64th Legislature

1	HOUSE BILL NO. 168
2	INTRODUCED BY S. FITZPATRICK
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT CLARIFYING THE APPLICABILITY OF THE DEPARTMENT OF
5	NATURAL RESOURCES AND CONSERVATION'S DEFINITION OF "COMBINED APPROPRIATION" FOR
6	WATER RIGHT PERMIT EXCEPTIONS IN CERTAIN CIRCUMSTANCES AND PROVIDING RETROACTIVE
7	APPLICABILITY; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."
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9	WHEREAS, the Legislature, consistent with its constitutional duties, adopted the Montana Water Use Act
10	in 1973, which recognizes existing water rights and provides for the orderly administration of new water right
11	permits while protecting senior water right users; and
12	WHEREAS, the Legislature recognizes that a permit to appropriate water is not necessary in all
13	circumstances and has created certain exceptions to the permit requirement; and
14	WHEREAS, the Legislature has provided that a permit is not required for an appropriation that is 35
15	gallons a minute or less and does not exceed 10 acre-feet a year unless the appropriation is determined to be
16	a combined appropriation; and
17	WHEREAS, since 1993 the Department of Natural Resources and Conservation has defined the term
18	combined appropriation as an appropriation of water from the same source aquifer by two or more ground water
19	developments that are physically manifold into the same system; and
20	WHEREAS, water users in the state have relied upon the department's definition of combined
21	appropriation for more than 20 years; and
22	WHEREAS, in October 2014, the First Judicial District Court invalidated the Department's combined
23	appropriation definition as being inconsistent with the Water Use Act; and
24	WHEREAS, it is the intent of the Legislature to ensure that the Department's 1993 definition of combined
25	appropriation applies to all projects, developments, or subdivisions in existence or for which an application for
26	review was pending on or before the District Court's October 17, 2014, ruling.
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28	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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30	NEW SECTION. Section 1. Wells exempt from permitting definition of combined appropriation
	Legislative Services Division

1	retroactive applicability. For purposes of implementing the provisions of 85-2-306, the department of natural
2	resources and conservation's definition of combined appropriation as an appropriation of water from the same
3	source aquifer by two or more ground water developments that are physically manifold into the same system
4	applies retroactively to any project, development, or subdivision in existence on or before October 17, 2014, and
5	to any pending project, development, or subdivision for which an application for review was submitted on or
6	before October 17, 2014.
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8	NEW SECTION. Section 2. Effective date. [This act] is effective on passage and approval.
9	- END -

