## HOUSE BILL 2078

State of Washington 57th Legislature 2001 Regular Session

By Representatives Haigh, G. Chandler, Rockefeller, Woods and Delvin

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1 AN ACT Relating to eliminating certain restrictions on water 2 system interties; and amending RCW 90.03.383.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 90.03.383 and 1991 c 350 s 1 are each amended to read 5 as follows:

6 (1) The legislature recognizes the value of interties for 7 improving the reliability of public water systems, enhancing their management, and more efficiently utilizing the increasingly 8 limited resource. Given the continued growth in the most populous 9 10 areas of the state, the increased complexity of public water supply management, and the trend toward regional planning and 11 12 regional solutions to resource issues, interconnections of public 13 water systems through interties provide a valuable tool to ensure 14 reliable public water supplies for the citizens of the state. 15 Public water systems have been encouraged in the past to utilize interties to achieve public health and resource management 16 17 The legislature finds that it is in the public interest objectives. to recognize interties existing and in use as of January 1, 1991, 18

and to have associated water rights modified by the department of ecology to reflect current use of water through those interties, pursuant to subsection (3) of this section. The legislature further finds it in the public interest to develop a coordinated process to review proposals for interties commencing use after January 1, 1991.

7 (2) For the purposes of this section, the following definitions8 shall apply:

9 (a) "Interties" are interconnections between public water 10 systems permitting exchange or delivery of water between those systems for other than emergency supply purposes, where such 11 12 exchange or delivery is within established instantaneous and 13 annual withdrawal rates specified in the systems' existing water right permits or certificates, or contained in claims filed 14 15 pursuant to chapter 90.14 RCW, and which results in better 16 management of public water supply consistent with existing rights 17 and obligations. Interties include interconnections between public water systems permitting exchange or delivery of water to serve as 18 19 primary or secondary sources of supply((, but do not include 20 development of new sources of supply to meet future demand)).

(b) "Service area" is the area designated in a water system plan or a coordinated water system plan pursuant to chapter 43.20 or 70.116 RCW respectively. When a public water system does not have a designated service area subject to the approval process of those chapters, the service area shall be the designated place of use contained in the water right permit or certificate, or contained in the claim filed pursuant to chapter 90.14 RCW.

(3) Public water systems with interties existing and in use as 28 of January 1, 1991, or that have received written approval from 29 30 the department of health prior to that date, shall file written 31 notice of those interties with the department of health and the department of ecology. The notice may be incorporated into the 32 public water system's five-year update of its water system plan, 33 34 but shall be filed no later than June 30, 1996. The notice shall identify the location of the intertie; the dates of its first use; 35 the purpose, capacity, and current use; the intertie agreement of 36 37 the parties and the service areas assigned; and other information reasonably necessary to modify the water right permit. 38

Notwithstanding the provisions of RCW 90.03.380 and 90.44.100, for 1 public water systems with interties existing and in use as of 2 January 1, 1991, the department of ecology, upon receipt of notice 3 4 meeting the requirements of this subsection, shall, as soon as practicable, modify the place of use descriptions in the water 5 right permits, certificates, or claims to reflect the actual use 6 7 through such interties, provided that the place of use is within 8 service area designations established in a water system plan 9 approved pursuant to chapter 43.20 RCW, or a coordinated water 10 system plan approved pursuant to chapter 70.116 RCW, and further provided that the water used is within the instantaneous and 11 annual withdrawal rates specified in the water right permit and 12 13 that no outstanding complaints of impairment to existing water 14 rights have been filed with the department of ecology prior to 15 September 1, 1991. Where such complaints of impairment have been 16 received, the department of ecology shall make all reasonable 17 efforts to resolve them in a timely manner through agreement of the parties or through available administrative remedies. 18

19 (4) Notwithstanding the provisions of RCW 90.03.380 and 20 90.44.100, exchange or delivery of water through interties commencing use after January 1, 1991, shall be permitted when the 21 22 intertie improves overall system reliability, enhances the manageability of the systems, provides opportunities for 23 24 conjunctive use, or delays or avoids the need to develop new water 25 sources, and otherwise meets the requirements of this section, 26 provided that each public water system's water use shall not exceed the instantaneous or annual withdrawal rate specified in 27 its water right authorization, shall not adversely affect existing 28 29 water rights, and shall not be inconsistent with state-approved 30 plans such as water system plans or other plans which include 31 specific proposals for construction of interties. Interties commencing use after January 1, 1991, shall not be inconsistent 32 33 with regional water resource plans developed pursuant to chapter 34 90.54 RCW.

(5) For public water systems subject to the approval process of
chapter 43.20 RCW or chapter 70.116 RCW, proposals for interties
commencing use after January 1, 1991, shall be incorporated into
water system plans pursuant to chapter 43.20 RCW or coordinated

1 water system plans pursuant to chapter 70.116 RCW and submitted to 2 the department of health and the department of ecology for review 3 and approval as provided for in subsections (5) through (9) of 4 this section. The plan shall state how the proposed intertie will 5 improve overall system reliability, enhance the manageability of 6 the systems, provide opportunities for conjunctive use, or delay 7 or avoid the need to develop new water sources.

8 (6) The department of health shall be responsible for review 9 and approval of proposals for new interties. In its review the 10 department of health shall determine whether the intertie satisfies the criteria of subsection (4) of this section, with the 11 exception of water rights considerations, which are the 12 13 responsibility of the department of ecology, and shall determine 14 whether the intertie is necessary to address emergent public 15 health or safety concerns associated with public water supply.

(7) If the intertie is determined by the department of health 16 to be necessary to address emergent public health or safety 17 concerns associated with public water supply, the public water 18 19 system shall amend its water system plan as required and shall 20 file an application with the department of ecology to change its existing water right to reflect the proposed use of the water as 21 22 described in the approved water system plan. The department of ecology shall process the application for change pursuant to RCW 23 24 90.03.380 or 90.44.100 as appropriate, except that, 25 notwithstanding the requirements of those sections regarding 26 notice and protest periods, applicants shall be required to 27 publish notice one time, and the comment period shall be fifteen days from the date of publication of the notice. Within sixty days 28 29 of receiving the application, the department of ecology shall 30 issue findings and advise the department of health if existing 31 water rights are determined to be adversely affected. If no determination is provided by the department of ecology within the 32 sixty-day period, the department of health shall proceed as if 33 34 existing rights are not adversely affected by the proposed 35 intertie. The department of ecology may obtain an extension of the sixty-day period by submitting written notice to the department of 36 37 health and to the applicant indicating a definite date by which

its determination will be made. No additional extensions shall be
granted, and in no event shall the total review period for the
department of ecology exceed one hundred eighty days.

4 (8) If the department of health determines the proposed 5 intertie appears to meet the requirements of subsection (4) of б this section but is not necessary to address emergent public 7 health or safety concerns associated with public water supply, the 8 department of health shall instruct the applicant to submit to the 9 department of ecology an application for change to the underlying water right or claim as necessary to reflect the new place of 10 The department of ecology shall consider the applications 11 use. pursuant to the provisions of RCW 90.03.380 and 90.44.100 as 12 appropriate. If in its review of proposed interties and associated 13 14 water rights the department of ecology determines that additional 15 information is required to act on the application, the department may request applicants to provide information necessary for its 16 decision, consistent with agency rules and written 17 guidelines. Parties disagreeing with the decision of the department 18 19 of ecology on the application for change in place of use may appeal the decision to the pollution control hearings board. 20 (9) The department of health may approve plans containing 21 intertie proposals prior to the department of ecology's decision 22 on the water right application for change in place of use. 23 24 However, notwithstanding such approval, construction work on the 25 intertie shall not begin until the department of ecology issues 26 the appropriate water right document to the applicant consistent

with the approved plan.

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