Amendment No. 616

Receded

Not

Senate Amendment to Assembly Bill No. 191 First Reprint (BDR 48-697)					
Proposed by: Senate Committee on Natural Resources					
Amends:	Summary: No	Title: No Preamble	: No Joint Sponsorsh	ip: No Digest: Yes	
ASSEMB	LY ACTION	Initial and Date	SENATE ACTIO	N Initial and Date	
ASSEMB		Initial and Date	SENATE ACTIO	DN Initial and Date	

Receded Not EXPLANATION: Matter in (1) blue bold italics is new language in the original bill; (2) variations of green bold underlining is language proposed to be added in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

ERS/HAC



Date: 5/19/2023

A.B. No. 191-Revises provisions relating to water conservation. (BDR 48-697)



ASSEMBLY BILL NO. 191-ASSEMBLYMEN DELONG; DICKMAN, GALLANT AND GURR

February 20, 2023

Referred to Committee on Natural Resources

SUMMARY—Revises provisions relating to water conservation. (BDR 48-697)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to water; revising provisions relating to a plan of water conservation and plan for incentives relating to water conservation; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

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Existing law requires each supplier of water to: (1) adopt a plan of water conservation and update the plan every 5 years; (2) include with the plan of water conservation a water loss audit or certain water loss calculations; and (3) adopt a plan to provide certain incentives relating to water conservation. Existing law defines a "supplier of water" to include any public or private entity that supplies water for municipal, industrial or domestic purposes. (NRS 540.121-540.151) This bill revises the definition of "supplier of water" to exclude a public or private entity that <u>[: (1)]</u> has less than 15 service connections <u>. [: (2) serves year-round residents; and (3) supplies water for municipal or quasi municipal purposes.</u>] As a result of the change to the definition of "supplier of water," this bill removes the requirement for such an entity to adopt and update a plan of water," this bill removes relating to water loss audit or calculate water losses or adopt a plan to provide certain incentives relating to water conservation.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1	Section 1. NRS 540.121 is hereby amended to read as follows:
2	540.121 1. As used in NRS 540.121 to 540.151, inclusive, "supplier of
3	water" includes, but is not limited to:
4	[1.] (a) Any county, city, town, local improvement district, general
5	improvement district and water conservancy district;
6	[2.] (b) Any water district, water system, water project or water planning and
7	advisory board created by a special act of the Legislature; and
8	[3.] (c) Any other public or private entity,
9	→ that supplies water for municipal, industrial or domestic purposes.
10	2. The term does not include [a]:
11	(a) A public utility required to adopt a plan of water conservation pursuant to
12	NRS 704 662 🕂 : or

(b) A public or private entity that [+

(1) Has] has less than 15 service connections, as defined in NRS 1 2 3 4 445A.843 . [; (2) Serves year-round residents; and (3) Supplies water for municipal or quasi-municipal purposes.]