Representative J. Stuart Adams proposes the following substitute bill:

1	BEAR RIVER DEVELOPMENT ACT
2	2006 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: J. Stuart Adams
5	Senate Sponsor: Lyle W. Hillyard
6	
7	LONG TITLE
8	General Description:
9	This bill amends the Bear River Development Act to allow funds to be spent on
10	preconstruction activities even though certain construction funding requirements have
11	not been met, to repeal construction funding prerequisites, and to make developed water
12	available to Cache County.
13	Highlighted Provisions:
14	This bill:
15	 defines preconstruction costs;
16	 authorizes the expenditure of funds on preconstruction costs;
17	 repeals construction prerequisites that require the division to:
18	• contract for the sale or lease of 70% of the developed water; and
19	• obtain permits;
20	 authorizes water to be made available to Cache County;
21	 limits the amount of water made available to Cache County; and
22	 makes technical changes.
23	Monies Appropriated in this Bill:
24	None
25	Other Special Clauses:

26	None
27	Utah Code Sections Affected:
28	AMENDS:
29	73-26-103, as enacted by Chapter 251, Laws of Utah 1991
30	73-26-104, as last amended by Chapter 182, Laws of Utah 2002
31	73-26-201, as enacted by Chapter 251, Laws of Utah 1991
32	73-26-202, as enacted by Chapter 251, Laws of Utah 1991
33	73-26-301, as last amended by Chapter 182, Laws of Utah 2002
34	REPEALS:
35	73-26-302, as enacted by Chapter 251, Laws of Utah 1991
36	
37	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section 73-26-103 is amended to read:
39	73-26-103. Definitions.
40	As used in this chapter:
41	(1) "Board" means the Board of Water Resources.
42	(2) (a) "Construction costs" means all costs related to the development of a project,
43	except the costs of environmental mitigation.
44	(b) Construction costs include:
45	[(a)] <u>(i)</u> planning;
46	[(b)] (ii) engineering and legal work;
47	[(c)] <u>(iii)</u> permitting;
48	[(d)] (iv) acquisition of land and rights-of-way;
49	[(e)] (v) rebuilding and relocation of highways or other facilities affected by the
50	project;
51	[(f)] (vi) compensation for impairment of existing water rights;
52	[(g)] (vii) construction of the dam, reservoir, and associated facilities; and
53	[(h)] (viii) expenses of the division related to the project.
54	(3) "Developed waters" means surface water developed by projects authorized under
55	this chapter.
56	(4) "Division" means the Division of Water Resources.

01-17-06 3:24 PM

57	(5) "Environmental mitigation costs" means costs that may be required by federal,
58	state, or local governmental agencies for project environmental permitting, including:
59	(a) planning;
60	(b) environmental and engineering studies;
61	(c) permitting;
62	(d) acquisition of land and rights-of-way; and
63	(e) operation, maintenance, and repair of facilities associated with project
64	environmental mitigation.
65	(6) "Preconstruction costs" means any of the following costs incurred before project
66	construction begins:
67	(a) planning;
68	(b) design;
69	(c) engineering studies;
70	(d) legal work;
71	(e) permitting:
72	(f) acquisition of land and rights-of-way;
73	(g) compensation for impairment of existing water rights;
74	(h) environmental studies; or
75	(i) any combination of Subsections (6)(a) through (h).
76	[(6)] (7) "Project costs" include <u>preconstruction costs</u> , construction costs,
77	environmental mitigation costs, and costs of operation, maintenance, repair, and replacement.
78	[(7) "Environmental mitigation team" means the team identified in the environmental
79	impact statement (EIS) and chaired by the EIS lead agency.]
80	Section 2. Section 73-26-104 is amended to read:
81	73-26-104. Bear River development projects.
82	(1) The division shall:
83	(a) develop the surface waters of the Bear River and its tributaries through the planning
84	and construction of reservoirs and associated facilities as authorized and funded by the
85	Legislature;
86	(b) own and operate the facilities constructed; and
87	(c) market the developed waters.

88	(2) Potential projects include:
89	(a) Hyrum Dam;
90	(b) Avon;
91	(c) Mill Creek;
92	(d) Oneida Narrows;
93	(e) North Eden Creek; [and]
94	(f) Washakie[-]; and
95	(g) an interconnection from the Corinne area to Willard Reservoir.
96	(3) The division may develop sites other than those listed in Subsection (2) if those
97	projects are authorized and funded by the Legislature.
98	(4) The purchase of real property does not constitute water development.
99	Section 3. Section 73-26-201 is amended to read:
100	73-26-201. Entities eligible to receive developed water Selling or leasing water
101	outside entity boundaries.
102	(1) Water developed by projects authorized under this chapter, except water reserved
103	for wildlife or public recreation, shall be made available by contract exclusively to the
104	following entities:
105	(a) the Bear River Water Conservancy District;
106	(b) the Salt Lake County Water Conservancy District;
107	(c) the Weber Basin Water Conservancy District; and
108	(d) [municipalities, water companies,] Cache County and any water conservancy
109	district in Cache County.
110	(2) A <u>county or</u> conservancy district that purchases or leases developed water may
111	lease the water to any person.
112	[(3) A municipality that purchases or leases developed water may sell or lease the
113	water to any person located:]
114	[(a) within the boundaries of the municipality; or]
115	[(b) outside the boundaries of the municipality:]
116	[(i) but within the county in which the municipality is located; or]
117	[(ii) into a state adjacent to the county in which the municipality is located, subject to
118	state law and approval by the state engineer.]

01-17-06 3:24 PM

119	[(4)] (3) A [municipality, water company,] county or conservancy district that
120	purchases or leases developed water may use the water directly or by exchange in accordance
121	with Section 73-3-20.
122	Section 4. Section 73-26-202 is amended to read:
123	73-26-202. Limits on amount of water available to any entity or area Exception.
124	(1) Except as provided in Subsection (2), the total amount of water from projects
125	authorized under this chapter that may be made available to any entity or area is limited as
126	follows:
127	(a) The Salt Lake County Water Conservancy District and Weber Basin Water
128	Conservancy District each may purchase or lease no more than 50,000 acre-feet a year.
129	(b) The Bear River Water Conservancy District may purchase or lease no more than
130	60,000 acre-feet a year.
131	(c) The total <u>cumulative</u> amount of developed waters purchased or leased by
132	[municipalities, water companies,] Cache County and any water conservancy [districts] district
133	in Cache County may not exceed 60,000 acre-feet a year.
134	(2) An entity or area may purchase or lease water in excess of the limits specified in
135	Subsection (1) on a temporary basis, if water is available from a project and no other entity
136	eligible to receive water has offered to purchase or lease it.
137	Section 5. Section 73-26-301 is amended to read:
138	73-26-301. Authorized projects Work subject to legislative appropriations.
139	(1) The division [is authorized to] may develop the potential projects listed under
140	Subsection 73-26-104(2) and associated works[, including an interconnection from the Corinne
141	area to Willard Reservoir, and shall proceed with design work, environmental assessments,
142	acquisition of land and rights-of-way, and construction, subject to:].
143	[(1) the appropriation of funds for those purposes by the Legislature; and]
144	[(2) fulfillment of the requirements specified in Section 73-26-302.]
145	(2) The division may make expenditures for preconstruction costs if monies are
146	expressly appropriated or earmarked by statute for that purpose by the Legislature.
147	Section 6. Repealer.
148	This bill repeals:
149	Section 73-26-302, Construction contingent upon sale or lease of water.

150