1	SENATE BILL NO. 136		
2	INTRODUCED BY S. FITZPATRICK		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT CLARIFYING THE LEGAL AVAILABILITY ANALYSIS FOR A		
5	PERMIT AND A CHANGE IN WATER RIGHT; AMENDING SECTIONS 85-2-311 AND 85-2-402, MCA; AND		
6	PROVIDING AN IMMEDIATE EFFECTIVE DATE."		
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8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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10	Section 1. Section 85-2-311, MCA, is amended to read:		
11	"85-2-311. Criteria for issuance of permit. (1) A permit may be issued under this part prior to the		
12	adjudication of existing water rights in a source of supply. In a permit proceeding under this part, there is no		
13	presumption that an applicant for a permit cannot meet the statutory criteria of this section prior to the		
14	adjudication of existing water rights pursuant to this chapter. In making a determination under this section, the		
15	department may not alter the terms and conditions of an existing water right or an issued certificate, permit, or		
16	state water reservation. Except as provided in subsections (3) and (4), the department shall issue a permit if the		
17	applicant proves by a preponderance of evidence that the following criteria are met:		
18	(a) (i) there is water physically available at the proposed point of diversion in the amount that the		
19	applicant seeks to appropriate; and		
20	(ii) water can reasonably be considered legally available during the period in which the applicant seeks		
21	to appropriate, in the amount requested, based on the records of the department and other evidence provided		
22	to the department. Legal availability is determined using an analysis involving the following factors:		
23	(A) identification of physical water availability;		
24	(B) identification of existing legal water right demands on the source of supply throughout the area of		
25	potential impact by the proposed use; and		
26	(C) analysis of the evidence on physical water availability and the existing legal water right demands,		
27	including but not limited to a comparison of the physical water supply at the proposed point of diversion with the		
28	existing legal water right demands on the supply of water.		
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1 (b) the water rights of a prior appropriator under an existing water right, a certificate, a permit, or a 2 state water reservation will not be adversely affected. In this subsection (1)(b), adverse effect must be 3 determined based on a consideration of an applicant's plan for the exercise of the permit that demonstrates that 4 the applicant's use of the water will be controlled so the water right of a prior appropriator will be satisfied. [The 5 applicant is not required to prove a lack of adverse effect for any water right identified in a written consent to 6 approval filed pursuant to subsection (9) in connection with a permit application.] 7 (c) the proposed means of diversion, construction, and operation of the appropriation works are 8 adequate; 9 (d) the proposed use of water is a beneficial use; 10 (e) the applicant has a possessory interest or the written consent of the person with the possessory 11 interest in the property where the water is to be put to beneficial use, or if the proposed use has a point of 12 diversion, conveyance, or place of use on national forest system lands, the applicant has any written special 13 use authorization required by federal law to occupy, use, or traverse national forest system lands for the 14 purpose of diversion, impoundment, storage, transportation, withdrawal, use, or distribution of water under the 15 permit:

16 (f) the water quality of a prior appropriator will not be adversely affected;

- (g) the proposed use will be substantially in accordance with the classification of water set for the
  source of supply pursuant to 75-5-301(1); and
- (h) the ability of a discharge permitholder to satisfy effluent limitations of a permit issued in
  accordance with Title 75, chapter 5, part 4, will not be adversely affected.
- (2) The applicant is required to prove that the criteria in subsections (1)(f) through (1)(h) have been met only if a valid objection is filed. A valid objection must contain substantial credible information establishing to the satisfaction of the department that the criteria in subsection (1)(f), (1)(g), or (1)(h), as applicable, may not be met. For the criteria set forth in subsection (1)(g), only the department of environmental quality or a local water quality district established under Title 7, chapter 13, part 45, may file a valid objection.
- (3) The department may not issue a permit for an appropriation of 4,000 or more acre-feet of water a
  year and 5.5 or more cubic feet per second of water unless the applicant proves by clear and convincing
  evidence that:



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(a) the criteria in subsection (1) are met;

2 (b) the proposed appropriation is a reasonable use. A finding must be based on a consideration of the3 following:

4 (i) the existing water right demands on the state water supply, as well as projected water right
5 demands, such as reservations of water for future beneficial purposes, including municipal water supplies,
6 irrigation systems, and minimum streamflows for the protection of existing water rights and aquatic life;

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(ii) the benefits to the applicant and the state;

8 (iii) the effects on the quantity and quality of water for existing beneficial uses in the source of supply;

9 (iv) the availability and feasibility of using low-quality water for the purpose for which application has
10 been made;

11 (v) the effects on private property rights by any creation of or contribution to saline seep; and

(vi) the probable significant adverse environmental impacts of the proposed use of water as
determined by the department pursuant to Title 75, chapter 1, or Title 75, chapter 20.

(4) (a) The state of Montana has long recognized the importance of conserving its public waters and the necessity to maintain adequate water supplies for the state's water requirements, including requirements for federal non-Indian and Indian reserved water rights held by the United States for federal reserved lands and in trust for the various Indian tribes within the state's boundaries. Although the state of Montana also recognizes that, under appropriate conditions, the out-of-state transportation and use of its public waters are not in conflict with the public welfare of its citizens or the conservation of its waters, the criteria in this subsection (4) must be met before out-of-state use may occur.

(b) The department may not issue a permit for the appropriation of water for withdrawal and
 transportation for use outside the state unless the applicant proves by clear and convincing evidence that:

(i) depending on the volume of water diverted or consumed, the applicable criteria and procedures of
subsection (1) or (3) are met;

(ii) the proposed out-of-state use of water is not contrary to water conservation in Montana; and
(iii) the proposed out-of-state use of water is not otherwise detrimental to the public welfare of the
citizens of Montana.

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(c) In determining whether the applicant has proved by clear and convincing evidence that the



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1 requirements of subsections (4)(b)(ii) and (4)(b)(iii) are met, the department shall consider the following factors:

(i) whether there are present or projected water shortages within the state of Montana;

3 (ii) whether the water that is the subject of the application could feasibly be transported to alleviate
4 water shortages within the state of Montana;

5 (iii) the supply and sources of water available to the applicant in the state where the applicant intends
6 to use the water; and

7 (iv) the <u>water right</u> demands placed on the applicant's supply in the state where the applicant intends
8 to use the water.

9 (d) When applying for a permit or a lease to withdraw and transport water for use outside the state,
10 the applicant shall submit to and comply with the laws of the state of Montana governing the appropriation,
11 lease, and use of water.

(5) Subject to 85-2-360, to meet the preponderance of evidence standard in this section, the
applicant, in addition to other evidence demonstrating that the criteria of subsection (1) have been met, shall
submit hydrologic or other evidence, including but not limited to water supply data, field reports, and other
information developed by the applicant, the department, the U.S. geological survey, or the U.S. natural
resources conservation service and other specific field studies.

(6) An appropriation, diversion, impoundment, use, restraint, or attempted appropriation, diversion,
impoundment, use, or restraint contrary to the provisions of this section is invalid. An officer, agent, agency, or
employee of the state may not knowingly permit, aid, or assist in any manner an unauthorized appropriation,
diversion, impoundment, use, or other restraint. A person or corporation may not, directly or indirectly,

personally or through an agent, officer, or employee, attempt to appropriate, divert, impound, use, or otherwise
 restrain or control waters within the boundaries of this state except in accordance with this section.

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(7) The department may adopt rules to implement the provisions of this section.

24 (8) For an application for ground water in a basin closed pursuant to 85-2-319, 85-2-321, 85-2-330,

25 85-2-336, 85-2-341, 85-2-343, or 85-2-344, the applicant shall comply with the provisions of 85-2-360 in

addition to the requirements of this section.

[(9) The department may not conduct an adverse effects analysis on a water right if the water right
 holder files a written consent to approval of an application for a permit.] (Bracketed language in subsections



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Section 2. Section 85-2-402, MCA, is amended to read:

(1)(b) and (9) terminates September 30, 2023--sec. 8, Ch. 243, L. 2017.)"

4 "85-2-402. Changes in appropriation rights -- definition. (1) (a) The right to make a change in 5 appropriation right subject to the provisions of this section in an existing water right, a permit, or a state water 6 reservation is recognized and confirmed. In a change in appropriation right proceeding under this section, there 7 is no presumption that an applicant for a change in appropriation right cannot establish lack of adverse effect 8 prior to the adjudication of other rights in the source of supply pursuant to this chapter. Except as provided in 9 85-2-410 and subsections (15) and (16) of this section, an appropriator may not make a change in an 10 appropriation right without the approval of the department or, if applicable, of the legislature. An applicant shall 11 submit a correct and complete application.

(b) If an application involves a change in a point of diversion, conveyance, or place of use located on
national forest system lands, the application is not correct and complete until the applicant has submitted proof
to the department of any written special use authorization required by federal law for the proposed change in
occupancy, use, or traverse of national forest system lands for the purpose of diversion, impoundment, storage,
transportation, withdrawal, use, or distribution of water.

17 [(c) The applicant is not required to prove a lack of adverse effect for any water right identified on a
18 written consent to approval filed pursuant to subsection (19) in connection with an application.]

(2) Except as provided in subsections (4) through (6), (15), (16), and (18) and, if applicable, subject to
subsection[s (1)(c) and] (17), the department shall approve a change in appropriation right if the appropriator
proves by a preponderance of evidence that the following criteria are met:

(a) The proposed change in appropriation right will not adversely affect the use of the existing water
rights of other persons or other perfected or planned uses or developments for which a permit or certificate has
been issued or for which a state water reservation has been issued under part 3. For purposes of this section,
adverse effects analysis is specific to the proposed change in appropriation right and a determination that water
is not legally available pursuant to 85-2-311 does not necessarily mean that an adverse effect will occur.

(b) The proposed means of diversion, construction, and operation of the appropriation works areadequate, except for:



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1	(i) a	a change in appropriation right for instream flow pursuant to 85-2-320 or 85-2-436;	
2	(ii) a	temporary change in appropriation right for instream flow pursuant to 85-2-408; or	
3	(iii) a	a change in appropriation right pursuant to 85-2-420 for mitigation or marketing for mitigation.	
4	(c)	The proposed use of water is a beneficial use.	
5	(d)	The applicant has a possessory interest, or the written consent of the person with the possessory	
6	interest, in the	e property where the water is to be put to beneficial use or, if the proposed change involves a point	
7	of diversion,	conveyance, or place of use on national forest system lands, the applicant has any written special	
8	use authorization required by federal law to occupy, use, or traverse national forest system lands for the		
9	purpose of diversion, impoundment, storage, transportation, withdrawal, use, or distribution of water. This		
10	subsection (2)(d) does not apply to:		
11	(i) a	a change in appropriation right for instream flow pursuant to 85-2-320 or 85-2-436;	
12	(ii) a	temporary change in appropriation right for instream flow pursuant to 85-2-408; or	
13	(iii) a	a change in appropriation right pursuant to 85-2-420 for mitigation or marketing for mitigation.	
14	(e)	If the change in appropriation right involves salvaged water, the proposed water-saving methods	
15	will salvage a	at least the amount of water asserted by the applicant.	
16	(f) -	The water quality of an appropriator will not be adversely affected.	
17	(g)	The ability of a discharge permitholder to satisfy effluent limitations of a permit issued in	
18	accordance with Title 75, chapter 5, part 4, will not be adversely affected.		
19	(3)	The applicant is required to prove that the criteria in subsections (2)(f) and (2)(g) have been met	
20	only if a valid	objection is filed. A valid objection must contain substantial credible information establishing to the	
21	satisfaction o	f the department that the criteria in subsection (2)(f) or (2)(g), as applicable, may not be met.	
22	(4)	The department may not approve a change in purpose of use or place of use of an appropriation	
23	of 4,000 or m	ore acre-feet of water a year and 5.5 or more cubic feet per second of water unless the	
24	appropriator	proves by a preponderance of evidence that:	
25	(a)	the criteria in subsection (2) are met; and	
26	(b)	the proposed change in appropriation right is a reasonable use. A finding of reasonable use must	
27	be based on a consideration of:		
28	(i) t	he existing water right demands on the state water supply, as well as projected demands for water	
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1 for future beneficial purposes, including municipal water supplies, irrigation systems, and minimum streamflows 2 for the protection of existing water rights and aquatic life; 3 (ii) the benefits to the applicant and the state; 4 (iii) the effects on the quantity and quality of water for existing uses in the source of supply; 5 (iv) the availability and feasibility of using low-guality water for the purpose for which application has 6 been made; 7 (v) the effects on private property rights by any creation of or contribution to saline seep; and 8 (vi) the probable significant adverse environmental impacts of the proposed use of water as 9 determined by the department pursuant to Title 75, chapter 1, or Title 75, chapter 20. 10 (5) The department may not approve a change in purpose of use or place of use for a diversion that 11 results in 4,000 or more acre-feet of water a year and 5.5 or more cubic feet per second of water being 12 consumed unless: 13 (a) the applicant proves by clear and convincing evidence and the department finds that the criteria in 14 subsections (2) and (4) are met; and 15 (b) for the withdrawal and transportation of appropriated water for out-of-state use, the department 16 then petitions the legislature and the legislature affirms the decision of the department after one or more public 17 hearings. 18 (6) The state of Montana has long recognized the importance of conserving its public waters and the 19 necessity to maintain adequate water supplies for the state's water requirements, including requirements for 20 federal non-Indian and Indian reserved water rights held by the United States for federal reserved lands and in 21 trust for the various Indian tribes within the state's boundaries. Although the state of Montana also recognizes 22 that, under appropriate conditions, the out-of-state transportation and use of its public waters are not in conflict 23 with the public welfare of its citizens or the conservation of its waters, the following criteria must be met before 24 out-of-state use may occur: 25 (a) The department and, if applicable, the legislature may not approve a change in appropriation right 26 for the withdrawal and transportation of appropriated water for use outside the state unless the appropriator 27 proves by clear and convincing evidence and, if applicable, the legislature approves after one or more public 28 hearings that: - 7 -Authorized Print Version - SB 136 Legislative Services

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2 subsection (2) or (4) are met; 3 (ii) the proposed out-of-state use of water is not contrary to water conservation in Montana; and 4 (iii) the proposed out-of-state use of water is not otherwise detrimental to the public welfare of the 5 citizens of Montana. 6 (b) In determining whether the appropriator has proved by clear and convincing evidence that the 7 requirements of subsections (6)(a)(ii) and (6)(a)(iii) will be met, the department and, if applicable, the legislature shall consider the following factors: 8 9 (i) whether there are present or projected water shortages within the state of Montana: 10 (ii) whether the water that is the subject of the proposed change in appropriation might feasibly be 11 transported to alleviate water shortages within the state of Montana; 12 (iii) the supply and sources of water available to the applicant in the state where the applicant intends 13 to use the water; and 14 (iv) the water right demands placed on the applicant's supply in the state where the applicant intends 15 to use the water. 16 (c) When applying for a change in appropriation right to withdraw and transport water for use outside 17 the state, the applicant shall submit to and comply with the laws of the state of Montana governing the 18 appropriation and use of water. 19 (7) For any application for a change in appropriation right involving 4.000 or more acre-feet of water a 20 year and 5.5 or more cubic feet per second of water, the department shall give notice of the proposed change 21 in appropriation right in accordance with 85-2-307 and shall hold one or more hearings in accordance with 85-2-22 309 prior to its approval or denial of the proposed change in appropriation right. The department shall provide 23 notice and may hold one or more hearings upon any other proposed change in appropriation right if it 24 determines that the proposed change in appropriation right might adversely affect the rights of other persons, 25 except for any right for which a written consent to approval has been filed pursuant to subsection (19) in 26 connection with the application]. 27 (8) The department or the legislature, if applicable, may approve a change in appropriation right 28 subject to the terms, conditions, restrictions, and limitations that it considers necessary to satisfy the criteria of - 8 -Authorized Print Version - SB 136 Legislative Services

(i) depending on the volume of water diverted or consumed, the applicable criteria and procedures of

this section, including limitations on the time for completion of the change in appropriation right. The department
may extend time limits specified in the change in appropriation right approval under the applicable criteria and
procedures of 85-2-312.

4 (9) Upon actual application of water to the proposed beneficial use within the time allowed, the 5 appropriator shall notify the department that the appropriation has been completed. The notification must 6 contain a certified statement by a person with experience in the design, construction, or operation of 7 appropriation works describing how the appropriation was completed.

8 (10) If a change in appropriation right is not completed as approved by the department or legislature or 9 if the terms, conditions, restrictions, and limitations of the change in appropriation right approval are not 10 complied with, the department may, after notice and opportunity for hearing, require the appropriator to show 11 cause why the change in appropriation right approval should not be modified or revoked. If the appropriator fails 12 to show sufficient cause, the department may modify or revoke the change in appropriation right approval.

(11) The original of a change in appropriation right approval issued by the department must be sent to
the applicant, and a duplicate must be kept in the office of the department in Helena.

(12) A person holding an issued permit or change in appropriation right approval that has not been
 perfected may change the place of diversion, place of use, purpose of use, or place of storage by filing an
 application for change in appropriation right pursuant to this section.

(13) A change in appropriation right contrary to the provisions of this section is invalid. An officer,
agent, agency, or employee of the state may not knowingly permit, aid, or assist in any manner an unauthorized
change in appropriation right. A person or corporation may not, directly or indirectly, personally or through an
agent, officer, or employee, attempt to change an appropriation right except in accordance with this section.

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(14) The department may adopt rules to implement the provisions of this section.

(15) (a) An appropriator may change an appropriation right for a replacement well without the prior
 approval of the department if:

25 (i) the appropriation right is for:

26 (A) ground water outside the boundaries of a controlled ground water area; or

(B) ground water inside the boundaries of a controlled ground water area and if the provisions of the
rule establishing the controlled ground water area do not restrict a change in appropriation right;



1 (ii) the change in appropriation right is to replace an existing well and the existing well will no longer be 2 used; 3 (iii) the rate and volume of the appropriation from the replacement well are equal to or less than that of 4 the well being replaced and do not exceed: 5 (A) 450 gallons a minute for a municipal well; or 6 (B) 35 gallons a minute and 10 acre-feet a year for all other wells; 7 (iv) the water from the replacement well is appropriated from the same aquifer as the water 8 appropriated from the well being replaced; and 9 (v) a timely, correct and complete notice of replacement well is submitted to the department as 10 provided in subsection (15)(b). 11 (b) (i) After completion of a replacement well and appropriation of ground water for a beneficial use, 12 the appropriator shall file a notice of replacement well with the department on a form provided by the 13 department. 14 (ii) (A) The department shall review the notice of replacement well and shall issue an authorization of 15 a change in an appropriation right if all of the criteria in subsection (15)(a) have been met and the notice is 16 correct and complete. 17 (B) If the replacement well is located on national forest system lands, the notice is not correct and 18 complete under this subsection (15) until the appropriator has submitted proof of any written special use 19 authorization required by federal law to occupy, use, or traverse national forest system lands for the purpose of 20 constructing the replacement well. 21 (iii) The department may not issue an authorization of a change in appropriation right until a correct 22 and complete notice of replacement well has been filed with the department. The department shall return a 23 defective notice to the appropriator, along with a description of defects in the notice. The appropriator shall 24 refile a corrected and completed notice of replacement well within 30 days of notification of defects or within a 25 further time as the department may allow, not to exceed 6 months. 26 (iv) If a notice of replacement well is not completed within the time allowed, the appropriator shall: 27 (A) cease appropriation of water from the replacement well pending approval by the department; and 28 (B) submit an application for a change in appropriation right to the department pursuant to



1 subsections (1) through (3).

2 (c) The provisions of this subsection (15) do not apply to an appropriation right abandoned under 853 2-404.

4 (d) For each well that is replaced under this subsection (15), the appropriator shall follow the well
5 abandonment procedures, standards, and rules adopted by the board of water well contractors pursuant to 376 43-202.

7 (e) The provisions of subsections (2), (3), (9), and (10) do not apply to a change in appropriation right
8 that meets the requirements of subsection (15)(a).

9 (16) (a) An appropriator may change an appropriation right without the prior approval of the
10 department for the purpose of constructing a redundant water supply well in a public water supply system, as
11 defined in 75-6-102, if the redundant water supply well:

12 (i) withdraws water from the same ground water source as the original well; and

13 (ii) is required by a state or federal agency.

(b) The priority date of the redundant water supply well is the same as the priority date of the originalwell. Only one well may be used at one time.

16 (c) Within 60 days of completion of a redundant water supply well, the appropriator shall file a notice 17 of construction of the well with the department on a form provided by the department. The department may 18 return a defective notice of construction to the appropriator for correction and completion. If the redundant water 19 supply well is located on national forest system lands, the notice is not correct and complete under this 20 subsection until the appropriator has submitted proof of any written special use authorization required by

federal law to occupy, use, or traverse national forest system lands for the purpose of constructing the
 redundant water supply well.

(d) The provisions of subsections (9) and (10) do not apply to a change in appropriation right that
 meets the requirements of this subsection (16).

(17) The department shall accept and process an application for a change in appropriation right for
instream flow to protect, maintain, or enhance streamflows pursuant to 85-2-320 and this section and to benefit
the fishery resource pursuant to 85-2-436 and this section.

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(18) (a) An appropriator may change an appropriation right for a replacement point of diversion



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1 without the prior approval of the department if: 2 (i) the existing point of diversion is inoperable due to natural causes or deteriorated infrastructure; 3 (ii) there are no other changes to the water right; 4 (iii) the capacity of the diversion is not increased; 5 (iv) there are no points of diversion or intervening water rights between the existing point of diversion 6 and the replacement point of diversion or the appropriator obtains written waivers from all intervening water 7 right holders; 8 (v) the replacement point of diversion is on the same surface water source and is located as close as 9 reasonably practicable to the existing point of diversion; 10 (vi) the replacement point of diversion replaces an existing point of diversion and the existing point of 11 diversion will no longer be used; 12 (vii) the appropriator can show that the existing point of diversion has been used in the 10 years prior 13 to the notice for change of appropriation right for a replacement point of diversion; 14 (viii) the appropriator can show the change will not increase access to water availability, change the 15 method of irrigation, if applicable, or increase the amount of water diverted, used, or consumed; and 16 (ix) a timely, correct and complete notice of replacement point of diversion is submitted to the 17 department as provided in subsection (18)(b). 18 (b) (i) Within 60 days after completion of a replacement point of diversion, the appropriator shall file a 19 notice of replacement point of diversion with the department on a form provided by the department. 20 (ii) The department shall review the notice of replacement point of diversion and shall issue an 21 authorization of a change in an appropriation right if all of the criteria in subsection (18)(a) have been met and 22 the notice is correct and complete. The department may inspect the diversion to confirm that the criteria under 23 subsection (18)(a) have been met. If the department issues an authorization of a change in an appropriation 24 right for a replacement point of diversion, the department shall prepare a notice of the authorization and provide 25 notice of the authorization in the same manner as required in 85-2-307 for applications. 26 (iii) The department may not issue an authorization of a change in appropriation right until a correct 27 and complete notice of replacement point of diversion has been filed with the department. The department shall 28 return a defective notice to the appropriator, along with a description of defects in the notice. The appropriator



1 shall refile a corrected and completed notice of replacement point of diversion within 30 days of notification of 2 defects or within a further time as the department may allow, not to exceed 6 months. 3 (iv) If a notice of replacement point of diversion is not filed and completed within the time allowed or if 4 the department determines the criteria under subsection (18)(a) have not been met, the appropriator shall: 5 (A) cease appropriation of water from the replacement point of diversion pending approval by the 6 department; and 7 (B) submit an application for a change in appropriation right to the department pursuant to 8 subsections (1) through (3). 9 (c) The provisions of this subsection (18) do not apply to an appropriation right abandoned under 85-2-404. 10 11 (d) The provisions of subsections (2), (3), (9), and (10) do not apply to a change in appropriation right 12 that meets the requirements of subsection (18)(a). 13 (e) (i) An appropriator may file a correct and complete objection with the department alleging that the 14 change in appropriation right for a replacement point of diversion will adversely affect the use of the existing 15 water rights of other persons or other perfected or planned uses or developments for which a permit or 16 certificate has been issued or for which a state water reservation has been issued under Title 85, chapter 2, 17 part 3. 18 (ii) If the department determines after a contested case hearing between the appropriator and the 19 objector that the rights of other appropriators have been or will be adversely affected, it may revoke the change 20 or make the change subject to terms, conditions, restrictions, or limitations necessary to protect the rights of 21 other appropriators. 22 (iii) The burden of proof to prove lack of adverse effect at the hearing is on the appropriator changing 23 the point of diversion. 24 [(19) The department may not conduct an adverse effects analysis on a water right if the water right 25 holder files a written consent to approval of an application for a change in appropriation right.] (Bracketed 26 language in subsections (1)(c), (2), (7), and (19) terminates September 30, 2023--sec. 8, Ch. 243, L. 2017.)" 27 28 NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.



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- END -

