Enrolled Copy	H.B. 15	<b>53</b>
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1	DIVERSION OF WATER
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Joel K. Briscoe
5	Senate Sponsor: Ralph Okerlund
6	
7	LONG TITLE
8	General Description:
9	This bill allows the state engineer to reinstate a lapsed exchange application under
10	certain conditions.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>allows the state engineer to reinstate a lapsed exchange application for a small</li> </ul>
14	amount of water under certain conditions;
15	• establishes the date of priority for a reinstated exchange application; and
16	<ul><li>makes technical changes.</li></ul>
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	<b>Utah Code Sections Affected:</b>
22	AMENDS:
23	73-3-20, as last amended by Laws of Utah 1985, Chapter 140
24	
25	Be it enacted by the Legislature of the state of Utah:
26	Section 1. Section <b>73-3-20</b> is amended to read:
27	73-3-20. Right to divert appropriated waters into natural streams
28	Requirements Storage in reservoir Information required by state engineer Lapse
29	of application.

H.B. 153 Enrolled Copy

from the state engineer.

(1) Upon application in writing and approval of the state engineer, any appropriated		
water may, for the purpose of preventing waste and facilitating distribution, be turned from the		
channel of any stream or any lake or other body of water, into the channel of any natural stream		
or natural body of water or into a reservoir constructed across the bed of any natural stream,		
and commingled with its waters, and a like quantity less the quantity lost by evaporation and		
seepage may be taken out, either above or below the point where emptied into the stream, body		
of water or reservoir. In so doing, the original water in such stream, body of water, or reservoir		
must not be deteriorated in quality or diminished in quantity for the purpose used, and the		
additional water turned in shall bear its share of the expense of maintenance of such reservoir		
and an equitable proportion of the cost of the reservoir site and its construction. Any person		
having stored [his] that person's appropriated water in a reservoir for a beneficial purpose shall		
be permitted to withdraw the water at the times and in the quantities as [his] the person's		
necessities may require if the withdrawal does not interfere with the rights of others.		
(2) (a) The state engineer may require [the] an owner [of record] of an approved		
exchange application to provide [information concerning]:		
(i) information about the diverting works constructed[;];		
(ii) information about the extent to which the development under the exchange has		
occurred[ <del>, and</del> ]; or		
(iii) other information the state engineer considers necessary to [insure]:		
(A) ensure that the exchange is taking place[, to];		
(B) establish that the owner [of the exchange] still has a legal interest in the underlying		
water right used as the basis for the exchange[;]; or [to arrive at]		
(C) determine the quantity of water being exchanged. [This information shall be		
provided by the owner of record of an approved exchange within 60 days of notification by the		
state engineer.]		
(b) The owner of an exchange application shall provide the information requested by		
the state engineer within 60 days after the day on which the owner received the notification		

Enrolled Copy H.B. 153

58	(3) The state engineer may lapse an <u>approved exchange</u> application [made pursuant to
59	this section under the following conditions] described in Subsection (1) if:
60	(a) the applicant has lost a legal interest in the underlying right used to facilitate the
61	exchange;
62	(b) the exchange can no longer be carried out as stated in the application;
63	(c) the applicant has not complied with the conditions established in approving the
64	exchange; or
65	(d) the applicant fails to provide the information [as outlined in Subsection
66	73-3-20(2).] requested by the state engineer under Subsection (2).
67	(4) (a) Notwithstanding Section 73-3-18, the state engineer may reinstate an exchange
68	application that was lapsed by the state engineer under Subsection (3), if:
69	(i) the applicant files with the state engineer a written request to reinstate the exchange
70	application;
71	(ii) the exchange application is for a small amount of water, as defined in Section
72	<u>73-3-5.6;</u>
73	(iii) the applicant demonstrates that, before the exchange application lapsed, the
74	applicant or the applicant's predecessor in interest, in accordance with the exchange
75	application:
76	(A) constructed and occupied a residence; and
77	(B) beneficially used the water at the residence; and
78	(iv) the applicant demonstrates that none of the conditions described in Subsection (3)
79	for lapsing an approved exchange application still exist.
80	(b) Notwithstanding Section 73-3-18, the priority of an exchange application reinstated
81	under this section shall be the day on which the applicant files a request to reinstate an
82	exchange application that was lapsed by the state engineer.