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## 3rd Sub. (Ivory) S.B. 251

57	funds to repair, replace, or improve underfunded federal water infrastructure projects.		
58	(b) Subject to Chapter 26, Bear River Development Act, and Chapter 28, Lake Powell		
59	Pipeline Development Act, the division and the board shall make rules, in accordance with		
60	Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in preparation to make loans from		
61	available funds to develop the state's undeveloped share of the Bear and Colorado rivers.		
62	(2) The rules described in Subsection (1) shall:		
63	(a) specify the amount of money that may be loaned;		
64	(b) specify the criteria the division and the board shall consider in prioritizing and		
65	awarding loans;		
66	(c) specify the minimum qualifications for an individual who, or entity that, receives a		
67	loan, including the amount of cost-sharing to be the responsibility of the individual or entity		
68	applying for a loan;		
69	(d) specify the terms of the loan, including the terms of repayment; and		
70	(e) require all applicants for a loan to apply on forms provided by the division and in a		
71	manner required by the division.		
72	(3) The division and the board shall, in making the rules described in Subsection (1)		
73	and in consultation with the State Water Development Commission created in Section		
74	<u>73-27-102:</u>		
75	(a) establish criteria for better water data and data reporting;		
76	(b) establish new conservation targets based on the data described in Subsection (3)(a);		
77	(c) institute a process for the independent verification of the data described in		
78	Subsection (3)(a);		
79	(d) establish a plan for an independent review of:		
80	(i) the proposed construction plan for an applicant's qualifying water infrastructure		
81	<u>project;</u> $\hat{\mathbf{H}}$ → [ $\hat{\mathbf{H}}$ → [] and [] ← $\hat{\mathbf{H}}$ ] ← $\hat{\mathbf{H}}$		
82	(ii) the applicant's plan to repay the loan for the construction of the proposed water		
83	infrastructure project; $\hat{H} \rightarrow [\hat{H} \rightarrow and \leftarrow \hat{H}] \leftarrow \hat{H}$		
83a	$\hat{H} \rightarrow [\hat{H} \rightarrow \underline{(iii)}  potential environmental and economic impacts on resources, including the Great$		
83b	<u>Salt Lake, associated with a qualifying water infrastructure project;</u> ←Ĥ] ←Ĥ		
84	(e) invite and recommend public involvement; and		
85	(f) set appropriate financing and repayment terms.		
86	(4) (a) The division, board, and State Water Development Commission shall, no later		

87 than October 30, 2016, report to the Natural Resources, Agriculture, and Environment Interim

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181	From Water Infrastructure Restricted Account, one-time	<u>\$1,000,000</u>	
182	Schedule of Programs:		
183	Administration	<u>\$1,000,000</u>	
184	The Legislature intends that the appropriation of \$1,000,000 to the	Division of Water	
185	Resources be used by the division, in cooperation and consultation with the Board of Water		
186	Resources and the State Water Development Commission, in fulfilling the division's		
187	responsibilities under Section 73-10g-105, including the possibility of issuing a request for		
188	proposals, in accordance with Title 63G, Chapter 6a, Utah Procurement Code. $\hat{H} \rightarrow [$ The Legislature		
189	<u>intends that, before the division issues a request for proposals, the division seeks the approval</u>		
190	of the Legislative Management Committee.] ←Ĥ Under the terms of Subse	ection 63J-1-603(3)(a), the	
191	Legislature intends that the appropriation provided in this bill not lapse at t	the close of fiscal	
192	year 2017. The use of any nonlapsing funds is limited to fulfilling the duti	es described in	
193	Section 73-10g-105, with the Division of Water Resources and the Board of	of Water Resources	
194	providing the Legislative Management Committee with regular updates on how the money is		

195 <u>being spent.</u>