID: 57051

Agency Information

Agency information				
1. Title catchline:	Commerce, Consumer Protection			
Building:	Heber Wells			
Street address:	160 E 300 S			
City, state:	Salt Lake City, UT	Salt Lake City, UT		
Mailing address:	PO Box 146704			
City, state and zip:	Salt Lake City, UT 84114-6704			
Contact persons:				
Name:	Phone: Email:			
Daniel Larsen	801-530-6601 dcprules@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R152-1. Division of Consumer Protection Buyer Beware List Rule

3. Purpose of the new rule or reason for the change:

This rule is being repealed and reenacted in accordance with: H.B. 40, passed in the 2024 General Session, which granted the Division of Consumer Protection (Division) permissive rulemaking authority to create a list of people who violate laws enforced by the Division; a review prompted by Executive Order No. 2021-12; and as a result of the five-year review required by Section 63G-3-305.

4. Summary of the new rule or change:

This rule establishes a public list in accordance with Subsection 13-2-1(3), and the process by which a person may be removed from the public list. The substantive differences between the repealed and reenacted versions of this rule include:

- 1) differences in the cited authority for this rule;
- 2) adding a direct citation to statute for reasons for inclusion on the list; and
- 3) removal of failure to respond to a complaint as a reason for inclusion on the list.

The title of this rule is also being changed to reflect statutory language.

This rule is being repealed and reenacted, rather than simply amended, because the changes necessary to conform to the Rulewriting Manual for Utah and the structure of other Division rules were so extensive that little of the original rule remained.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule is not expected to have any fiscal impact on state government revenues or expenditures beyond what was addressed by the fiscal note to H.B. 40 (2024).

B) Local governments:

This rule is not expected to have any fiscal impact on local governments' revenues or expenditures. It does not create any new requirements local governments must follow, nor does it otherwise constrain local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule is not expected to have any fiscal impact on small businesses beyond what is imposed by Subsection 13-2-1(3), and addressed by the fiscal note to H.B. 40 (2024).

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

This rule is not expected to have any fiscal impact on non-small businesses beyond what is imposed by Subsection 13-2-1(3), and addressed by the fiscal note to H.B. 40 (2024).

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This rule is not expected to have any fiscal impact on persons other than small businesses, non-small businesses, state, or local government entities beyond what was addressed by the fiscal note to H.B. 40 (2024).

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

This rule does not impose compliance costs upon affected persons beyond what was addressed by the fiscal note to H.B. 40 (2024).

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Commerce, Margaret Busse, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Subsection 13-2-1(3) Subsection 13-2-5(1)

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Daniel Larsen, Managing Analyst	Date:	02/14/2025	
designee and title:				

NOTI	CE OF SUBSTANTIVE CHANGE	
TYPE OF FILING: Amendment		
Rule or Section Number:	R277-609	Filing ID: 57047

Agency Information

Agency information				
1. Title catchline:	Education, Admir	Education, Administration		
Building:	Board of Education	on		
Street address:	250 E 500 S			
City, state:	Salt Lake City, U	Salt Lake City, UT		
Mailing address:	PO Box 144200	PO Box 144200		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4200		
Contact persons:				
Name:	Phone:	Email:		
Elisse Newey	801-538-7550	801-538-7550 elisse.newey@schools.utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R277-609. Standards for LEA Discipline Plans and Emergency Safety Interventions

3. Purpose of the new rule or reason for the change:

This rule is being amended due to changes to both Rules R277-608 and R277-609 to include updates from H.B. 14 passed in the 2024 General Session and to outline requirements for school discipline and related policies.

4. Summary of the new rule or change:

The amendments specifically change the title of the rule to "Standards for LEA Discipline Policy" and add an oversight Category 2.

In addition, this amendment updates this rule to remove almost all language regarding Emergency Safety Interventions (ESI) and instead make reference to the ESI policy found in Rule R277-608.

The amendments also remove Section R277-609-3 and other related incorporated document references.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule change is not expected to have fiscal impact on state government revenues or expenditures. These changes are a result of the passage of H.B. 14 (2024). The Utah State Board of Education (USBE) believes that the fiscal impact for the USBE and Local Education Agencies (LEAs) and other entities have been captured in the fiscal note to H.B. 14 (2024) and this rule does not add any additional fiscal impacts.

B) Local governments:

This rule change is not expected to have fiscal impact on local governments' revenues or expenditures. These changes are a result of the passage of H.B. 14 (2024). The USBE believes that the fiscal impact for USBE and LEAs and other entities have been captured in the fiscal note to H.B. 14 (2024) and this rule does not add any additional fiscal impacts.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule change is not expected to have fiscal impact on small businesses' revenues or expenditures. This only affects USBE and LEAs.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There are no non-small businesses in the industry in question, Elementary and Secondary Schools (North American Industry Classification System (NAICS) 611110). Because there are no non-small businesses, they do not account for any service delivery for Elementary and Secondary Schools. Therefore, non-small businesses are not expected to receive increased or decreased revenues per year. This proposed rule change is not expected to have any fiscal impact on non-small businesses' revenues or expenditures because there are no applicable non-small businesses, and it does not require any expenditures of, or generate revenue for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This rule change is not expected to have fiscal impact on revenues or expenditures for persons other than small businesses, businesses, or local government entities. These changes are a result of the passage of H.B. 14 (2024). The USBE believes that the fiscal impact for USBE and LEAs and other entities have been captured in the fiscal note to H.B. 14 (2024) and this rule does not add any additional fiscal impacts.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no compliance costs for affected persons. These changes are a result of the passage of H.B. 14 (2024). The USBE believes that the fiscal impact for USBE and LEAs and other entities have been captured in the fiscal note to H.B. 14 (2024) and this rule does not add any additional fiscal impacts.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The State Superintendent of the Utah State Board of Education, Sydnee Dickson, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule.	If there is also a federal requirement for the rule, provide a
citation to that requirement:	

Article X, Section 3	Subsection 53E-3-401(4)	Subsection 53E-3-501(1)(b)(v)
Section 53E-3-509	Section 53G-8-202	Section 53G-8-702
Section 53G-8-302		

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Elisse Newey, Deputy Superintendent of	Date:	02/14/2025
designee and title:	Policy		

NOTICE OF SUBSTANTIVE CHANGE				
TYPE OF FILING: Amendment				
Rule or Section Number: R277-627 Filing ID: 57048				

Agency Information

1. Title catchline:	Education, Administration		
Building:	Board of Education	1	
Street address:	250 E 500 S		
City, state:	Salt Lake City, UT		
Mailing address:	PO Box 144200		
City, state and zip:	Salt Lake City, UT 84114-4200		
Contact persons:			
Name:	Phone: Email:		
Elisse Newey	801-538-7550 elisse.newey@schools.utah.gov		
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule or section catchline:

R277-627. Early Warning Program

3. Purpose of the new rule or reason for the change:

This rule is being amended to support the Request for Proposal (RFP) process.

4. Summary of the new rule or change:

The amendments specifically include defining an "early warning system" and defining the thresholds as required by statute.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule change is not expected to have fiscal impact on state government revenues or expenditures. In the 2024 General Session, H.B. 84, School Safety Amendments, made it a requirement for all Local Education Agencies (LEAs) to utilize an Early Warning System, whether it be the state provided option through a statewide contract, or another option chosen by the LEA that meets the requirements of the statute.

This rule allows the Utah State Board of Education (USBE) to procure the early warning system state contract. The USBE believes the associated costs were captured in the fiscal note to H.B. 84 (2024) and this rule does not add costs for the USBE, LEAs, or other entities or individuals.

B) Local governments:

This rule change is not expected to have fiscal impact on local governments' revenues or expenditures. In the 2024 General Session, H.B. 84 made it a requirement for all LEAs to utilize an Early Warning System, whether it be the state provided option through a statewide contract, or another option chosen by the LEA that meets the requirements of the statute.

This rule allows the USBE to procure the early warning system state contract. The USBE believes the associated costs were captured in the fiscal note to H.B. 84 (2024) and this rule does not add costs for the USBE, LEAs, or other entities or individuals.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule change is not expected to have fiscal impact on small businesses' revenues or expenditures. This only applies to the USBE and LEAs.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There are no non-small businesses in the industry in question, Elementary and Secondary Schools (North American Industry Classification System (NAICS) 611110). Because there are no non-small businesses, they do not account for any service delivery for Elementary and Secondary Schools. Therefore, non-small businesses are not expected to receive increased or decreased revenues per year. This proposed rule change is not expected to have any fiscal impact on non-small businesses' revenues or expenditures because there are no applicable non-small businesses, and it does not require any expenditures of, or generate revenue for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This rule change is not expected to have fiscal impact on revenues or expenditures for persons other than small businesses, businesses, or local government entities. In the 2024 General Session, H.B. 84 made it a requirement for all LEAs to utilize an Early Warning System, whether it be the state-provided option through a statewide contract, or another option chosen by the LEA that meets the requirements of the statute.

This rule allows the USBE to procure the early warning system state contract. The USBE believes the associated costs were captured in the fiscal note to H.B. 84 (2024) and this rule does not add costs for the USBE, LEAs, or other entities or individuals.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no compliance costs for affected persons. In the 2024 General Session, H.B. 84 made it a requirement for all LEAs to utilize an Early Warning System, whether it be the state provided option through a statewide contract, or another option chosen by the LEA that meets the requirements of the statute.

This rule allows the USBE to procure the Early Warning System state contract. The USBE believes the associated costs were captured in the fiscal note to H.B. 84 (2024) and this rule does not add costs for the USBE, LEAs, or other entities or individuals.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The State Superintendent of the Utah State Board of Education, Sydnee Dickson, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:				
Article X, Section 3 Subsection 53E-3-401(4) Subsection 53F-4-207(2)(d)				
Section 53G-8-702.5				

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:

03/31/2025

Э.	This rule change MAY become effective on:	04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Elisse Newey, Deputy Superintendent of	Date:	02/14/2025
designee and title:	Policy		

NOTICE OF SUBSTANTIVE CHANGE				
TYPE OF FILING: Amendment				
Rule or Section Number: R277-704 Filing ID: 57049				

Agency Information

1. Title catchline:	Education, Administration	
Building:	Board of Education	

Street address:	250 E 500 S	250 E 500 S		
City, state:	Salt Lake City, U	Т		
Mailing address:	PO Box 144200			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4200		
Contact persons:				
Name:	Name: Email:			
Elisse Newey	801-538-7550	801-538-7550 elisse.newey@schools.utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R277-704. Financial and Economic Literacy: Integration into Core Curriculum

3. Purpose of the new rule or reason for the change:

This rule is being amended to bring it into alignment with statute.

4. Summary of the new rule or change:

The amendments specifically include:

- 1) updating definitions,
- 2) adding an oversight "Category 4",
- 3) clarifying professional development provisions, and
- 4) updating language on course standards.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule change is not expected to have fiscal impact on state government revenues or expenditures. The oversight framework categorization is part of the Utah State Board of Education's (USBE's) effort through Rule R277-111 to categorize each rule into an oversight framework category, or to delineate for stakeholders what type of monitoring or oversight is required by the USBE resulting from this rule.

This categorization does not add any requirements or resources in and of itself for the USBE or Local Education Agencies (LEAs). The definition updates and professional development clarifications are a result of S.B. 192 passed in the 2024 General Session. The USBE believes any fiscal impact was captured in the fiscal note to S.B. 192 (2024) and this rule does not add any additional impacts.

B) Local governments:

This rule change is not expected to have fiscal impact on local governments' revenues or expenditures. The oversight framework categorization is part of the USBE's effort through Rule R277-111 to categorize each rule into an oversight framework category, or to delineate for stakeholders what type of monitoring or oversight is required by the USBE resulting from this rule.

This categorization does not add any requirements or resources in and of itself for the USBE or LEAs. The definition updates and professional development clarifications are a result of S.B. 192 (2024). The USBE believes any fiscal impact was captured in the fiscal note to S.B. 192 (2024) and this rule does not add any additional impacts.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule change is not expected to have fiscal impact on small businesses' revenues or expenditures. This rule only applies to LEAs and the USBE.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There are no non-small businesses in the industry in question, Elementary and Secondary Schools (North American Industry Classification System (NAICS) 611110). Because there are no non-small businesses, they do not account for any service delivery for Elementary and Secondary Schools. Therefore, non-small businesses are not expected to receive increased or decreased revenues per year. This proposed rule change is not expected to have any fiscal impact on non-small businesses' revenues or expenditures because there are no applicable non-small businesses, and it does not require any expenditures of, or generate revenue for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

This rule change is not expected to have fiscal impact on revenues or expenditures for persons other than small businesses, businesses, or local government entities. The oversight framework categorization is part of the USBE's effort through Rule R277-111 to categorize each rule into an oversight framework category, or to delineate for stakeholders what type of monitoring or oversight is required by the USBE resulting from this rule.

This categorization does not add any requirements or resources in and of itself for the USBE or LEAs. The definition updates and professional development clarifications are a result of S.B. 192 (2024). The USBE believes any fiscal impacts were captured in the fiscal note to S.B. 192 (2024) and this rule does not add any additional impacts.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no compliance costs for affected persons. The oversight framework categorization is part of the USBE's effort through Rule R277-111 to categorize each rule into an oversight framework category, or to delineate for stakeholders what type of monitoring or oversight is required by the USBE resulting from this rule.

This categorization does not add any requirements or resources in and of itself for the USBE or LEAs. The definition updates and professional development clarifications are a result of S.B. 192 (2024). The USBE believes any fiscal impacts were captured in the fiscal note to S.B. 192 (2024) and this rule does not add any additional impacts.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The State Superintendent of the Utah State Board of Education, Sydnee Dickson, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. citation to that requirement:		If there is also a fed	leral requirement for the rule, provide a	
	Subsection 53F-3-401(4)	Section 53F-3-505		

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:

03/31/2025

9. This rule change MAY become effective on:

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

04/07/2025

Agency Authorization Information

Agency head or	Elisse Newey, Deputy Superintendent of Date:	02/14/2025
designee and title:	Policy	

NOTICE OF SUBSTANTIVE CHANGE		
TYPE OF FILING: Repeal		
Rule or Section Number:	R277-708	Filing ID: 57050

Agency Information

- Igencyc.				
1. Title catchline:	Education, Administration			
Building:	Board of Education	Board of Education		
Street address:	250 E 500 S			
City, state:	Salt Lake City, UT			
Mailing address:	PO Box 144200			
City, state and zip:	Salt Lake City, UT 84114-4200			
Contact persons:	Contact persons:			
Name:	Phone: Email:			
Elisse Newey	801-538-7550 elisse.newey@schools.utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R277-708. Enhancement for At-Risk Students

3. Purpose of the new rule or reason for the change:

This rule is being repealed because this rule is no longer necessary.

4. Summary of the new rule or change:

This rule is being repealed because the Enhancement for At-Risk Students (EARS) program has been discontinued and funding has been merged into the Weighted Pupil Unit (WPU).

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule change is not expected to have fiscal impact on state government revenues or expenditures. The funding and statute for the Enhancement for At-Risk Students program was discontinued by the legislature. The Utah State Board of Education (USBE) believes the fiscal impact were captured by the legislature upon eliminating the program and creating the Students At-Risk Add-on. This repeal does not impact any current programming or activities for the USBE or Local Education Agencies (LEAs).

B) Local governments:

This rule change is not expected to have fiscal impact on local governments' revenues or expenditures. The funding and statute for the Enhancement for At-Risk Students program was discontinued by the legislature. The USBE believes the fiscal impacts were captured by the legislature upon eliminating the program and creating the Students At-Risk Add-on. This repeal does not impact any current programming or activities for the USBE or LEAs.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule change is not expected to have fiscal impact on small businesses' revenues or expenditures. This only affects the USBE and LEAs.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There are no non-small businesses in the industry in question, Elementary and Secondary Schools (North American Industry Classification System (NAICS) 611110). Because there are no non-small businesses, they do not account for any service delivery for Elementary and Secondary Schools. Therefore, non-small businesses are not expected to receive increased or decreased revenues per year. This proposed rule change is not expected to have any fiscal impact on non-small businesses' revenues or expenditures because there are no applicable non-small businesses, and it does not require any expenditures of, or generate revenue for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This rule change is not expected to have fiscal impact on revenues or expenditures for persons other than small businesses, businesses, or local government entities. The funding and statute for the Enhancement for At-Risk Students program was discontinued by the legislature.

The USBE believes the fiscal impacts were captured by the legislature upon eliminating the program and creating the Students At-Risk Add-on. The repeal does not impact any current programming or activities for the USBE or LEAs.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no compliance costs for affected persons. The funding and statute for the Enhancement for At-Risk Students program was discontinued by the legislature. USBE believes the fiscal impacts were captured by the legislature upon eliminating the program and creating the Students At-Risk Add-on. This repeal does not impact any current programming or activities for the USBE or LEAs.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0

Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The State Superintendent of the Utah State Board of Education, Sydnee Dickson, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Article X, Section 3

Section 53F-2-410

Subsection 53E-3-401(4)

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Elisse Newey, Deputy Superintendent of	Date:	02/14/2025
designee and title:	Policy		

NOTICE OF SUBSTANTIVE CHANGE		
TYPE OF FILING: Amendment		
Rule or Section Number:	R307-110-17	Filing ID: 57035

Agency Information

1. Title catchline:	Environmental Quality, Air Quality			
Building:	Multi-Agency State	Multi-Agency State Office Building		
Street address:	195 N 1950 W			
City, state:	Salt Lake City, UT			
Mailing address:	PO Box 144820	PO Box 144820		
City, state and zip:	Salt Lake City, UT	Salt Lake City, UT 84114-4820		
Contact persons:	Contact persons:			
Name:	me: Email:			
Ana Williams	801-536-4153	anawilliams@utah.gov		
Erica Pryor	385-499-3416 epryor1@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R307-110-17. Section IX, Control Measures for Area and Point Sources, Part H, Emission Limits

3. Purpose of the new rule or reason for the change:

The purpose of the amendment to Section R307-110-17 is to amend the Utah State Implementation Plan, Subsections IX.H.11 and IX.H.12 Emission Limits and Operating Practices to comply with the Clean Air Act requirements for Serious PM2.5 nonattainment areas as listed in Title 40 Code of Federal Regulations, Part 51, Subpart Z (40 CFR 51 Subpart Z). Section R307-110-17 incorporates amendments to Subsections IX.H.11 and IX.H.12 into the rule and shall be amended to change the Board adoption date to the anticipated adoption date of the amended plan.

4. Summary of the new rule or change:

This rule amendment is in response to feedback and direction provided by the US Environmental Protection Agency after the original submittal of the Utah Serious PM2.5 nonattainment area State Implementation Plan as adopted by the Utah Air Quality Board on January 2, 2019.

The following rule amendments are proposed:

- 1) additional recordkeeping and reporting requirements under Subsection IX.H.11 General Requirements;
- 2) the removal of source-wide PM2.5, NOx, and SO2 caps for four sources under Subsection IX.H.12 Source-Specific Emission Limitations;
- 3) the addition of new NOx limitations for the same four sources under Subsection IX.H.12 Source-Specific Emission Limitations; and
- 4) minor changes to reflect current process units at two sources under Subsection IX.H.12 Source-Specific Emission Limitations.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule amendment is not expected to create additional costs or savings for the state government. These facilities are already permitted and inspected under existing rules and have existing stack testing requirements in place. Inspectors will be able to confirm compliance as part of normal stack testing processes.

B) Local governments:

This rule amendment is not expected to impact local governments; therefore, no costs or savings are anticipated.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule amendment is not expected to impact small businesses; therefore, no costs or savings are anticipated.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

The Utah Division of Air Quality anticipates that these changes to the proposed rule will impact four non-small businesses. The impacts are described below.

These changes will require new stack testing requirements on 12 emission units located across four non-small businesses. Stack testing costs were calculated based on information submitted to the UDAQ as part of the BACT/BACM process in 2017 for the PM2.5 Serious SIP. Assuming an average of \$5,441 for stack testing costs, and accounting for inflation changes from 2017 to 2025, an average stack testing value of \$7,071.38 was used. Stack tests will be required every three years.

Therefore, for 12 units stack testing every three years across four non-small businesses, the estimated impact will be \$84,856.56 every three years.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This amendment does not apply to persons other than small business, non-small businesses, state, or local government entities; therefore, no additional costs are expected because of these changes.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Compliance costs will consist of additional stack testing for four non-small businesses. The impacts are described below. Compliance costs are estimated at \$84,856.56 every three years for additional stack testing requirements.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$84,856.56	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kim D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide			
citation to that requirement:			
Section 19-6a-1642	Section 19-2-104		

Incorporations by Reference Information

7. Incorporations by Reference:		
A) This rule adds or updates the following title of materials incorporated by references:		
Official Title of Materials Incorporated (from title page)	Section IX, Control Measures for Area and Point Sources, Part H, Emission Limits	
Publisher	Division of Air Quality, Utah Department of Environmental Quality	
Issue Date	05/07/2025	

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

ı	A) Comments will be accepted until:	03/31/2025

B) A public hearing (optional) will be held:		
Date:	Time:	Place (physical address or URL):
03/19/2025	1:30 PM	DAQ Public Hearing for Section R307-110-17 In Person: MASOB 195 N 1950 W, Salt Lake City, UT 84116 First Floor, Air Quality Board Room Virtual Attendance: Time zone: America/Denver Google Meet joining info: Video call link: https://meet.google.com/sjx-deyn-eoy Or dial: (US) +1 443-593-4502 PIN: 142 424 668# More phone numbers: https://tel.meet/sjx-deyn-eoy?pin=1103833114403

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Bryce C. Bird, Director, Division of Air	Date:	01/23/2025
designee and title:	Quality		

NOTICE OF SUBSTANTIVE CHANGE		
TYPE OF FILING: Amendment		
Rule or Section Number:	R307-150	Filing ID: 57036

Agency Information

1. Title catchline:	Environmental Quality, Air Quality				
Building:	Multi-Agency State	Multi-Agency State Office Building			
Street address:	195 N 1950 W	195 N 1950 W			
City, state:	Salt Lake City, UT				
Mailing address:	PO Box 144820				
City, state and zip:	Salt Lake City, UT 84114-4820				
Contact persons:	Contact persons:				
Name:	ame: Phone: Email:				
Greg Mortensen	385-226-6171 gmortensen@utah.gov				
Erica Pryor	385-499-3416 epryor1@utah.gov				
Please address questions regarding information on this notice to the persons listed above.					

General Information

2. Rule or section catchline:	
R307-150. Emission Inventories	

3. Purpose of the new rule or reason for the change:

Rule R307-150 is being updated to reflect what our State and Local Emissions Inventory System (SLEIS) database is capable of.

Ultimately, the Division of Air Quality (DAQ) needs to catch the rule up on Hazardous Air Pollutants (HAPs) to reflect what sources are already reporting and what SLEIS is also already able to do.

Additionally, DAQ is removing the HAPs exemption limits as staff were unable to replicate the calculation methodology employed in the existing rule. SLEIS is now able to automatically populate any HAPs emission factors with standard, well defined methodology, therefore negating the need for exemption limits. This is a much-simplified means for most facilities to report their HAPs emissions.

DAQ staff believe this will also provide more accurate and consistent HAPs data while also streamlining HAPs reporting with criteria pollutants. DAQ is also adding the explicit authority to collect mobile emissions from point sources. Over half of the facilities reporting in SLEIS were already including emissions. This change will allow staff to level the playing field and mandate all facilities to report these emissions. This will result in a more comprehensive point source inventory which can be leveraged for modeling and policy purposes.

Staff is also taking the opportunity to update the sulfur dioxide (SO2) reporting requirements by removing a conflicting statement indicating an erroneous end date for SO2 reporting.

Additionally, other revisions have been made to bring this rule into compliance with EO No. 2021-12.

4. Summary of the new rule or change:

The amendments to Rule R307-150 do the following:

- 1) remove HAPs threshold calculation and HAPs reporting exemptions;
- 2) update SO2 reporting language;
- 3) remove the outdated timeline for SO2 reporting period;
- 4) require mobile emissions reporting by point sources, include the definition of mobile emissions (by modifying reference to 40 CFR 51 to include "which never leave the property");
- 5) add mobile emissions reporting requirement to Sections R307-150-5 and R307-150-6; and
- 6) rule language changes to bring this rule into compliance with EO No. 2021-12.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There are no anticipated costs or savings to the state budget associated with the amendments to Rule R307-150. No additional costs are expected as the automated HAPs enhancement is already included in the current SLEIS maintenance agreement and mobile emissions are already reportable, and reported by many facilities, in SLEIS.

All other changes are administrative language changes for portions of this rule already in effect.

B) Local governments:

If not already reporting, there is a possible workload increase to track mobile source use on a facility. However, there are no or negligible costs anticipated for HAPs reporting due to automated processes for local governments associated with the amendments to Rule R307-150.

C) Small businesses ("small business" means a business employing 1-49 persons):

If not already reporting, there is a possible workload increase to track mobile source use on a facility. However, there are no or negligible costs anticipated for HAPs reporting due to automated processes for small businesses associated with the amendments to Rule R307-150.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

If not already reporting, there is a possible workload increase to track mobile source use on a facility. However, there are no or negligible costs anticipated for HAPs reporting due to automated processes for non-small businesses associated with the amendments to Rule R307-150.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency):

If not already reporting, there is a possible workload increase to track mobile source use on a facility. However, there are no or negligible costs anticipated for HAPs reporting due to automated processes for non-small businesses associated with the amendments to Rule R307-150.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

If not already reporting, there is a possible workload increase to track mobile source use on a facility. However, given that the majority of facilities already report these emissions, there are a limited number of facilities that do not report and these all vary in operational size and the possible mobile equipment operating on each facility is unknown at this time.

Therefore, predicting labor cost (current hourly pay rates are unknown) and possible time needed to determine equipment types to load into the inventory database is unknown due to the potential variability of each operation's mobile quantity and types.

Conversely, workloads costs should be significantly reduced as SLEIS provides the means to input activity data (e.g. fuel use or operating hours, both of which are typically tracked by sources as part of their normal business practices) to calculate emissions. Thus, once the source adds the equipment types and number thereof to SLEIS, they only need to input activity data going forward as SLEIS will carry their equipment type and number from year-to-year.

Removing the HAPs reporting thresholds should have negligible workload increase as SLEIS will automatically calculate HAPs based on the already required activity data for their annual emission inventory reports.

Additionally, there is a strong potential that this will reduce workload for sources as they are already expected to determine if their HAP emissions are above or below the threshold in the current rule which involves a complex calculation for each pollutant.

For smaller sources, it is not uncommon that administrative staff are tasked with submitting the inventory and are confused by these thresholds. This not only expends their time and agency time supporting them but also exposes sources to potential compliance costs if they fail to report a HAP as they guessed or erroneously calculated that they were below the threshold. SLEIS's HAPs auto-calculation capability alleviates this burden and allows sources to simply populate their processes with already-required activity data.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kim D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory aucitation to that requirement:	thority for the rule. If there is also a fe	deral requirement for the rule, provide a
Section 19-6a-1642		

Public Notice Information

A) Comments will be accepted until:		03/31/2025
B) A public hearing (options	ii) wiii be neia:	
Date:	Time:	Place (physical address or URL):
03/19/2025	3:00 PM	DAQ Public Hearing for Rule R307-150 In Person: MASOB 195 N. 1950 W. Salt Lake City, UT 84116 First Floor, Air Quality Board Room Virtual Attendance: Time zone: America/Denver Google Meet joining info Video call link: https://meet.google.com/sjx-deyn-eoy Or dial: (US) +1 443-593-4502 PIN: 142 424 668# More phone numbers: https://tel.meet/sjx-deyn-eoy?pin=1103833114403

9. This rule change MAY become effective on:	04/07/2025
NOTE: The date above is the date the agency anticipates making the	he rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Bryce C. Bird, Director, Division of Air	Date:	01/21/2025
designee and title:	Quality		

NOTICE OF SUBSTANTIVE CHANGE		
TYPE OF FILING: Amendment		
Rule or Section Number:	R313-12	Filing ID: 57041

Agency Information

1. Title catchline:	Environmental Q	Environmental Quality, Waste Management and Radiation Control, Radiation		
Building:	MASOB	MASOB		
Street address:	195 N 1950 W	195 N 1950 W		
City, state:	Salt Lake City, U	Т		
Mailing address:	PO Box 144880	PO Box 144880		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4880		
Contact persons:				
Name:	me: Email:			
Tom Ball	385-454-5574	385-454-5574 tball@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R313-12. General Provisions

3. Purpose of the new rule or reason for the change:

The Division of Waste Management and Radiation Control, Radiation (Division) has been modernizing it's processes for licenses, permits, and registrations. New processes for submission of applications in electronic formats are being created. This amendment updates the rules for submission of electronic documents to better align with the new processes.

4. Summary of the new rule or change:

Changes are being made in Section R313-12-111 to align this rule for submission of electronic documents with new, modern processes for the electronic submission of documents and applications for license, permits, and registrations.

Additionally, the Division has made corrections to formatting, typographical, and other minor errors that exist in this rule.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There may be some small savings for state agencies that have licenses or registrations under the Radiation Control rules related to submitting applications and documents electronically instead of in a hard copy paper format. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for state agencies.

B) Local governments:

There may be some small savings for local governments that have licenses or registrations under the Radiation Control rules related to submitting applications and documents electronically instead of in a hard copy paper format. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

There may be some small savings for small businesses that have licenses or registrations under the Radiation Control rules related to submitting applications and documents electronically instead of in a hard copy paper format. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There may be some small savings for non-small businesses that have licenses or registrations under the Radiation Control rules related to submitting applications and documents electronically instead of in a hard copy paper format. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency):

There may be some small savings for persons other than small businesses, non-small businesses, state or local governments that have licenses or registrations under the Radiation Control rules related to submitting applications and documents electronically instead of in a hard copy paper format. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for persons other than small businesses, non-small businesses, state or local governments.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Because this rule change does not add any new requirements, there will be no additional compliance costs for affected persons who are required to submit applications and documents to the Division to comply with the Radiation Control rules.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kimberly D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 19-3-104

Section 19-6-104

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on: 04/14/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Douglas J. Hansen, Director	Date:	02/13/2025
designee and title:			

NOTICE OF SUBSTANTIVE CHANGE				
TYPE OF FILING: Amendment				
Rule or Section Number: R313-14-3 Filing ID: 57042				

Agency Information

	Agonoy miorination			
1. Title catchline:	Environmental Quality, Waste Management and Radiation Control, Radiation			
Building:	MASOB	MASOB		
Street address:	195 N 1950 W			
City, state:	Salt Lake City, UT	Salt Lake City, UT		
Mailing address:	PO Box 144880	PO Box 144880		
City, state and zip:	Salt Lake City, UT	Salt Lake City, UT 84114-4880		
Contact persons:				
Name: Email:				
Tom Ball	m Ball state and the state of t			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R313-14-3. Definitions

3. Purpose of the new rule or reason for the change:

The term "careless disregard" is used in the definition of willfulness but is not defined in this rule.

4. Summary of the new rule or change:

The definition of "careless disregard" is being added at Subsection R313-14-3(1). This term is used in the definition of willfulness but was not defined itself leaving it open to interpretation. Adding the definition will provide clarity to this rule.

Additionally, the Division of Waste Management and Radiation Control, Radiation has made corrections to formatting, typographical, and other minor errors that exist in this rule.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

It is not anticipated that there will be any cost or savings to the state budget based on this rule change because this rule change does not add or remove any requirements for state agencies.

B) Local governments:

It is not anticipated that there will be any cost or savings to local governments based on this rule change because this rule change does not add or remove any requirements for local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

It is not anticipated that there will be any cost or savings to small businesses based on this rule change because this rule change does not add or remove any requirements for small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

It is not anticipated that there will be any cost or savings to non-small businesses based on this rule change because this rule change does not add or remove any requirements for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency):

It is not anticipated that there will be any cost or savings to persons other than small businesses, non-small businesses, state, or local governments based on this rule change because this rule change does not add or remove any requirements for small businesses, non-small businesses, state, or local governments.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Because this rule change does not add any new requirements, there will be no additional compliance costs for affected persons who are required to comply with the Radiation Control rules.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kimberly D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 19-3-109

Section 19-3-111

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on:

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Douglas J. Hansen, Director	Date:	02/13/2025
designee and title:			

NOTICE OF SUBSTANTIVE CHANGE				
TYPE OF FILING: Amendment				
Rule or Section Number: R313-16 Filing ID: 57043				

Agency Information

1. Title catchline:	Environmental Quality, Waste Management and Radiation Control, Radiation			
Building:	MASOB	MASOB		
Street address:	195 N 1950 W	95 N 1950 W		
City, state:	Salt Lake City, UT	Salt Lake City, UT		
Mailing address:	PO Box 144880			
City, state and zip:	Salt Lake City, UT 84114-4880			
Contact persons:	Contact persons:			
Name:	me: Email:			
Tom Ball	385-454-5574 tball@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R313-16. General Requirements Applicable to the Installation, Registration, Inspection, and Use of Radiation Machines

3. Purpose of the new rule or reason for the change:

The Division of Waste Management and Radiation Control, Radiation (Division) has been modernizing it's processes for licenses, permits, and registrations. New processes for submission of applications in electronic formats are being created.

This amendment updates the rules for submission registration applications for qualified experts to include the new electronic processes. The amendment also includes a change to the time period for qualified experts to submit inspection reports.

4. Summary of the new rule or change:

Changes are being made in Subsections R313-16-293(1) and (2) to include the new electronic application process as a method for an applicant to be a qualified expert to submit an application.

Language is being added to Subsection R313-16-293(2)(h) to allow the director to approve in writing a schedule other than 30 days after an inspection for a qualified expert to submit an inspection report.

Additionally, the Division has made corrections to formatting, typographical, and other minor errors that exist in the rules.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

It is not anticipated that there will be any cost or savings to the state budget due to these amendments because the changes do not add or remove any requirements for state agencies.

B) Local governments:

It is not anticipated that there will be any cost or savings for local governments due to these amendments because the changes do not add or remove any requirements for local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

There may be some small savings for small businesses that have qualified experts working for them. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There may be some small savings for non-small businesses that have qualified experts working for them. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

There may be some small savings for persons other than small businesses, non-small businesses, state, or local government entities that have qualified experts working for them. However, these savings are believed to be small and unmeasurable.

This rule change does not add or remove any requirements for small businesses, non-small businesses, state, or local government entities.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Because this rule change does not add any new requirements, there will be no additional compliance costs for affected persons who are required to submit qualified expert applications and reports to the Division.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kimberly D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide citation to that requirement:				
	Section 19-3-104			

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:

03/31/2025

9. This rule change MAY become effective on:

04/14/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Douglas J. Hansen, Director	Date:	02/13/2025
designee and title:			

NOTICE OF SUBSTANTIVE CHANGE			
TYPE OF FILING: Amendment			
Rule or Section Number:	R313-28	Filing ID: 57044	

Agency Information

		•	
1. Title catchline:	Environmental Quality, Waste Management and Radiation Control, Radiation		
Building:	MASOB		
Street address:	195 N 1950 W		
City, state:	Salt Lake City, UT		
Mailing address:	PO Box 144880		
City, state and zip:	Salt Lake City, UT 84114-4880		
Contact persons:			
Name:	Phone:	Email:	
Tom Ball	385-454-5574	tball@utah.gov	
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule or section catchline:

R313-28. Use of X-Rays in the Healing Arts

3. Purpose of the new rule or reason for the change:

Subsection R313-28-31(5) prohibits the use of portable or mobile equipment unless it is impractical to transfer the patient to a stationary installation.

Historically, it has been the policy of the Division of Waste Management and Radiation Control, Radiation (Division) that registrants can use mobile x-ray equipment as if it were stationary as long as the equipment is used in a room that was designed and constructed for the use of x-ray equipment and as long as the equipment is not moved from the room.

This rule change will make this policy into rule.

4. Summary of the new rule or change:

Language is being added to Subsection R313-28-3(5) to exempt mobile equipment that is used in a room that was constructed in accordance with a shielding design in accordance with Sections R313-28-32 and R313-28-200 and is not moved from room to room from the prohibition for use of mobile equipment contained in this rule.

Additionally, the Division has made corrections to formatting, typographical, and other minor errors that exist in the rule.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

It is not anticipated that there will be any costs to the state budget based on this rule change. Making the Division policy a rule will make it more widely known and could result in registrants purchasing mobile equipment instead of stationary equipment because mobile equipment is cheaper in some cases. This could result in savings, but the cost of x-ray equipment varies widely depending on the type of unit and it's features, making it impractical to determine what the savings may be.

It is also impossible for the Division to determine if any existing or new registrants will decide to use mobile equipment instead of stationary.

B) Local governments:

It is not anticipated that there will be any costs to local governments based on this rule change. Making the Division policy a rule will make it more widely known and could result in registrants purchasing mobile equipment instead of stationary equipment because mobile equipment is cheaper in some cases. This could result in savings, but the cost of x-ray equipment varies widely depending on the type of unit and it's features, making it impractical to determine what the savings may be.

It is also impossible for the Division to determine if any existing or new registrants will decide to use mobile equipment instead of stationary.

C) Small businesses ("small business" means a business employing 1-49 persons):

It is not anticipated that there will be any costs to small businesses based on this rule change. Making the Division policy a rule will make it more widely known and could result in registrants purchasing mobile equipment instead of stationary equipment because mobile equipment is cheaper in some cases. This could result in savings, but the cost of x-ray equipment varies widely depending on the type of unit and it's features, making it impractical to determine what the savings may be.

It is also impossible for the Division to determine if any existing or new registrants will decide to use mobile equipment instead of stationary.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

It is not anticipated that there will be any costs to non-small businesses based on this rule change. Making the Division policy a rule will make it more widely known and could result in registrants purchasing mobile equipment instead of stationary equipment because mobile equipment is cheaper in some cases. This could result in savings, but the cost of x-ray equipment varies widely depending on the type of unit and it's features, making it impractical to determine what the savings may be. It is also impossible for the Division to determine if any existing or new registrants will decide to use mobile equipment instead of stationary.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

It is not anticipated that there will be any costs to persons other than small businesses, non-small businesses, state, or local governments based on this rule change. Making the Division policy a rule will make it more widely known and could result in registrants purchasing mobile equipment instead of stationary equipment because mobile equipment is cheaper in some cases. This could result in a savings, but the cost of x-ray equipment varies widely depending on the type of unit and it's features making it impractical to determine what the savings may be.

It is also impossible for the Division to determine if any existing or new registrants will decide to use mobile equipment instead of stationary.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Because this rule change does not add any new requirements, there will be no additional compliance costs for affected persons who are required to comply with the Radiation Control rules.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kimberly D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 19-3-104

Section 19-6-107

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until:

03/31/2025

9. This rule change MAY become effective on:

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

04/14/2025

Agency Authorization Information

Agency head or	Douglas J. Hansen, Director	Date:	02/13/2025
designee and title:			

NOTICE OF SUBSTANTIVE CHANGE			
TYPE OF FILING: Amendment			
Rule or Section Number:	R313-30	Filing ID: 57045	

Agency Information

1. Title catchline:	Environmental Quality, Waste Management and Radiation Control, Radiation
Building:	MASOB
Street address:	195 N 1950 W
City, state:	Salt Lake City, UT

Mailing address:	PO Box 144880	PO Box 144880		
City, state and zip:	Salt Lake City, UT	Salt Lake City, UT 84114-4880		
Contact persons:				
Name:	Phone:	Email:		
Tom Ball	385-454-5574	tball@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R313-30. Therapeutic Radiation Machines

3. Purpose of the new rule or reason for the change:

The purpose of these changes is to update, clarify, and remove outdated training requirements for External Beam Radiation Therapy Authorized Users.

4. Summary of the new rule or change:

The words, "for review and approval" are being added in Subsection R313-30-3(3)(b)(iv) to make it clear that applications must be approved by the Director after being submitted.

Subsection R313-30-3(b)(v) is being added to make it clear that individuals who satisfy the requirements of Subsection R313-30-3(a) and (b) are not required to submit an application to the Director.

The phrase "After December 31, 1994" is being removed from Subsection R313-30-3(3)(c) because this date is past and is no longer relevant to the rule. Additional language is being added to Subsection R313-30-3(3)(c) to clarify that a physician must comply with one of the two requirements in the rule before acting as an authorized user.

Subsection R313-30-3(3)(e) and Subsection R313-30-3(3)(f) are being deleted from the rules because they are outdated and no longer relevant.

Subsection R313-30-3(8) is being reworded to make the rule more clear.

Additionally, the Division of Waste Management and Radiation Control, Radiation has made corrections to formatting, typographical, and other minor errors that exist in the rules.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

It is not anticipated that there will be any cost or savings to the state budget based on this rule change because this rule change does not add any new requirements for state agencies and the language being removed is outdated and therefore, are not being complied with by any state agencies.

B) Local governments:

It is not anticipated that there will be any cost or savings to the local governments based on this rule change because this rule change does not add any new requirements for local governments and the language being removed is outdated and therefore, are not being complied with by any local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

It is not anticipated that there will be any cost or savings to small businesses based on this rule change because this rule change does not add any new requirements for small businesses and the language being removed is outdated and therefore, are not being complied with by any small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

It is not anticipated that there will be any cost or savings to any non-small businesses based on this rule change because this rule change does not add any new requirements for non-small businesses and the language being removed is outdated and therefore, are not being complied with by any non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

It is not anticipated that there will be any cost or savings to persons other than small businesses, non-small businesses, state, or local governments based on this rule change because this rule change does not add any new requirements for persons other than small businesses, non-small businesses, state, or local governments and the language being removed is outdated and therefore, are not being complied with by any persons other than small businesses, non-small businesses, state, or local governments.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Because this rule change does not add any new requirements there will be no additional compliance costs for affected persons who are required to comply with the Radiation Control rules.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kimberly D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 19-3-104

Public Notice Information

- **8. The public may submit written or oral comments to the agency identified in box 1.** (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)
- A) Comments will be accepted until:

03/31/2025

9. This rule change MAY become effective on: 04/14/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Douglas J. Hansen, Director	Date:	02/13/2025
designee and title:			

	NOTICE OF SUBSTANTIVE CH	ANGE
TYPE OF FILING: Amendment		
Rule or Section Number:	R313-35	Filing ID: 57046

Agency Information

1. Title catchline:	Environmental Quality, Waste Management and Radiation Control, Radiation			
Building:	MASOB	MASOB		
Street address:	195 N 1950 W			
City, state:	Salt Lake City, U	Т		
Mailing address:	PO Box 144880	PO Box 144880		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4880		
Contact persons:				
Name:	Phone: Email:			
Tom Ball	385-454-5574 tball@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R313-35. Requirements for X-Ray Equipment Used for Non-Medical Applications

3. Purpose of the new rule or reason for the change:

The purpose of these changes is to add definitions to this rule and update and clarify this rule for veterinary x-ray systems that have not been updated since they were originally written in 1997.

X-ray technology has advanced significantly since the late 1990's and veterinarians are now using the same equipment that is used on humans.

4. Summary of the new rule or change:

The following definitions are being added in Section R313-35-2: Computed tomography, CT, fluoroscopic imaging assembly, mobile x-ray equipment, portable x-ray equipment, protective apron, protective barrier, scattered radiation, stationary x-ray equipment, useful beam, and x-ray equipment. To ensure consistency the majority of these definitions refer to the section of the rules where the definition already exists.

Subsection R313-35-110(1)(g) is being added to the rule to make it clear that x-ray equipment designed for human exams that is being used for veterinary exams must be FDA approved for use in the United States.

Subsection R313-35-110(1)(h) is being added to the rules to provide the Director of the Division of Waste Management and Radiation Control, Radiation (Division) with the authority to order users not in compliance with Subsection R313-35-110(1)(g) to stop using the equipment.

Subsection R313-35-110(2) requires structural shielding for stationary x-ray systems. Subsection R313-35-110(2)(a) is being added to require the shielding design that is done for the structural shielding for rooms where CT and fluoroscopic units are used to be submitted to the Director for review as it is for shielding designs done for human medical facilities using these types of equipment.

Additional language is being added to Subsection R313-35-110(3) to make it clear that registrants are responsible for directing the operation of their x-ray equipment ensuring that the requirements of the rules under Subsection R313-35-110(3) are met.

Subsections R313-35-110(3)(e) through (g) are being added to ensure that individuals operating x-ray equipment in a veterinary setting are trained and have the same levels of protection as those in human medical settings. These requirements already exist in Rule R313-15, adding them here just clarifies that veterinarians must comply with the radiation safety requirements like all other users of x-ray equipment.

Subsection R313-35-110(4) is being added to require veterinary registrants to maintain certain information regarding their x-ray equipment.

Subsection R313-35-110(5) is being added to make it clear that veterinarians using hand-held x-ray equipment to provide protection to members of the public equivalent to what is required for members of the public in human medical facilities. These requirements already exist in Rule R313-15, adding them here just clarifies that veterinarians must comply with the radiation safety requirements like all other users of x-ray equipment.

Section R313-35-111 requires veterinary x-ray systems to have a warning label and sets a leakage level for the amount of leakage radiation allowed.

Section R313-35-112 requires veterinarians using fluoroscopic x-ray systems to comply with the same requirements as are required for facilities using this equipment for human exams.

Additionally, the Division has made corrections to formatting, typographical, and other minor errors that exist in the rule.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

It is not anticipated that there will be any cost or savings to the state budget based on these rule changes because these rule changes either are just clarifying existing requirements or adding requirements that are administrative in nature and should not add any measurable costs or savings for state agencies.

B) Local governments:

It is not anticipated that there will be any cost or savings to local governments based on these rule changes because these rule changes either are just clarifying existing requirements or adding requirements that are administrative in nature and should not add any measurable costs or savings for local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

It is not anticipated that there will be any cost or savings for small businesses based on these rule changes because these rule changes either are just clarifying existing requirements or adding requirements that are administrative in nature and should not add any measurable costs or savings for small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

It is not anticipated that there will be any cost or savings for non-small businesses based on these rule changes because these rule changes either are just clarifying existing requirements or adding requirements that are administrative in nature and should not add any measurable costs or savings for non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

It is not anticipated that there will be any cost or savings for persons other than small businesses, non-small businesses, state or local governments based on these rule changes because these rule changes either are just clarifying existing requirements or adding requirements that are administrative in nature and should not add any measurable costs or savings for persons other than small businesses, non-small businesses, state or local governments.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Because these rule changes are either clarifying existing requirements or adding requirements that are administrative in nature, there will be no additional compliance costs for affected persons who are required to comply with the Radiation Control rules.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kimberly D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 19-3-104

Section 19-6-107

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on:

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Douglas J. Hansen, Director	Date:	02/13/2025
designee and title:			

	NOTICE OF SUBSTANTIVE	CHANGE	
TYPE OF FILING: Amendment			
Rule or Section Number:	R501-1-9	Filing ID: 57032	

Agency Information

• • • • • • • • • • • • • • • • • • • •				
1. Title catchline:	Health and Human Services, Human Services Program Licensing			
Building:	Multi-Agency State	Multi-Agency State Office Building		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Contact persons:				
Name:	Phone: Email:			
Florencia Schapira	801-803-4618	ffschapira@utah.gov		
Janice Weinman	385-321-5586 jweinman@utah.gov			
Mariah Noble	385-214-1150 mariahnoble@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R501-1-9. Residential Program Additional Facilities and Safety Requirements

3. Purpose of the new rule or reason for the change:

Based on feedback from stakeholders and the Rules Review and General Oversight Committee, the Department of Health and Human Services has determined it is necessary to update Subsection R501-1-9(5).

4. Summary of the new rule or change:

This filing updates wording in Subsection R501-1-9(5) to allow residential licensees more flexibility in the use of alternate sleeping arrangements other than a client's assigned bedroom.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There is no anticipated fiscal impact to the state budget as a result of this filing, as the filing's change only applies to residential licensees and clients.

B) Local governments:

There is no anticipated fiscal impact to local governments as a result of this filing, as the filing's change only applies to residential licensees and clients.

C) Small businesses ("small business" means a business employing 1-49 persons):

There is no anticipated fiscal impact to small businesses as a result of this filing, as this filing allows small business residential licensees greater flexibility in the use of alternate sleeping arrangements other than a client's assigned bedroom but does not require that licensees change existing processes.

Any potential cost or savings is inestimable because it is impossible to know to what extent small business residential licensees will alter processes as a result of this filing and what associated fiscal impact those changes would have.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There is no anticipated fiscal impact to non-small businesses as a result of this filing, as this filing allows non-small business residential licensees greater flexibility in the use of alternate sleeping arrangements other than a client's assigned bedroom but does not require that licensees change existing processes.

Any potential cost or savings is inestimable because it is impossible to know to what extent non-small business residential licensees will alter processes as a result of this filing and what associated fiscal impact those changes would have.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

There is no anticipated direct fiscal impact to other persons as a result of this filing, as this filing allows residential licensees greater flexibility in the use of alternate sleeping arrangements other than a client's assigned bedroom but does not require that licensees change existing processes.

Any potential indirect cost or savings is inestimable because it is impossible to know to what extent any changes that residential licensees make will alter processes as a result of this filing and what associated fiscal impact those changes would indirectly have on clients.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no anticipated compliance costs for affected persons as a result of this filing, as this filing allows residential licensees greater flexibility in the use of alternate sleeping arrangements other than a client's assigned bedroom but does not require that licensees change existing processes.

Any potential costs are inestimable because it is impossible to know to what extent residential licensees will alter processes as a result of this filing and what associated fiscal impact those changes would have.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Health and Human Services, Tracy S. Gruber, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Section 26B-2-104

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

Δ	Comments	will be	accepted unt	fil.
M,	Comments	will be	accepted un	ui.

03/31/2025

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Tracy S. Gruber, Executive Director	Date:	01/25/2025
designee and title:			

	NOTICE OF SUBSTANTIVE CHANGE	
TYPE OF FILING: Amendment		
Rule or Section Number:	R614-1-4	Filing ID: 57039

Agency Information

		-		
1. Title catchline:	Labor Commission	Labor Commission, Occupational Safety and Health		
Building:	Heber M. Wells E	Building		
Street address:	160 E 300 S			
City, state:	Salt Lake City, U	Т		
Mailing address:	PO Box 146600	PO Box 146600		
City, state and zip:	Salt Lake City U	Salt Lake City UT 84114-6600		
Contact persons:				
Name:	Phone:	Email:		
Holly Lawrence	801-530-6494	hlawrence@utah.gov		
Floyd Johnson	801-530-6898	801-530-6898 fjohnsion@utah.gov		
Chris Hill	801-530-6113	801-530-6113 chill@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R614-1-4. Incorporation of Federal Standards

3. Purpose of the new rule or reason for the change:

The purpose of this amendment to Utah's Occupational Safety and Health (UOSH) rules is to:

- 1) incorporate the most recent edition of the Code of Federal Regulations (CFR); and
- 2) correct several inadvertent errors in the Hazard Communication Standard (HCS), 29 CFR 1910.1200, that were published in the Federal Register on May 20, 2024.

The federal Occupational Safety and Health Administration (OSHA) identified several errors in the regulatory text and appendices to the HCS which pertain to the classification of hazardous chemicals and information presented on labels and Safety Data Sheets (SDSs). These errors, although minor and primarily typographical in nature, should be addressed expeditiously to avoid confusion or unnecessary costs in the regulated community due to incorporation of errors on labels and SDSs.

4. Summary of the new rule or change:

The proposed amendments are:

- 1) Federal Register Vol. 89, No. 196, Wednesday, October 9, 2024, Rules and Regulations, pages 81829 to and including 81836, "Hazard Communication Standard; Final Rule correction and technical amendment," is incorporated by reference.
- a) OSHA inadvertently misnumbered portions of paragraph (d) in the HCS final rule, resulting in erroneous cross-references in other areas of the HCS. To ensure that the regulatory text is clear and consistent with OSHA's intent, OSHA rearranged and renumbered 29 CFR 1910.1200(d)(1) by incorporating the text currently designated as (d)(1)(ii) into (d)(1) and renumbering the provisions currently designated as (d)(1)(i)(A) and (d)(1)(i)(B) to (d)(1)(i) and (d)(1)(ii), respectively.

- b) A phrase regarding transmission of labels by electronic or other technological means was inadvertently included in paragraph (f)(11). OSHA did not intend to include this phrase in paragraph (f)(11) and therefore removed it.
- c) OSHA corrected text in 29 CFR 1910.1200 appendices to align with the HCS preamble and updated label elements in appendix C to conform with the Globally Harmonized System of Classification and Labelling of Chemicals (GHS).
- 2) Incorporates, by reference, the July 1, 2024, edition, of 29 CFR 1904 (except 29 CFR 1904.36 and the workplace fatality, injury and illness reporting requirements found in 29 CFR 1904.1, 1904.2, 1904.7 and 1904.39); 29 CFR 1908; 29 CFR 1910.6 and 1910.21 through the end of part 1910; and 29 CFR 1926.6 and 1926.20 through the end of part 1926.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

UOSH's enforcement of the proposed amendment will not result in additional costs or savings to the state budget.

Changes to the HCS include correction of errors in the regulatory text and appendices which pertain to the classification of hazardous chemicals and information presented on labels and SDSs. These errors are minor and primarily typographical in nature.

B) Local governments:

Local governments have no administration or enforcement obligations under the proposed amendment.

Changes to the HCS include correction of errors in the regulatory text and appendices which pertain to the classification of hazardous chemicals and information presented on labels and SDSs. These errors are minor and primarily typographical in nature.

C) Small businesses ("small business" means a business employing 1-49 persons):

Changes to the HCS will not result in costs or savings to small businesses.

Changes include correction of errors in the regulatory text and appendices which pertain to the classification of hazardous chemicals and information presented on labels and SDSs. These errors are minor and primarily typographical in nature.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

Changes to the HCS will not result in costs or savings to non-small businesses.

Changes include correction of errors in the regulatory text and appendices which pertain to the classification of hazardous chemicals and information presented on labels and SDSs. These errors are minor and primarily typographical in nature.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency):

Changes to the HCS will not result in costs or savings to persons other than small businesses, non-small businesses, state, or local government entities.

Changes include correction of errors in the regulatory text and appendices which pertain to the classification of hazardous chemicals and information presented on labels and SDSs. These errors are minor and primarily typographical in nature.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

Changes to the HCS will not result in compliance costs or savings for affected persons.

Changes include correction of errors in the regulatory text and appendices which pertain to the classification of hazardous chemicals and information presented on labels and SDSs. These errors are minor and primarily typographical in nature.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Commissioner of the Labor Commission, Jaseson R Maughan, has reviewed and approved the regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:

Title 34A, Chapter 6

Incorporations by Reference Information

·		
7. Incorporations by Reference:		
A) This rule adds or updates the following title of materials incorporated by references:		
Official Title of Materials Incorporated (from title page) Federal Register Vol. 89, No. 196		
Publisher	US Government	
Issue Date	October 9, 2024	

B) This rule adds or updates the following title of materials incorporated by references:		
Official Title of Materials Incorporated (from title page)		
Publisher	US Government	
Issue Date	July 1, 2024	

C) This rule adds or updates the following title of materials incorporated by references:			
Official Title of Materials Incorporated (from title page)	29 CFR 1910.6		
Publisher	US Government		
Issue Date	July 1, 2024		

D) This rule adds or updates the following title of materials incorporated by references:		
Official Title of Materials Incorporated (from title page) 29 CFR 1910.21 through the end of part 1910		
Publisher	US Government	
Issue Date	July 1, 2024	

E) This rule adds or updates the following title of materials incorporated by references:		
Official Title of Materials Incorporated (from title page) 29 CFR 1926.6		
Publisher	US Government	
Issue Date	July 1, 2024	

F) This rule adds or updates the following title of materials incorporated by references:			
Official Title of Materials Incorporated (from title page)			
Publisher	US Government		
Issue Date	July 1, 2024		

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 04/01/2025

9. This rule change MAY become effective on: 04/08/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or designee and title:	Jaceson R. Maughan, Commissioner	Date:	02/12/2025

NOTICE OF SUBSTANTIVE CHANGE				
TYPE OF FILING: New				
Rule or Section Number:	R765-130	Filing ID: 57040		

Agency Information

1. Title catchline:	Higher Education (Utah Board of), Administration			
Building:	Utah Board of Higl	Utah Board of Higher Education Building, The Gateway		
Street address:	60 S 400 W	60 S 400 W		
City, state	Salt Lake City, UT 84101			
Contact persons:				
Name:	Phone: Email:			
Hilary Renshaw	801-646-4784 Hilary.renshaw@ushe.edu			
Alison Adams	801-646-4784 Alison.adams@ushe.edu			
Geoffrey T. Landward	801-646-4784 Glandward@ushe.edu			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R765-130. Equal Opportunity Initiatives

3. Purpose of the new rule or reason for the change:

This rule is being adopted based on requirements in H.B. 261 passed in the 2024 General Session. Subsections 53B-1-116(10), 53B-1-117(8), and 53B-1-118(16) require the Utah Board of Higher Education to make rules to establish procedures for accepting complaints against an institution of higher education for violations of statutory prohibitions on submissions, trainings, or discriminatory practices as outlined in Utah law.

4. Summary of the new rule or change:

This rule outlines compliance obligations and establishes a procedure for accepting and processing an individual's complaint against a Utah System of Higher Education institution for an alleged violation of Sections 53B-1-116, 53B-1-117, and 53B-1-118. This rule is authorized by Title 63G, Chapter 3.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This rule does not impact the state budget.

The Office of the Commissioner of Higher Education is responsible for fulling the requirements in this rule and is the only state budget that may be affected by the requirements in this rule. The Office of the Commissioner of Higher Education does not need to hire additional staff or spend additional funds to establish procedures and comply with the procedures for accepting complaints against an institution for violations of statutory prohibitions on submissions, trainings, or discriminatory practices.

B) Local governments:

This rule does not impact local governments.

Local governments are not impacted by the requirements in this rule and therefore, the rule will not result in direct expenditures for local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

This rule does not impact small businesses.

The fiscal note on H.B. 261 (2024) stated that "enactment of this legislation likely will not result in direct expenditures from tax or fee changes for Utah residents and businesses."

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

This rule does not impact non-small businesses. Non-small businesses are not impacted by the requirements in this rule and therefore, the rule will not result in direct expenditures for non-small businesses.

The fiscal note on H.B. 261 (2024) stated that "enactment of this legislation likely will not result in direct expenditures from tax or fee changes for Utah residents and businesses."

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This rule does not impact persons other than small businesses, non-small businesses, state, or local government entities.

The fiscal note on H.B. 261 (2024) stated that "enactment of this legislation likely will not result in direct expenditures from tax or fee changes for Utah residents and businesses."

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

This rule does not impose compliance costs for affected persons.

The Office of the Commissioner of Higher Education is responsible for fulling the requirements of this rule and is the only state budget that may be affected by the requirements in this rule. The Office of the Commissioner of Higher Education does not need to hire additional staff or spend additional funds to establish procedures and comply with the procedures for accepting complaints against an institution for violations of statutory prohibitions on submissions, trainings, or discriminatory practices. Therefore, this rule will not cost any state entity additional funds to implement.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Utah Commissioner of Higher Education, Geoffrey Landward, has reviewed this regulatory impact analysis and determined this to be reasonable.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:			
Title 63G, Chapter 3	Section 53B-1-118	Section 53B-1-117	
Section 53B-1-116			

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on:	04/07/2025
NOTE: The date above is the date the agency anticipates making	the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Alison Adams, Board Secretary and	Date:	02/12/2025
designee and title:	Designee		

NOTICE OF SUBSTANTIVE CHANGE			
TYPE OF FILING: Amendment			
Rule or Section Number: R907-80 Filing ID: 57037			

Agency Information

1. Title catchline:	Transportation, Administration		
Building:	Calvin Rampton		
Street address:	4501 S 2700 W		
City, state:	Taylorsville, UT		
Contact persons:	Contact persons:		
Name:	Phone: Email:		
Leif Elder	801-580-8296	lelder@utah.gov	
Marlene Galindo	801-965-4026 Mgalindo1@utah.gov		
James Godin	801-573-7181 jamesjgodin@agutah.gov		
ori Edwards 385-341-3414 loriedwards@agutah.gov			
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule or section catchline:

R907-80. Disposition of Surplus Land

3. Purpose of the new rule or reason for the change:

Section R907-80-5 provides a procedure for giving notice to the relevant local government before selling surplus property at an auction.

The proposed changes would establish a more defined process for cities and counties to express an interest in a property and eventually purchase it from the Utah Department of Transportation (UDOT).

The current process does not provide clear deadlines or require any sort of tangible commitment, which has led to properties remaining in limbo for years.

4. Summary of the new rule or change:

The proposed changes set forth the following process:

- 1) UDOT provides notice that property will be sold,
- 2) local government has 60 days to enter into a purchase agreement with UDOT,
- 3) provide 3% refundable earnest money,
- 4) agree to complete purchase within 180 days,
- 5) local government may extend purchase agreement for an additional 180 days,
- 6) one-time extension.
- 7) provide 5% nonrefundable earnest money, and
- 8) if the local government does not purchase the property, UDOT may sell it at a public auction.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This amendment outlines a notice procedure for selling surplus property at an auction, and that notice procedure does not introduce any cost or savings to state budgets.

B) Local governments:

This amendment outlines a notice procedure for selling surplus property at an auction, and that notice procedure does not introduce any cost or savings to local governments.

C) Small businesses ("small business" means a business employing 1-49 persons):

This amendment outlines a notice procedure for selling surplus property at an auction, and that notice procedure does not introduce any cost or savings to small businesses.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

This amendment outlines a notice procedure for selling surplus property at an auction, and that notice procedure does not introduce any cost or savings to non-small businesses.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

This amendment outlines a notice procedure for selling surplus property at an auction, and that notice procedure does not introduce any cost or savings to other persons.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There are no anticipated compliance costs for affected persons because this change only imposes notice obligations on UDOT, and not any monetary obligations on the public, e.g., fees, etc.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Transportation, Carlos M. Braceras, PE, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a
citation to that requirement:

Section 72-5-111	Section 72-5-117	Section 72-5-404
Section 78B-6-520.3	Section 78B-6-521	

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until: 03/31/2025

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Carlos M. Braceras, PE, Executive	Date:	02/07/2025
designee and title:	Director		

End of the Notices of Proposed Rules Section

NOTICES OF CHANGES IN PROPOSED RULES

After an agency has published a **Proposed Rule** in the *Utah State Bulletin*, it may receive comment that requires the **Proposed Rule** to be altered before it goes into effect. A **Change in Proposed Rule** allows an agency to respond to comments it receives.

As with a **Proposed Rule**, a **Change in Proposed Rule** is preceded by a **Rule Analysis**. This analysis provides summary information about the **Change in Proposed Rule** including the name of a contact person, anticipated cost impact of the rule, and legal cross-references.

While the law does not designate a comment period for a **Change in Proposed Rule**, it does provide for a 30-day waiting period. An agency may accept additional comments during this period and, at its option, may designate a comment period or may hold a public hearing. The 30-day waiting period for **Changes in Proposed Rules** published in this issue of the *Utah State Digest* ends <u>March 31, 2025</u>.

From the end of the 30-day waiting period through <u>July 01, 2025</u>, an agency may notify the Office of Administrative Rules that it wants to make the **Change in Proposed Rule** effective. When an agency submits a **Notice of Effective Date** for a **Change in Proposed Rule**, the **Proposed Rule** as amended by the **Change in Proposed Rule** becomes the effective rule. The agency sets the effective date. The date may be no fewer than 30 days nor more than 120 days after the publication date of the **Change in Proposed Rule**. If the agency designates a public comment period, the effective date may be no fewer than seven calendar days after the close of the public comment period nor more than 120 days after the publication date. Alternatively, the agency may file another **Change in Proposed Rule** in response to additional comments received. If the Office of Administrative Rules does not receive a **Notice of Effective Date** or another **Change in Proposed Rule** by the end of the 120-day period after publication, the **Change in Proposed Rule** filing, along with its associated **Proposed Rule**, lapses.

CHANGES IN PROPOSED RULES are governed by Section 63G-3-303, Rule R15-2, and Sections R15-4-3, R15-4-4, R15-4-5b, R15-4-7, R15-4-9, and R15-4-10.

The Changes in Proposed Rules Begin on the Following Page

NOTICE OF SUBSTANTIVE CHANGE			
TYPE OF FILING: CPR (Change in Proposed Rule)			
Rule or Section Number: R70-101 Filing ID: 56972			
Date of Previous Publication (Only for CPRs):			

Agency Information

Agency information				
1. Title catchline:	Agriculture and F	Agriculture and Food, Regulatory Services		
Building:	Taylorsville State	Office Buildings, South Bldg, Floor 2		
Street address:	4315 S 2700 W			
City, state:	Taylorsville, UT			
Mailing address:	PO Box 146500			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-6500		
Contact persons:				
Name:	Phone:	Email:		
Amber Brown	385-245-5222	Ambermbrown@Utah.gov		
Kelly Pehrson	801-982-2200	Kwpehrson@Utah.gov		
Travis Waller	801-982-2200	801-982-2200 Twaller@Utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R70-101. Bedding, Upholstered Furniture, and Quilted Clothing

3. Purpose of the new rule or reason for the change:

The Department of Agriculture and Food (Department) is proposing changes to this rule to align it with the legislature's recent clarification of Title 4, Chapter 10, Bedding, Upholstered Furniture, and Quilted Clothing Act (Act).

Specifically, these changes reflect the legislative intent to exclude online sales from regulation under this Act.

4. Summary of the new rule or change:

This proposed change in the rule removes any reference to online sales, including previous definitions added to this rule to clarify information needed for online sales of bedding, upholstered furniture, and quilted clothing.

(EDITOR'S NOTE: The original proposed amendment upon which this change in proposed rule (CPR) was based was published in the January 1, 2025, issue of the Utah State Bulletin, on page 7. Underlining in the rule below indicates text that has been added since the publication of the proposed rule mentioned above; strike-out indicates text that has been deleted. You must view the CPR and the proposed amendment together to understand all of the changes that will be enforceable should the agency make this rule effective.)

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

This proposed change will not impact the state's budget because the online retailer requirements are not effective until May 2025.

B) Local governments:

This proposed change will not impact local governments because they do not administer the program.

C) Small businesses ("small business" means a business employing 1-49 persons):

The proposed changes will not impact small businesses because the requirements for online were not effective.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

The proposed changes will not impact non-small businesses because the requirements for online were not effective.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an **agency**):

The proposed changes will not impact other persons because the requirements for online were not effective.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

The compliance costs for this program are not changing with these proposed changes.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Commissioner of the Department of Agriculture and Food, Craig Buttars, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement: Section 4-10-103

Subsection 4-10-113(2)

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)

03/31/2025 A) Comments will be accepted until:

9. This rule change MAY become effective on: 04/07/2025

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

Agency head or	Craig Buttars, Commissioner	Date:	02/07/2025
designee and title:			

NOTICE OF SUBSTANTIVE CHANGE			
TYPE OF FILING: CPR (Change in Proposed Rule)			
Rule or Section Number: R307-209 Filing ID: 56934			
Date of Previous Publication (Only for CPRs):	12/01/2024		

Agency Information

1. Title catchline:	Environmental Quality, Air Quality			
Building:	Multi Agency State	Office Building		
Street address:	195 N 1950 W			
City, state:	Salt Lake City, UT			
Mailing address:	PO Box 144820			
City, state and zip:	Salt Lake City, UT 84114-4820			
Contact persons:	Contact persons:			
Name:	Phone: Email:			
Alan Humpherys	801-536-4142	ahumpherys@utah.gov		
Erica Pryor	385-499-3416 epryor1@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R307-209. Portable Aggregate Processing Plants

3. Purpose of the new rule or reason for the change:

Rule R307-209 will allow portable aggregate sources to operate under a temporary relocation notice without first having obtained an Approval Order.

A minor change is being proposed after a 30-day public comment period.

4. Summary of the new rule or change:

Based on feedback received during a 30-day public comment period, one minor change is being proposed. A line indicating that sources are required to comply with the applicable provisions of Rule R307-801, Utah Asbestos Rule. Sources were required to comply with the applicable provisions of this rule before the change; however, this rule will specifically mention the rule to provide clarity that sources are not exempt from Rule R307-801.

(EDITOR'S NOTE: The original proposed new rule upon which this change in proposed rule (CPR) was based was published in the December 1, 2024, issue of the Utah State Bulletin, on page 62. Underlining in the rule below indicates text that has been added since the publication of the proposed new rule mentioned above; strike-out indicates text that has been deleted. You must view the CPR and the proposed new rule together to understand all of the changes that will be enforceable should the agency make this rule effective.)

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

The changes to this proposed rule will not add or remove any additional requirements and will not impact the state budget because the changes are clarifying the originally intended meaning.

B) Local governments:

The changes to this proposed rule will not add or remove any additional requirements and will not impact local governments because the changes are clarifying the originally intended meaning.

C) Small businesses ("small business" means a business employing 1-49 persons):

The changes to this proposed rule will not add or remove any additional requirements and will not impact small businesses because the changes are clarifying the originally intended meaning.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

The changes to this proposed rule will not add or remove any additional requirements and will not impact non-small businesses because the changes are clarifying the originally intended meaning.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

The changes to this proposed rule will not add or remove any additional requirements and will not impact persons other than small businesses, non-small businesses, state, or local government entities because the changes are clarifying the originally intended meaning.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

The changes to this proposed rule will not add or remove any additional requirements and will not cause any additional compliance costs for affected persons because the changes are clarifying the originally intended meaning.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table				
Fiscal Cost	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Cost	\$0	\$0	\$0	
Fiscal Benefits	FY2025	FY2026	FY2027	
State Government	\$0	\$0	\$0	
Local Governments	\$0	\$0	\$0	
Small Businesses	\$0	\$0	\$0	
Non-Small Businesses	\$0	\$0	\$0	
Other Persons	\$0	\$0	\$0	
Total Fiscal Benefits	\$0	\$0	\$0	
Net Fiscal Benefits	\$0	\$0	\$0	

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

The Executive Director of the Department of Environmental Quality, Kim D. Shelley, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory auditation to that requirement:	thority for the rule. If there is also a feder	ral requirement for the rule, provide a
U.S.C. Title 42, Chapter 85, Subchapter I, Part A Section 7410 (a)(1)2(A)		

Public Notice Information

8. The public may submit written or oral comments to the agency identified	fied in box 1 . (The public may also request a	
hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)		
A) Comments will be accepted until:	No Formal Comment Period	

9. This rule change MAY become effective on:	04/01/2025
NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date	

Agency Authorization Information

Agency head or	Bryce C. Bird, Director, Division of Air	Date:	01/21/2025
designee and title:	Quality		

End of the Notices of Changes in Proposed Rules Section

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Within five years of an administrative rule's original enactment or last five-year review, the agency is required to review the rule. This review is intended to help the agency determine, and to notify the public, that the administrative rule in force is still authorized by statute and necessary. Upon reviewing a rule, an agency may: repeal the rule by filing a **Proposed Rule**; continue the rule as it is by filing a **FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION (REVIEW)**; or amend the rule by filing a **PROPOSED RULE** and by filing a **REVIEW**. By filing a **REVIEW**, the agency indicates that the rule is still necessary.

A **Review** is not followed by the rule text. The rule text that is being continued may be found in the online edition of the *Utah Administrative Code* available at adminrules.utah.gov. The rule text may also be inspected at the agency or the Office of Administrative Rules. **Reviews** are effective upon filing.

REVIEWS are governed by Section 63G-3-305.

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R25-21 Filing ID: 55314		
Effective Date:	02/12/2025		

Agency Information

1. Title catchline:	Government Operations, Finance		
Building:	Taylorsville State C	Office Building	
Street address:	4315 S 2700 W, FI	oor 3	
City, state	Taylorsville, UT		
Mailing address:	PO Box 141031		
City, state and zip:	Salt Lake City, UT 84114-1031		
Contact persons:			
Name:	Phone: Email:		
Van Christensen	801-808-0698 vhchristensen@utah.gov		
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

R25-21. Medical Cannabis Payment Provider Standards

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

This rule was enacted under the authority of Subsection 4-41a-108(2)(a), which gives the Department of Government Operations', Division of Finance (Division) the authority to establish the standards for identifying payment providers that demonstrate the functional and technical ability to safely conduct financial transactions related to medical cannabis, including transactions for medical cannabis shipments.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There were no comments supporting or opposing this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The Legislature has a proposal to amend the code which will remove the Division from this process. If the amendment is approved, this rule will be unnecessary. Until they decide, this rule should remain in effect so that Utah MRB's can request new payment providers and get them approved. Therefore, this rule should be continued.

The Division has an amended version of Rule R25-21 that has yet to be submitted. The Division will wait to submit the amended version due to the likelihood that the code giving the Division the authority to enact this rule will be repealed.

Agency Authorization Information

Agency head or	Marvin Dodge, Executive Director	Date:	02/12/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R25-22 Filing ID: 54553		
Effective Date:	02/12/2025		

Agency Information

	rigonoy information			
1. Title catchline:	Government Operations, Finance			
Building:	Taylorsville State C	Office Building		
Street address:	4315 S 2700 W, FI	oor 3		
City, state	Taylorsville, UT			
Mailing address:	PO Box 141031			
City, state and zip:	Salt Lake City, UT 84114-1031			
Contact persons:				
Name:	ame: Email:			
Van Christensen	801-808-0698 vhchristensen@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R25-22. Financial Institution Validation for Access to Medical Cannabis Inventory Control System

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

This rule is enacted in accordance with Subsection 4-41a-103(6)(a), which gives the Government Operations', Division of Finance (Division) the authority to establish the validation process of a financial institution to provide access to the inventory control system of a medical cannabis production establishment or medical cannabis pharmacy.

The code also gives the Division the authority to establish the qualifications for the validation process.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There were no comments supporting or opposing this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The Legislature has a proposal to amend the code which will remove the Division from this process. If the amendment is approved, this rule will be unnecessary. Until they decide to remove Finance's authority, the rule should remain in effect so that Utah MRB's can request new payment providers and get them approved. Therefore, this rule should be continued.

The Division has an amended version of Rule R25-22 that has yet to be submitted. The Division will wait to submit the amended version due to the likelihood that the code giving the Division the authority to enact this rule will be repealed.

Agency Authorization Information

Agency head or	Marvin Dodge, Executive Director	Date:	02/12/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R82-1 Filing ID: 56796			
Effective Date:	02/05/2025		

Agency Information

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1. Title catchline:	Alcoholic Bevera	Alcoholic Beverage Services, Administration		
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, U	Salt Lake City, UT 84104		
Mailing address:	PO Box 30408	PO Box 30408		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name: Email:				
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801	801-977-6801 vickieashby@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-1. General

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 permits the Alcoholic Beverage Services Commission to make rules concerning the general administration of alcohol.

This rule falls under that purview by regulating general administration of the Department of Alcoholic Beverage Services' (Department) interactions with licensees, advertising, beverage labels, alcohol content, training programs, percentage leases from alcohol sales revenue, and background checks.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department is not aware of any comments received since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary to ensure the continued operation of the Department and important regulations concerning alcohol licensees. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number: R82-2 Filing ID: 56797				
Effective Date:	02/05/2025	02/05/2025		

Agency Information

V ,				
1. Title catchline:	Alcoholic Beverage Services, Administration			
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, UT	Salt Lake City, UT 84104		
Mailing address:	PO Box 30408	PO Box 30408		
City, state and zip:	Salt Lake City, UT 84130-0408			
Contact persons:				
Name: Email:				
Brian Swan	801-977-6801 bswan@utah.gov			
Vickie Ashby	801-977-6801 vickieashby@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-2. Administration

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 permits the Alcoholic Beverage Services Commission to make rules concerning the administration of its meetings, affairs, and alcohol programs.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule renewal is necessary because it holds multiple provisions that regulate the Commission's meetings, governance, procedures, and alcohol programs under its purview, such as package agency contracts. Renewing this rule will allow for the continuation of those things in the same manner they have been conducted. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R82-3 Filing ID: 56798			
Effective Date:	ective Date: 02/05/2025		

Agency Information

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1. Title catchline:	Alcoholic Beverage Services, Administration		
Street address:	1625 S 900 W		
City, state	Salt Lake City, UT 84104		
Mailing address:	PO Box 30408		

City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name:	Phone:	Phone: Email:		
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801 vickieashby@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-3. Disciplinary Actions and Enforcement

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 permits the Alcoholic Beverage Service Commission to make rules regarding the disciplinary process, including violations and their penalties.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments made since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

Renewal of this rule is necessary to continue disciplinary process in regular form and the associated penalties for licensee misconduct. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R82-4 Filing ID: 52395		
Effective Date:	02/05/2025		

Agency Information

1. Title catchline:	Alcoholic Bevera	Alcoholic Beverage Services, Administration		
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, U	T 84104		
Mailing address:	PO Box 30408			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name:	Phone: Email:			
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801 vickieashby@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-4. Criminal Offenses and Procedure

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Sections 32B-2-202 and 32B-4-407 permit the Alcoholic Beverage Services Commission to make rules concerning the verification of age when selling alcohol.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments received since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary to continue the standard regulatory practices for checking identification and verifying age of patrons when selling alcohol. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R82-5 Filing ID: 56808		
Effective Date:	02/05/2025		

Agency Information

1. Title catchline:	Alcoholic Beverage Services, Administration			
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, UT	84104		
Mailing address:	PO Box 30408			
City, state and zip:	Salt Lake City, UT 84130-0408			
Contact persons:	Contact persons:			
Name:	Phone: Email:			
Brian Swan	801-977-9801	bswan@utah.gov		
Vickie Ashby	801-977-6801 vickieashby@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-5. General Retail License Provisions

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Sections 32B-1-102 and 32B-2-202 permit the Alcoholic Beverage Service Commission to make rules governing the licensing and selling of alcoholic beverages.

This rule pertains to both licensing and sale of such drinks.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments received since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary to ensure the continuation of the Commission's established licensing and sale processes and procedures. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal and	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R82-6 Filing ID: 56809		
Effective Date:	02/05/2025		

Agency Information

	Agonoy information			
1. Title catchline:	Alcoholic Bevera	Alcoholic Beverage Services, Administration		
Street address:	1625 S 900 W			
City, state	Salt Lake City, U	T 84104		
Mailing address:	PO Box 30408			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name: Email:				
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801	801-977-6801 vickieashby@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-6. Specific Retail Provisions

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Sections 32B-2-202, 32B-6-205, 32B-6-302, and 32B-6-305 permit the Alcoholic Beverage Services Commission to make rules governing alcohol sale and use on retail premises, such as bars and restaurants.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments made since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule renewal is necessary to continue the uninterrupted operations and regulation of retail on-premises sales and consumption of alcohol. Therefore, this rule should be continued.

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R82-7 Filing ID: 53023		
Effective Date:	02/05/2025		

Agency Information

	Agenc	y Information		
1. Title catchline:	Alcoholic Bevera	Alcoholic Beverage Services, Administration		
Street address:	1625 S 900 W			
City, state	Salt Lake City, U	T 84104		
Mailing address:	PO Box 30408			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name:	Phone:	Email:		
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801	801-977-6801 vickieashby@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-7. Off-Premise

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 permits the Alcoholic Beverage Services Commission to make rules governing the retail sales of alcohol at stores.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments made since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule renewal is needed to maintain the current regulations governing retail sales of alcohol in stores. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R82-8 Filing ID: 56810		
Effective Date:	02/05/2025		

Agency Information

1. Title catchline:	Alcoholic Beverage Services, Administration			
Street address:	1625 S 900 W			
City, state	Salt Lake City, U	Salt Lake City, UT 84104		
Mailing address:	PO Box 30408			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name:	me: Email:			
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801 vickieashby@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-8. Resorts and Hotels

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Sections 32B-1-202 and 32B-8d-102 permit the Alcoholic Beverage Services Commission to make rules regulating alcohol licensure and operational restrictions pertaining to resorts and hotels.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments made since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule renewal is necessary to maintain the current licensure and operational requirements for resorts and hotels that serve or desire to serve alcohol. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	lumber: R82-10 Filing ID: 52409		
Effective Date:	02/05/2025		

Agency Information

1. Title catchline:	Alcoholic Beverage Services, Administration			
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, UT	Salt Lake City, UT 84104		
Mailing address:	PO Box 30408	PO Box 30408		
City, state and zip:	Salt Lake City, UT 84130-0408			
Contact persons:				
Name:	Phone:	Email:		
Brian Swan	801-977-6801 bswan@utah.gov			
Vickie Ashby	801-977-6801 vickieashby@utah.gov			

Please address questions regarding information on this notice to the persons listed above.

General Information

2. Rule catchline:

R82-10. Special Use Permits

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 and Title 32B, Chapter 10, permit the Alcoholic Beverage Services Commission to make rules regarding the procedure and criteria for a special alcohol use permit, such as certain wine tasting and education events.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments that have been received since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule renewal is necessary to continue the current regulations over special use permits and events covered such as tastings and education. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R82-11 Filing ID: 52411			
Effective Date:	02/05/2025		

Agency Information

1. Title catchline:	Alcoholic Bevera	Alcoholic Beverage Services, Administration		
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, U	Salt Lake City, UT 84104		
Mailing address:	PO Box 30408			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name:	Phone:	Email:		
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801	801-977-6801 vickieashby@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-11. Manufacturing

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 authorizes the Alcoholic Beverage Services Commission (Commission) to make rules governing criteria and procedures for licensure.

Section 32B-11-208 authorizes the Commission to make rules regarding the general operational requirements of a manufacturing licensee.

Section 32B-11-210 authorizes the Commission to define "educational information."

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

To the Department of Alcoholic Beverage Services' knowledge, no comments have been received.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary as it provides general operational guidance to manufacturing licensees. It also provides guidance to out of state brewers who wish to import to licensed wholesalers or retailers in the state. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/03/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R82-13 Filing ID: 52412		
Effective Date:	02/05/2025		

Agency Information

Agency information				
1. Title catchline:	Alcoholic Beverage Services, Administration			
Street address:	1625 S 900 W	1625 S 900 W		
City, state	Salt Lake City, U	T 84104		
Mailing address:	PO Box 30408	PO Box 30408		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84130-0408		
Contact persons:				
Name: Email:				
Brian Swan	801-977-6801	bswan@utah.gov		
Vickie Ashby	801-977-6801	801-977-6801 vickieashby@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R82-13. Wholesaler

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 32B-2-202 and Title 32B, Chapter 10, permit the Alcoholic Beverage Services Commission to make rules governing the criteria and procedure for alcohol wholesale licensure.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Alcoholic Beverage Services is not aware of any comments received since the last review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule renewal is necessary to maintain the current regulations regarding licensure for alcohol wholesaling. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Brian Swan, Deputy Director of Legal	Date:	02/04/2025
designee and title:	Regulatory Affairs		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R162-2a Filing ID: 50325		
Effective Date: 02/06/2025			

Agency Information

1. Title catchline:	Commerce, Real Estate			
Building:	Heber M Wells	Heber M Wells		
Street address:	160 E 300 S	160 E 300 S		
City, state	Salt Lake City, UT			
Mailing address:	PO Box 146711			
City, state and zip:	Salt Lake City, UT 84114-6711			
Contact persons:				
Name:	Phone:	Email:		
Justin Barney	801-530-6603 justinbarney@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R162-2a. Utah Housing Opportunity Restricted Account

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

This rule was adopted under the statutory provisions of Section 61-2-204, Utah Housing Opportunity Restricted Account.

Subsection 61-2-204(9) requires that the Division of Real Estate make rules providing procedures for an organization to apply to receive money from the Utah Housing Opportunity Restricted Account.

This rule is made pursuant to the statutory requirement in Section 61-2-204.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no amendments to the Utah Housing Opportunity Restricted Account rule in the past five years and no written comments were received either supporting or opposing this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is required by Section 61-2-204. It provides procedures for an organization to apply to receive money from the Utah Housing Opportunity Restricted Account. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Leigh Veillette, Director, Division of Real	Date:	02/05/2025
designee and title:	Estate		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number:	e Number: Filing ID: 55454			
Effective Date:	02/05/2025			

Agency Information

Agency information				
1. Title catchline:	Commerce, Real	Estate		
Building:	Heber M Wells	Heber M Wells		
Street address:	160 E 300 S			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 146711	PO Box 146711		
City, state and zip:	Salt Lake City, UT 84114-6711			
Contact persons:				
Name:	Phone:	Email:		
Justin Barney	801-530-6603 justinbarney@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R162-2f. Real Estate Licensing and Practices Rules

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

This rule was adopted under the statutory provisions of Title 61, Chapter 2f, the Real Estate Licensing and Practices Act (Act).

The purpose of this rule was to reorganize the real estate rules in place at the time of adoption into a statutory numbering format and to update rules that, given online technologies, no longer tracked with general real estate business practices.

Section 61-2f-103 provides that the Real Estate Commission shall make rules for the administration of Title 61, Chapter 2, that are not inconsistent with the Act.

Other sections authorize rulemaking including Sections 61-2f-203, 61-2f-204, 61-2f-206, 61-2f-208, 61-2f-305, 61-2f-307, and 61-2f-401.

Numerous changes and updates to the rule have been made since its adoption. The rule provides direction to the staff of the Division of Real Estate (Division) regarding the administration and enforcement of the Act helps guide real estate licensees with regard to their duties and obligations as licensees under the Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Real Estate Licensing and Practices Rules have been amended twice in the past five years.

These amendments resulted from recommendations received from committees formed at the request of the Real Estate Commission and included committee members from the real estate industry, the Real Estate Commission, and the Division of Real Estate. The proposed amendments were discussed in several Commission meetings with general consensus expressed for the proposed amendments by the Commission and by members of the public.

While there were some questions about some of the amendments, nobody suggested that this rule should be terminated or discontinued. No written comments were received either supporting or opposing this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The rule is required by Section 61-2f-103. It provides direction to the staff of the Division regarding the administration and enforcement of the Act helps guide real estate licensees with regard to their duties and obligations as licensees under the Act. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Leigh Veillette, Director, Division of Real	Date:	01/17/2025
designee and title:	Estate		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: Filing ID: 52640			
Effective Date:	02/14/2025		

Agency Information

Agency information				
1. Title catchline:	Education, Administration			
Building:	Board of Education	Board of Education		
Street address:	250 E 500 S			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144200			
City, state and zip:	Salt Lake City, UT 84114-4200			
Contact persons:				
Name:	Phone:	Email:		
Elisse Newey	801-538-7550 elisse.newey@schools.utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R277-708. Enhancement for At-Risk Students

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

This rule is authorized by the Utah Constitution, Article X, Section 3, which vests general control and supervision over public education in the Board; Section 53F-2-410, which directs the Board to manage the Enhancement for At-Risk Students interventions; and Subsection 53E-3-401(4), which allows the Board to make rules to execute the Board's duties and responsibilities under the Utah Constitution and state law.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There were no public comments received.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary in order to establish criteria and procedures for distributing Enhancement for At-Risk Students funds to Local Education Agencies. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Elisse Newey, Deputy Superintendent of	Date:	02/14/2025
designee and title:	Policy		

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number:	r: R309-100 Filing ID: 50668			
Effective Date:	02/10/2025			

Agency Information

Agency information				
1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone:	Email:		
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov		
Russell Seeley	435-650-8519	435-650-8519 rseeley@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-100. Administration: Drinking Water Program

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that the drinking water program administration is firmly established in the state of Utah. It defines a public water system, which are the systems that the Division of Drinking Water can and does regulate. It sets forth the requirements and conditions of sanitary surveys, gives a rating system to public water systems, and establishes the variances and exemptions. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-105 Filing ID: 50675			
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water	
Building:	Multi-Agency State Office Building (MASOB)	

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Street address:	195 N 1950 W		
City, state	Salt Lake City, UT		
Mailing address:	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830		
Contact persons:			
Name:	Phone:	Email:	
Mimi Ujiie	385-303-0581	mujiie@utah.gov	
Russell Seeley	435-650-8519	rseeley@utah.gov	
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

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

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 gives the Drinking Water Board the authority to establish the general responsibilities of public drinking water systems in Utah.

These responsibilities include variances or exemptions from monitoring, construction standards, operator certification, cross connection control, reporting, record maintenance, and emergencies.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are adhering to the basic responsibilities of maintaining a safe drinking water system. This rule sets the foundation for the details in rules that follow, such as Rule R309-600 which details the specifics of a source water protection program. This effort will greatly assist in the protection and the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION		
Rule Number:	R309-110	Filing ID: 50664
Effective Date:	02/10/2025	

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water
Building:	Multi-Agency State Office Building (MASOB)
Street address:	195 N 1950 W
City, state	Salt Lake City, UT
Mailing address:	PO Box 144830
City, state and zip:	Salt Lake City, UT 84114-4830

Contact persons:			
Name:	Phone:	Email:	
Mimi Ujiie	385-303-0581	mujiie@utah.gov	
Russell Seeley	435-650-8519	rseeley@utah.gov	
Please address questions regarding information on this notice to the persons listed above.			

2. Rule catchline:

R309-110. Administration: Definitions

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to make rules which includes the definitions of terms and expressions used throughout all rules under the Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah understand the definitions of the terms and expressions used throughout Title R309. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-115 Filing ID: 50669		
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency Stat	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone: Email:			
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Russell Seeley	435-650-8519 rseeley@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

2. Rule catchline:

R309-115. Administrative Procedures

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(b) authorizes the Drinking Water Board to enforce order by appropriate administrative and judicial proceedings.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah have direction for administrative procedures and adjudicative proceedings. This rule allows the Division of Drinking Water to enforce and follow through with rule requirements. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-200 Filing ID: 54090		
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W	195 N 1950 W		
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone: Email:			
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Mark Berger	801-641-6457 mberger@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-200. Monitoring and Water Quality: Drinking Water Standards

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a)(i) authorizes the Drinking Water Board to establish standards that prescribe the maximum contaminant levels in any public water system and provide for monitoring.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah have primary and secondary standards for their water quality. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number:	r: R309-205 Filing ID: 50672			
Effective Date:	02/10/2025			

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W	,		
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone: Email:			
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Mark Berger	801-641-6457 mberger@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-205. Monitoring and Water Quality: Source Monitoring Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a)(i) authorizes the Drinking Water Board through the rulemaking process to establish standards and provide for monitoring and reporting of water quality related matters.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are monitoring their sources of water for the required constituents at the correct times. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-210 Filing ID: 50676		
Effective Date:	02/10/2025		

Agency Information

Agoney information				
1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone:	Email:		
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Mark Berger	801-641-6457 mberger@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-210. Monitoring and Water Quality: Distribution System Monitoring Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a)(i) authorizes the Drinking Water Board to establish standards that prescribe the maximum contaminant levels in any public water system and provide for monitoring.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are sampling for the correct contaminants at the correct places and times in their distribution systems. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-211 Filing ID: 50667			
Effective Date: 02/10/2025			

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name: Email:				
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Mark Berger	801-641-6457 mberger@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-211. Monitoring and Water Quality: Distribution System – Total Coliform Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a)(i) authorizes the Drinking Water Board to establish standards that prescribe the maximum contaminant levels in any public water system and provide for monitoring.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are sampling for total coliform at the correct places and times in their distribution systems. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-215 Filing ID: 50688			
Effective Date:	02/10/2025		

Agency Information

Agency information				
1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name: Email:				
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov		
Mark Berger	801-641-6457	801-641-6457 mberger@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-215. Monitoring and Water Quality: Treatment Plant Monitoring Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a)(i) authorizes the Drinking Water Board to establish standards that prescribe the maximum contaminant levels in any public water system and provide for monitoring.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah that treat the water do so appropriately and according to the standards set forth in this rule. This rule not only addresses surface water treatment and cryptosporidium treatment but also the protection of ground water. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

3,	Nathan Lunstad, Division Director	Date:	01/07/025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number:	Number: R309-220 Filing ID: 50674			
Effective Date:	02/10/2025	02/10/2025		

Agency Information

Agency information				
1. Title catchline:	e catchline: Environmental Quality, Drinking Water			
Building:	Multi-Agency Stat	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone:	Email:		
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Mark Berger	801-641-6457 mberger@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-220. Monitoring and Water Quality: Public Notification Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1) authorizes the Drinking Water Board to establish standards that provide for monitoring, record-keeping, and reporting of water quality-related matters.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are notifying the public as required when a violation has occurred. It is necessary to inform the public when measures must be taken to protect their health such as boil their water. This effort will greatly assist in keeping the consumers notified about the quality of their water. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	Number: R309-225 Filing ID: 50671		
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Quality, Drinking Water	
Building:	Multi-Agency State Office Building (MASOB)	

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Street address:	195 N 1950 W		
City, state	Salt Lake City, UT		
Mailing address:	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830		
Contact persons:			
Name:	Phone:	Email:	
Mimi Ujiie	385-303-0581	mujiie@utah.gov	
Mark Berger	801-641-6457 mberger@utah.gov		
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

R309-225. Monitoring and Water Quality: Consumer Confidence Reports

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a)(i) authorizes the Drinking Water Board to establish standards prescribe the maximum contaminant levels in any public water system and provide for monitoring and reporting of water quality-related matters.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are providing correct and accurate yearly reports to their consumers. It outlines the contents required in the reports, when they are due, how to make them available, and how to contact the water system management with questions or concerns. This effort will greatly assist in providing good communications between water purveyors and their consumers. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION		
Rule Number:	R309-230 Filing ID: 54837	
Effective Date:	02/10/2025	

1. Title catchline:	Environmental Quality, Drinking Water	
Building:	Multi-Agency State Office Building (MASOB)	
Street address:	195 N 1950 W	
City, state	Salt Lake City, UT	
Mailing address:	PO Box 144830	
City, state and zip:	Salt Lake City, UT 84114-4830	

Contact persons:			
Name:	Phone:	Email:	
Mimi Ujiie	385-303-0581	mujiie@utah.gov	
Mark Berger 801-641-6457 mberger@utah.gov			
Please address questions regarding information on this notice to the persons listed above.			

2. Rule catchline:

R309-230. Lead in School Sampling and Remediation Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-115 authorizes the drinking water board to establish the steps that must be taken and the time period that must be met to reduce the lead level to be below the action level; and outline the steps the Division of Drinking Water will take to make the results public.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that drinking water in Utah's schools and child care centers is safe for children to consume by establishing sampling requirements and deadlines and steps to reduce the lead level below the action level. This will greatly increase the protection of the health of Utah's children by limiting their exposures to the lead. Therefore, this rule should be continued.

The submittal of this five-year review is done with the intention to align the review dates for all rules under Title R309.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION		
Rule Number:	R309-300 Filing ID: 50670	
Effective Date:	02/10/2025	

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	e Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone: Email:			
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Helen Lau	801-247-7416 hlau@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

2. Rule catchline:

R309-300. Certification Rules for Water Supply Operators

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(2) authorizes the Drinking Water Board to adopt and enforce standards and establish fees for certification of operators of any public water system.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are employing trained and competent personnel to run their water systems. This rule sets the foundations for the training of the water operators, testing, and continuation of their certifications. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION		
Rule Number:	R309-305 Filing ID: 50673	
Effective Date:	02/10/2025	

Agency Information

1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	ate Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone:	Phone: Email:		
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov		
Helen Lau	801-247-7416	801-247-7416 hlau@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-305. Cross Connection Control and Backflow Prevention Certification

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(4)(a) authorizes the Drinking Water Board to adopt and enforce standards and establish fees for certification of persons engaged in administering cross connection control programs of backflow prevention assembly training, repair, and maintenance testing.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that the individuals involved in testing backflow valves, training testers, and those administering cross connection control programs are and remain competent to do so. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	le Number: R309-400 Filing ID: 50682		
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:	Contact persons:			
Name:	Phone:	Email:		
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Helen Lau	801-247-7416 hlau@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-400. Improvement Priority System and Public Water System Ratings

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Subsection 19-4-104(1)(a) authorizes the Drinking Water Board to make rules that provide for monitoring, record-keeping and reporting of water quality; and Section 19-4-105 authorizes the Drinking Water Board to make rules more stringent than the corresponding federal regulations.

Rule R309-400 prioritizes the rules made with authorization of Subsection 19-4-104(1)(a) and the priorities are set as more stringent than current federal regulations, as per Section 19-4-105.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water systems in Utah are prioritizing each issue that they must address, and it shows the Division of Drinking Water which systems to prioritize for compliance. It is used to evaluate the water system's standard of operation and service delivered in compliance with other rules encompassed in Rules R309-100 through R309-705. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-405 Filing ID: 53234		
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	e Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone:	Email:		
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Helen Lau	801-247-7416 hlau@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-405. Compliance and Enforcement: Administrative Penalty

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-109 authorizes the Drinking Water Board to assess and make a demand for payment of a penalty.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received either in support or opposition to this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that the Division of Drinking Water has the authority to assess penalty amounts for water system violations. This effort will greatly assist in protecting the quality and safety of the drinking water from the source through vast distribution systems to the end consumer, the public. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-500 Filing ID: 50678			
Effective Date:	02/10/2025		

Agency Information

· · · · · · · · · · · · · · · · · · ·				
1. Title catchline:	Environmental C	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:	Contact persons:			
Name:	Phone:	Phone: Email:		
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	rseeley@utah.gov		
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-500. Facility Design and Operation: Plan Review, Operation and Maintenance Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health in Utah by governing their design, construction, operation, and maintenance. Therefore, this rule should be continued.

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-505 Filing ID: 50677		
Effective Date:	02/10/2025		

Agency Information

	Agency	y information		
1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency Sta	te Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Г		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:	Contact persons:			
Name:	Phone:	Phone: Email:		
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	rseeley@utah.gov		
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-505. Facility Design and Operation: Minimum Treatment Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by governing their design, construction, operation, and maintenance. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number:	R309-510	R309-510 Filing ID: 50679		
Effective Date:	02/10/2025	02/10/2025		

Agency Information

Agency information			
1. Title catchline:	Environmental Quality, Drinking Water		
Building:	Multi-Agency State	e Office Building (MASOB)	
Street address:	195 N 1950 W		
City, state	Salt Lake City, UT		
Mailing address:	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830		
Contact persons:			
lame: Email:			
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov	
Russell Seeley, P.E.	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0581 mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

R309-510. Facility Design and Operation: Minimum Sizing Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by governing specifying the minimum requirements for sources, source treatment facilities, storage tanks, and pipelines. Therefore, this rule should be continued.

Agency Authorization Information

3,	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-511 Filing ID: 50680		
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone:	Phone: Email:		
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-511. Hydraulic Modeling Requirements

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by requiring that the public water system or its agent certify that the design meets the minimum flow in Rule R309-510 and pressure requirements in Section R309-105-9 using hydraulic modeling. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-515 Filing ID: 56380		
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Quality, Drinking Water	
Building:	Multi-Agency State Office Building (MASOB)	
Street address:	195 N 1950 W	
City, state	Salt Lake City, UT	

Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:	Contact persons:			
Name:	Phone: Email:			
Michael Newberry, P.E.	385-515-1464 mnewberry@utah.gov			
Russell Seeley, P.E.	435-650-8519 rseeley@utah.gov			
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

2. Rule catchline:

R309-515. Facility Design and Operation: Source Development

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by requiring design, construction, operation, and maintenance standards. Therefore, this rule should be continued.

The submittal of this five-year review is done with the intention to align the review dates for all rules under Title R309.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-520 Filing ID: 50684		
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Quality, Drinking Water	
Building:	Multi-Agency State Office Building (MASOB)	
Street address:	195 N 1950 W	
City, state	Salt Lake City, UT	
Mailing address:	PO Box 144830	
City, state and zip:	Salt Lake City, UT 84114-4830	

Contact persons:			
Name:	Phone:	Email:	
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov	
Russell Seeley, P.E.	435-650-8519	rseeley@utah.gov	
Mimi Ujiie	385-303-0581	mujiie@utah.gov	
Please address questions regarding information on this notice to the persons listed above.			

2. Rule catchline:

R309-520. Facility Design and Operation: Disinfection

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by specifying disinfection requirements. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-525 Filing ID: 50683			
Effective Date:	02/10/2025		

Agency Information Environmental Quality, Drinking Water

I .		•		
Building:	Multi-Agency Sta	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone:	Phone: Email:		
Michael Newberry, P.E.	385-515-1464	385-515-1464 mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

1. Title catchline:

2. Rule catchline:

R309-525. Facility Design and Operation: Conventional Surface Water Treatment

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by specifying requirements for design, construction, and operation. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-530 Filing ID: 54089			
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	Multi-Agency State Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:	Contact persons:			
Name:	Phone: Email:			
Michael Newberry, P.E.	385-515-1464 mnewberry@utah.gov			
Russell Seeley, P.E.	435-650-8519 rseeley@utah.gov			
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-530. Facility Design and Operation: Alternative Surface Water Treatment Methods

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by specifying requirements for alternative surface water treatment methods. Therefore, this rule should be continued.

Agency Authorization Information

J	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number: R309-535 Filing ID: 50694			
Effective Date:	02/10/2025		

Agency Information

		•		
1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	ate Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:	Contact persons:			
Name: Email:				
Michael Newberry, P.E.	385-515-1464	385-515-1464 mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-535. Facility Design and Operation: Miscellaneous Treatment Methods

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by specifying requirements for miscellaneous water treatment methods which are primarily intended to remove chemical contaminants or adjust the chemical composition of drinking water. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee and title:	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title.			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-540 Filing ID: 56379		
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Qu	Environmental Quality, Drinking Water		
Building:	Multi-Agency Stat	e Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone: Email:			
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519 rseeley@utah.gov			
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-540. Facility Design and Operation: Pump and Hydropneumatic Pressure Facilities

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by specifying requirements for pump stations utilized to deliver drinking water to such facilities. Therefore, this rule should be continued.

The submittal of this five-year review is done with the intention to align the review dates for all rules under Title R309.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	1/7/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-545 Filing ID: 50687		
Effective Date:	02/10/2025		

Agency Information

4 Title established	F	Ut. Data lite a Matan		
1. Title catchline:	Environmental Qu	Environmental Quality, Drinking Water		
Building:	Multi-Agency Stat	te Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U7	Γ		
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone: Email:			
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519 rseeley@utah.gov			
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Places address questions regarding in	Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

R309-545. Facility Design and Operation: Drinking Water Storage Tanks

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health in Utah by specifying the requirements for public drinking water storage tanks. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-550 Filing ID: 50689		
Effective Date:	02/10/2025		

Agency Information

	Agency information				
1. Title catchline:	Environmental Qu	Environmental Quality, Drinking Water			
Building:	Multi-Agency Sta	te Office Building (MASOB)			
Street address:	195 N 1950 W				
City, state	Salt Lake City, U				
Mailing address:	PO Box 144830				
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830			
Contact persons:	Contact persons:				
Name:	Phone: Email:				
Michael Newberry, P.E.	385-515-1464	385-515-1464 mnewberry@utah.gov			
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov			
Mimi Ujiie	385-303-0581	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.					

General Information

2. Rule catchline:

R309-550. Facility Design and Operation: Transmission and Distribution Pipelines

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by providing specific requirements for the design and installation of transmission and distribution pipelines which deliver drinking water. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	1/7/20254
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-600 Filing ID: 56381		
Effective Date:	02/10/2025		

Agency Information

	Agency information			
1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	te Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone:	Phone: Email:		
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0581	mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-600. Source Protection: Drinking Water Source Protection for Groundwater Sources

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by setting minimum requirements for protecting sources of drinking water from contamination. Therefore, this rule should be continued.

The submittal of this five-year review is done with the intention to align the review dates for all rules under Title R309.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-605 Filing ID: 50691		
Effective Date:	02/10/2025		

Agency Information

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State	e Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT			
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone: Email:			
Michael Newberry, P.E.	385-515-1464	mnewberry@utah.gov		
Russell Seeley, P.E.	435-650-8519	rseeley@utah.gov		
Mimi Ujiie	385-303-0581 mujiie@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-605. Source Protection: Drinking Water Source Protection for Surface Water Sources

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), Section 19-4-104 authorizes the Drinking Water Board to establish the drinking water program, including the standards, construction, variances, operator certification, and orders, and to implement Title 19, Chapter 4, Safe Drinking Water Act.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by setting minimum requirements that establish a uniform, statewide program for protecting water systems surface water. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-700 Filing ID: 55217		
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Quality, Drinking Water	
Building:	Multi-Agency State Office Building (MASOB)	
Street address:	195 N 1950 W	
City, state	Salt Lake City, UT	

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone:	Phone: Email:		
Michael Grange, P.E.	801-674-2563	mgrange@utah.gov		
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0851	385-303-0851 mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R309-700. Financial Assistance: State Drinking Water State Revolving Fund (SRF) Loan Program

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3) this rule is promulgated by the Drinking Water Board as authorized by Title 73, Chapter 10c, Water Development Coordinating Council, the purpose of which is to issue loans to political subdivisions to finance all or part of drinking water project costs and to enter into credit enhancement agreements, interest buy-down agreements, and Hardship Grants.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that the criteria for financial assistance to public drinking water system in accordance with Title 73, Chapter 10c, Water Development Coordinating Council, using funds made available by the Legislature from time to time for this purpose is established. Therefore, this rule should be continued.

Agency Authorization Information

3,	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-705	Filing ID: 55218	
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Quality, Drinking Water			
Building:	Multi-Agency State Office Building (MASOB)			
Street address:	195 N 1950 W			
City, state	Salt Lake City, UT	Salt Lake City, UT		
Mailing address:	PO Box 144830			
City, state and zip:	Salt Lake City, UT 84114-4830			
Contact persons:				
Name:	Phone: Email:			
Michael Grange, P.E.	801-674-2563 mgrange@utah.gov			

Mimi Ujiie Please address questions regarding in	385-303-0851	mujiie@utah.gov
Russell Seeley, P.E.	435-650-8519	rseeley@utah.gov

2. Rule catchline:

R309-705. Financial Assistance: Federal Drinking Water State Revolving Fund (SRF) Loan Program

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), this rule is promulgated by the Drinking Water Board as authorized by Title 73, Chapter 10c, Water Development Coordinating Council, the purpose of which is to issue loans to political subdivisions to finance all or part of drinking water project costs and to enter into credit enhancement agreements, interest buy-down agreements, and Hardship Grants.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that the criteria for financial assistance to public drinking water system in accordance with a federal grant under Safe Drinking Water Act, 42 U.S.C. 300j et seq. is established. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or designee and title:	Nathan Lunstad, Division Director	Date:	01/07/2025

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R309-800 Filing ID: 55219		
Effective Date:	02/10/2025		

1. Title catchline:	Environmental Q	Environmental Quality, Drinking Water		
Building:	Multi-Agency Sta	te Office Building (MASOB)		
Street address:	195 N 1950 W			
City, state	Salt Lake City, U	Т		
Mailing address:	PO Box 144830	PO Box 144830		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-4830		
Contact persons:				
Name:	Phone: Email:			
Michael Grange, P.E.	801-674-2563	mgrange@utah.gov		
Russell Seeley, P.E.	435-650-8519	435-650-8519 rseeley@utah.gov		
Mimi Ujiie	385-303-0851	385-303-0851 mujiie@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

2. Rule catchline:

R309-800. Capacity Development Program

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Through rulemaking in accordance with the Utah Administrative Rulemaking Act (Title 63G, Chapter 3), this rule is promulgated by the Drinking Water Board as authorized by Title 19, Environmental Quality Code, Chapter 4, Safe Drinking Water Act, Subsection 104(1)(a)(ii) of the Utah Code. The Drinking Water Board may make rules governing the design, operation, and maintenance of public water systems.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

There have been no comments received in support or opposition of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule will ensure that the public drinking water system facilities are reliably capable of supplying adequate quantities of water which consistently meet applicable drinking water quality requirements and do not pose a threat to public health by ensuring that all public water systems will be able to comply with the Safe Drinking Water Act using funds made available through the Drinking Water State Revolving Fund Financial Assistance Program. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Nathan Lunstad, Division Director	Date:	01/07/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R414-19A Filing ID: 55446		
Effective Date:	02/05/2025		

Agency Information

1. Title catchline:	Health and Hum	Health and Human Services, Integrated Healthcare		
Building:	Cannon Health E	Building		
Street address:	288 N 1460 W			
City, state	Salt Lake City, U	IT		
Mailing address:	288 N 1460 W	288 N 1460 W		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-3325		
Contact persons:				
Name:	Phone: Email:			
Craig Devashrayee	801-538-6641	cdevashrayee@utah.gov		
Mariah Noble	385-214-1150	385-214-1150 mariahnoble@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R414-19A. Coverage for Dialysis Services by an End-Stage Renal Disease Facility

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 26B-3-108 requires the Department of Health and Human Services (Department) to implement Medicaid through administrative rules, and Section 26B-1-213 grants the Department the authority to adopt, amend, or rescind these rules.

The provision of clinic services for outpatient dialysis is authorized under 42 CFR 440.20, 440.90, and Attachments 3.1-A and 3.1-B of the Medicaid State Plan.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department has not received any written comments in support of or opposition to this rule since its last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is necessary because it provides dialysis service coverage for Medicaid members who have end-stage renal disease. Therefore, this rule should be continued.

As the Department did not receive any comments in opposition to this rule, it did not respond to any such comments.

Agency Authorization Information

Agency head or	Tracy S. Gruber, Executive Director	Date:	02/05/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R590-140 Filing ID: 54018		
Effective Date:	02/05/2025		

Agency Information

rigonoy information			
1. Title catchline:	Insurance, Administration		
Building:	Taylorsville State C	Office Building	
Street address:	4315 S 2700 W		
City, state	Taylorsville, UT		
Mailing address:	PO Box 146901		
City, state and zip:	Salt Lake City, UT 84114-6901		
Contact persons:			
Name:	Phone: Email:		
Steve Gooch	801-957-9322 sgooch@utah.gov		
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

R590-140. Reference Filings of Rate Service Organization Prospective Loss Costs

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Section 31A-2-201 authorizes the insurance commissioner to write rules to implement Title 31A, Insurance Code.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Department of Insurance has received no written comments regarding this rule during the past five years.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule provides instruction to rate service organizations concerning the filings they will use in Utah to comply with the Insurance Code. It is a key component in the regulation of loss cost filings developed by all rate service organizations, such as the National Council on Compensation Insurance (NCCI) and the Insurance Service Office (ISO), that are licensed to do business in Utah. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Steve Gooch, Public Information Officer	Date:	02/05/2025	
designee and title:				

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R657-15 Filing ID: 51737		
Effective Date:	02/03/2025		

Agency Information

Agency information			
1. Title catchline:	Natural Resources, Wildlife Resources		
Building:	Natural Resources	Complex	
Street address:	1594 W North Tem	ple	
City, state	Salt Lake City, UT	84116	
Mailing address:	PO Box 146301		
City, state and zip:	Salt Lake City, UT 84114-6301		
Contact persons:			
Name:	Phone: Email:		
Staci Coons	801-450-3093 stacicoons@utah.gov		
Please address questions regarding information on this notice to the persons listed above.			

General Information

2. Rule catchline:

R657-15. Closure of Gunnison, Cub and Hat Islands

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Under Section 23-21a-3, the Wildlife Board and Division of Wildlife Resources (Division) are authorized to provide for the management of Gunnison, Cub and Hat Islands for the protection and perpetuation of the American white pelican.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

The Division has not received any written comments regarding this rule.

Any comments received in opposition to the rule are resolved using existing policies and procedures or the issue is placed on the Regional Advisory Council's and Wildlife Board's agenda for review and discussion during the process for taking public input.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule places restrictions on access on, around and over these islands. This protection from disturbance will ensure the continued use of these areas and result in successful brood rearing by the birds. The other habitat needs of these colonial nesting waterbirds are being met and their populations are healthy at this time. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Riley Peck, Director	Date:	02/01/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R746-312 Filing ID: 56315		
Effective Date:	02/14/2025		

Agency Information

	<u> </u>			
1. Title catchline:	Public Service Commission, Administration			
Building:	Heber M. Wells Bu	illding		
Street address:	160 E 300 S, 4th F	Floor		
City, state	Salt Lake City, UT			
Mailing address:	PO Box 4558			
City, state and zip:	Salt Lake City, UT 84114-4558			
Contact persons:				
Name:	Phone: Email:			
Michael Hammer	801-530-6729 michaelhammer@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R746-312. Electrical Interconnection

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Utah law requires electric utilities to allow owners of certain kinds of generation resources to interconnect with electric utilities' distribution systems. For example, Section 54-12-2 requires electric utilities to purchase power from certain types of small generation resources (e.g., renewable resources).

Similarly, Section 54-15-103 requires electric utilities to establish net metering programs that allow the utilities' customers who elect to install solar panels on their properties to push any surplus energy those panels produce to the utilities' distribution systems. See also Section 54-15-106 (authorizing the Public Service Commission (PSC) to establish administrative rules that govern such interconnections).

More generally, Section 54-4-14, authorizes the PSC to adopt rules that require utilities to maintain and operate their distribution systems in a manner that promotes and safeguards public safety, and Section 54-4-7 requires terms of service to be just and reasonable.

Because the law requires electric utilities to allow these interconnections on their distribution systems and requires the PSC to ensure those who interconnect receive just and reasonable terms of service and do not create a danger to the public health, this rule is necessary.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No comments have been received since the last five-vear review of this rule.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

Electric utilities' distribution systems provide an essential public service. Interconnection of generation resources onto these distribution systems is a technical matter, both in engineering and contractual terms, and this rule is necessary such that electric utilities can comply with the law's requirements to allow certain generators to interconnect in an efficient, fair, and responsible manner. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Jerry D. Fenn, PSC Chair	Date:	02/14/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R850-22 Filing ID: 52029		
Effective Date:	02/04/2025		

Agency Information

Agoney information				
1. Title catchline:	School and Instit	School and Institutional Trust Lands, Administration		
Building:	Tower 102			
Street address:	102 S 200 E, Su	ite 600		
City, state	Salt Lake City, U	Т		
Mailing address:	102 S 200 E, Su	102 S 200 E, Suite 600		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84111		
Contact persons:				
Name:	Phone: Email:			
Mike Johnson	801-538-5180	801-538-5180 mjohnson@utah.gov		
Lisa Wells	801-538-5154	801-538-5154 lisawells@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R850-22. Bituminous-Asphaltic Sands and Oil Shale Resources

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Subsection 53C-1-302(1)(a)(ii) and Title 53C, Chapter 2 et seq. authorize the Director of the School and Institutional Trust Lands Administration to establish rules for the issuance of mineral leases and management of trust-owned lands and mineral resources.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No written comments have been received by the agency about this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The School and Institutional Trust Lands Administration manages over 4,000,000 acres of subsurface mineral rights located throughout the state of Utah. This rule applies to the management of the bituminous-asphaltic sands and oil shale resources for

the benefit of the respective beneficiaries and sets forth the guidelines by which the agency conducts business and the customer can follow. Therefore, this rule should be continued.

Agency Authorization Information

1	Agency head or	Michelle McConkie, Director	Date:	02/04/2025	
C	designee and title:				

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R850-23 Filing ID: 54812		
Effective Date:	02/04/2025		

Agency Information

Agency information				
1. Title catchline:	School and Instit	School and Institutional Trust Lands, Administration		
Building:	Tower 102			
Street address:	102 S 200 E, Su	ite 600		
City, state	Salt Lake City, U	Т		
Mailing address:	102 S 200 E, Su	102 S 200 E, Suite 600		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84111		
Contact persons:	Contact persons:			
Name:	ne: Email:			
Mike Johnson	801-538-5180	mjohnson@utah.gov		
Lisa Wells	801-538-5154	801-538-5154 lisawells@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R850-23. Sand. Gravel. and Cinders Permits

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Subsections 53C-1-302(1)(a)(ii) and Title 53C, Chapter 2 et seq. authorize the Director of the School and Institutional Trust Lands Administration to establish rules for the issuance of surface and subsurface leases and the management of trust-owned lands and resources.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No written comments have been received by the agency about this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

The School and Institutional Trust Lands Administration manages over 4,000,000 acres of surface and subsurface lands and resources located throughout the state of Utah. This rule applies to the management of the sand, gravel, and cinders resources and establishes the guidelines by which the agency conducts business with the customers for these resources. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Michelle McConkie, Director	Date:	02/04/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION				
Rule Number:	R850-24	R850-24 Filing ID: 54786		
Effective Date:	02/04/2025	02/04/2025		

Agency Information

Agency information				
1. Title catchline:	School and Instit	School and Institutional Trust Lands, Administration		
Building:	Tower 102			
Street address:	102 S 200 E, Su	ite 600		
City, state	Salt Lake City, U	Т		
Mailing address:	102 S 200 E, Su	102 S 200 E, Suite 600		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84111		
Contact persons:	Contact persons:			
Name: Email:				
Mike Johnson	801-538-5180	801-538-5180 mjohnson@utah.gov		
Lisa Wells	801-538-5154	801-538-5154 lisawells@utah.gov		
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule catchline:

R850-24. General Provisions: Mineral and Material Resources, Mineral Leases and Material Permits

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Subsection 53C-1-302(1)(a)(ii) and Title 53C, Chapter 2 et seq. authorize the Director of the School and Institutional Trust Lands Administration to establish rules for the issuance of mineral and material leases and permits and the management of trust-owned lands and resources.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No written comments have been received by the agency about this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule provides general provisions that apply to multiple commodities in an "umbrella-type" rule. It provides for clarity for the community that is subject to these processes and eliminates the need to include these same provisions in each separate rule for the various commodities. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Michelle McConkie, Director	Date:	02/04/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R850-25 Filing ID: 52045		
Effective Date:	02/04/2025		

1. Title catchline:	School and Institutional Trust Lands, Administration	
Building:	Tower 102	

Street address:	102 S 200 E, Suite 600		
City, state	Salt Lake City, UT		
Mailing address:	102 S 200 E, Suite 600		
City, state and zip:	Salt Lake City, UT 84111		
Contact persons:			
Name:	Phone:	Email:	
Mike Johnson	801-538-5180	mjohnson@utah.gov	
Lisa Wells	801-538-5154	lisawells@utah.gov	
Please address questions regarding information on this notice to the persons listed above.			

2. Rule catchline:

R850-25. Mineral Leases and Materials Permits

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Subsection 53C-1-302(1)(a)(ii) and Title 53C, Chapter 2 et seq. authorize the Director of the School and Institutional Trust Lands Administration to establish rules for the issuance of leases and the management of trust-owned lands and resources.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No written comments have been received by the agency about this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule provides the necessary guidelines for the issuance of leases and permits for the commodities covered under this rule. Also, it provides for the efficient management of the resources for the best interests of the trust beneficiaries. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Michelle McConkie, Director	Date:	02/04/2025
designee and title:			

NOTICE OF FIVE-YEAR REVIEW AND STATEMENT OF CONTINUATION			
Rule Number:	R850-26	Filing ID: 52036	
Effective Date:	02/04/2025		

1. Title catchline:	School and Institutional Trust Lands, Administration		
Building:	Tower 102		
Street address:	102 S 200 E, Suite 600		
City, state	Salt Lake City, UT		
Mailing address:	102 S 200 E, Suite 600		
City, state and zip:	Salt Lake City, UT 84111		
Contact persons:			
Name:	Phone:	Email:	
Mike Johnson	801-538-5180	mjohnson@utah.gov	
Lisa Wells	801-538-5154	lisawells@utah.gov	

FIVE-YEAR NOTICES OF REVIEW AND STATEMENTS OF CONTINUATION

Please address questions regarding information on this notice to the persons listed above.

General Information

2. Rule catchline:

R850-26. Coal Leases

3. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require this rule:

Subsection 53C-1-302(1)(a)(ii) and Title 53C, Chapter 2 et seq. authorize the Director of the School and Institutional Trust Lands Administration to establish rules for the issuance of leases and the management of trust-owned lands and resources.

4. A summary of written comments received during and since the last five-year review of this rule from interested persons supporting or opposing this rule:

No written comments have been received by the agency about this rule since the last five-year review.

5. A reasoned justification for continuation of this rule, including reasons why the agency disagrees with comments in opposition to this rule, if any:

This rule is vital to the management of the Trust's coal resources and the issuance of leases. It provides guidelines and procedures to be followed by the agency and third parties, which are consistent and in the best interests of the Trust Beneficiaries. Therefore, this rule should be continued.

Agency Authorization Information

Agency head or	Michelle McConkie, Director	Date:	02/04/2025	
designee and title:				

End of the Five-Year Notices of Review and Statements of Continuation Section

NOTICES OF FIVE-YEAR REVIEW EXTENSIONS

Rulewriting agencies are required by law to review each of their administrative rules within five years of the date of the rule's original enactment or the date of last review (Section 63G-3-305). If the agency finds that it will not meet the deadline for review of the rule (the five-year anniversary date), it may file a **NOTICE OF FIVE-YEAR REVIEW EXTENSION** (**EXTENSION**) with the Office of Administrative Rules. The **EXTENSION** permits the agency to file the review up to 120 days beyond the anniversary date.

Agencies have filed **Extensions** for the rules listed below. The "Extended Due Date" is 120 days after the anniversary date.

NOTICE OF FIVE VEAD DEVIEW EXTENSION

EXTENSIONS are governed by Subsection 63G-3-305(6).

NOTICE OF FIVE-YEAR REVIEW EXTENSION				
Rule Number:	R70-101	Filing ID: 56603		
New Deadline Date:	07/10/2025			
Agency Information				
1. Title catchline:	Agriculture and Food, Regulatory Services			
Building:	Taylorsville State	Taylorsville State Office Buildings, South Bldg, Floor 2		
Street address:	4315 S 2700 W	4315 S 2700 W		
City, state	Taylorsville, UT	Taylorsville, UT		
Mailing address:	PO Box 146500	PO Box 146500		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-6500		
Contact persons:				
Name:	Phone:	Email:		
Amber Brown	385-245-5222	Ambermbrown@Utah.gov		
Kelly Pehrson	801-982-2200	Kwpehrson@Utah.gov		
Travis Waller	801-982-2200	Twaller@Utah.gov		

General Information

Please address questions regarding information on this notice to the persons listed above.

2. Rule catchline:

R70-101. Bedding, Upholstered Furniture, and Quilted Clothing.

3. Reason for requesting the extension:

The Department of Agriculture and Food needs additional information regarding this rule due to pending legislation that may impact the program and the rulewriting authority.

Agency Authorization Information

Agency head or	Craig Buttars, Commissioner	Date:	02/06/2025
designee and title:			

End of the Notices of Five-Year Review Extensions Section

NOTICES OF RULE EFFECTIVE DATES

State law provides for agencies to make their administrative rules effective and enforceable after publication in the *Utah State Bulletin*. In the case of **Proposed Rules** or **Changes in Proposed Rules** with a designated comment period, the law permits an agency to make a rule effective no fewer than seven calendar days after the close of the public comment period, nor more than 120 days after the publication date. In the case of **Changes in Proposed Rules** with no designated comment period, the law permits an agency to make a rule effective on any date including or after the thirtieth day after the rule's publication date, but not more than 120 days after the publication date. If an agency fails to file a **Notice of Effective Date** within 120 days from the publication of a **Proposed Rule** or a related **Change in Proposed Rule** the rule lapses.

Agencies have notified the Office of Administrative Rules that the rules listed below have been made effective.

Notices of Effective Date are governed by Subsection 63G-3-301(12), Section 63G-3-303, and Sections R15-4-5a and R15-4-5b.

Commerce

Professional Licensing

No. 56997 (Amendment) R156-37: Utah Controlled Substances Act Rule

Published: 01/15/2025 Effective: 02/24/2025

No. 56897 (Amendment) R156-47b: Massage Therapy Practice Act Rule

Published: 11/15/2024 Effective: 02/14/2025

Real Estate

No. 56995 (Amendment) R162-2g: Real Estate Appraiser Licensing and Certification Administrative Rules

Published: 01/15/2025 Effective: 02/26/2025

Education Administration

No. 56980 (Amendment) R277-113: LEA Fiscal and Auding Policies

Published: 01/01/2025 Effective: 02/07/2025

No. 56981 (Amendment) R277-114: Response to Compliance and Related Issues

Published: 01/01/2025 Effective: 02/07/2025

No. 56982 (Amendment) R277-123: Process for Members of the Public to Report Violations of Statute and Board Rule

Published: 01/01/2025 Effective: 02/07/2025

No. 56983 (Amendment) R277-306: Educator Preparation Programs for School Psychologists, Audiologists, Speech-Language

Pathologists, Speech-Language Technicians, Counselors, and School Social Workers

Published: 01/01/2025 Effective: 02/07/2025

No. 56984 (Amendment) R277-325: Public Education Exit and Engagement Surveys

Published: 01/01/2025 Effective: 02/07/2025 No. 56985 (Amendment) R277-419: Pupil Accounting

Published: 01/01/2025 Effective: 02/07/2025

No. 56986 (Amendment) R277-702: Procedures for the Utah High School Completion Diploma

Published: 01/01/2025 Effective: 02/07/2025

No. 56988 (New Rule) R277-722: Procedures for the Focused Graduation Pathway

Published: 01/01/2025 Effective: 02/07/2025

No. 56987 (Amendment) R277-927: Teacher and Student Success Act (TSSA) Program

Published: 01/01/2025 Effective: 02/07/2025

Environmental Quality

Air Quality

No. 56933 (Amendment) R307-110: Section X, Vehicle Inspection and Maintenance Program, Part F, Cache County

Published: 12/01/2024 Effective: 02/05/2025

Government Operations

Debt Collection

No. 56975 (Amendment) R21-3: Debt Collection Through Administrative Offset

Published: 01/01/2025 Effective: 02/13/2025

Governor

Criminal and Juvenile Justice (State Commission on)

No. 56970 (New Rule) R356-12: Public Safety Portal Data Reporting

Published: 01/01/2025 Effective: 02/07/2025

Health and Human Services

Integrated Healthcare

No. 56920 (Amendment) R414-1: Introduction and Authority

Published: 11/15/2024 Effective: 02/18/2025

No. 56919 (Amendment) R414-1: Prior Authorization from Primary Payers First

Published: 11/15/2024 Effective: 02/18/2025

No. 56915 (Amendment) R414-40: Program Access Requirements

Published: 11/15/2024 Effective: 02/18/2025

Health Care Facility Licensing

No. 56868 (Amendment) R432-31: Provider Order for Life Sustaining Treatment

Published: 11/15/2024 Effective: 02/18/2025

No. 56891 (Amendment) R432-35: Background Screening -- Health Facilities

Published: 11/15/2024 Effective: 02/18/2025

NOTICES OF RULE EFFECTIVE DATES

No. 56892 (Amendment) R432-150: Nursing Care Facility

Published: 11/15/2024 Effective: 02/18/2025

No. 56921 (Amendment) R432-750: Hospice Rule

Published: 11/15/2024 Effective: 02/18/2025

Data, Systems and Evaluation, Vital Records and Statistics No. 56962 (Amendment) R436-7: Death Registration

Published: 12/15/2024 Effective: 02/18/2025

Data, Systems and Evaluation, Vital Records and Statistics

No. 56963 (Repeal) R436-10: Death Registration

Published: 12/15/2024 Effective: 02/18/2025

Human Services Program Licensing

No. 56882 (Amendment) R501-12: Foster Care Services

Published: 11/15/2024 Effective: 02/10/2025

No. 56869 (Amendment) R501-19: Residential Treatment Programs

Published: 11/15/2024 Effective: 02/10/2025

Recovery Services

No. 56964 (Amendment) R527-36: Collection of Child Support After a Termination of Parental Rights or Adoption

Published: 12/15/2024 Effective: 02/18/2025

Labor Commission

Occupational Safety and Health

No. 56996 (Amendment) R614-6: Hot Metallurgical Operations

Published: 01/15/2025 Effective: 02/21/2025

Natural Resources

Wildlife Resources

No. 56991 (Amendment) R657-5: Taking Big Game

Published: 01/01/2025 Effective: 02/07/2025

No. 56989 (Amendment) R657-45: Wildlife License, Permit, and Certificate of Registration Forms and Terms

Published: 01/01/2025 Effective: 02/07/2025

No. 56990 (Amendment) R657-62: Drawing Application Procedures

Published: 01/01/2025 Effective: 02/07/2025

Public Safety

Criminal Investigations and Technical Services, Criminal Identification

No. 56974 (Amendment) R722-310: Regulation of Bail Bond Recovery and Enforcement Agents

Published: 01/01/2025 Effective: 02/09/2025 No. 56973 (Amendment) R722-330: Licensing of Private Investigators Published: 01/01/2025

Published: 01/01/2025 Effective: 02/09/2025

End of the Notices of Rule Effective Dates Section