H-1340.1			

HOUSE BILL 2002

2007 Regular Session State of Washington 60th Legislature

By Representatives Newhouse, Chandler, Ross, Hinkle and Haler

Read first time 02/05/2007. Referred to Committee on Agriculture & Natural Resources.

- AN ACT Relating to phasing out building permit moratoriums for 1 2 cities with unprocessed water right permit applications; and amending
- RCW 19.27.097. 3

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- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 Sec. 1. RCW 19.27.097 and 1995 c 399 s 9 are each amended to read as follows: 6
- 7 Each applicant for a building permit of (1)a building 8 necessitating potable water shall provide evidence of an adequate water supply for the intended use of the building. Evidence may be in the 10 form of a water right permit from the department of ecology, a letter 11 from an approved water purveyor stating the ability to provide water, 12 or another form sufficient to verify the existence of an adequate water 13 In addition to other authorities, the county or city may 14 impose conditions on building permits requiring connection to an 15 existing public water system where the existing system is willing and able to provide safe and reliable potable water to the applicant with 16 reasonable economy and efficiency. An application for a water right 17

shall not be sufficient proof of an adequate water supply.

HB 2002 p. 1

(2) Within counties not required or not choosing to plan pursuant to RCW 36.70A.040, the county and the state may mutually determine those areas in the county in which the requirements of subsection (1) of this section shall not apply. The departments of health and ecology shall coordinate on the implementation of this section. Should the county and the state fail to mutually determine those areas to be 7 designated pursuant to this subsection, the county may petition the department of community, trade, and economic development to mediate or, if necessary, make the determination.

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- (3) Buildings that do not need potable water facilities are exempt from the provisions of this section. The department of ecology, after consultation with local governments, may adopt rules to implement this section, which may recognize differences between high-growth and lowgrowth counties.
- (4) For the purposes of this section and beginning on the effective 15 date of this section: 16
 - (a) A moratorium on the issuance of building permits within any city that has had a water right application pending with the department of ecology for more than five years is deemed void and the moratorium must be lifted; and
 - (b) No state, county, or city agency or authority may thereafter place a moratorium on the issuance of building permits within any city that has had a water right application pending with the department of ecology for more than five years.
 - (5) For the purposes of this section and beginning one year after the effective date of this section:
 - (a) A moratorium on the issuance of building permits within any city that has had a water right application pending with the department of ecology for more than three years is deemed void and the moratorium must be lifted; and
 - (b) No state, county, or city agency or authority may thereafter place a moratorium on the issuance of building permits within any city that has had a water right application pending with the department of ecology for more than three years.
- 35 (6) For the purposes of this section and beginning two years after the effective date of this section: 36
- 37 (a) A moratorium on the issuance of building permits within any

HB 2002 p. 2 city that has had a water right application pending with the department of ecology for more than one year is deemed void and the moratorium must be lifted; and

(b) No state, county, or city agency or authority may thereafter place a moratorium on the issuance of building permits within any city that has had a water right application pending with the department of

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ecology for more than one year.

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p. 3 HB 2002