Fifty-fifth Legislature Second Regular Session Natural Resources, Energy & Water S.B. 1197

PROPOSED

HOUSE OF REPRESENTATIVES AMENDMENTS TO S.B. 1197 (Reference to Senate engrossed bill)

1 Strike everything after the enacting clause and insert: "Section 1. Section 45-402, Arizona Revised Statutes, is amended to 2 read: 3 45-402. Definitions 4 In this chapter, unless the context otherwise requires: 5 6 1. "Accounting period" means the calendar year, except such other 7 twelve-month period as may be otherwise agreed upon ON by the director and the owner of a farm or a district on behalf of its landowners. 8 2. "Active management area" means a geographical area which THAT has 9 10 been designated pursuant to article 2 of this chapter as requiring active 11 management of groundwater or, in the case of the Santa Cruz active 12 management area, active management of any water, other than stored water, 13 withdrawn from a well. 14 3. "Animal industry use" means the production, growing and feeding of livestock, range livestock or poultry, as such terms are defined in 15 16 section 3-1201. Animal industry use is included in the term and general 17 treatment of industry in this chapter, unless specifically provided 18 otherwise. 4. "City" or "town" means a city or town incorporated or chartered 19 under the constitution and laws of this state. 20 21 5. "Conservation district" means a multi-county water conservation 22 district established under title 48, chapter 22.

6. "Convey" means to transfer the ownership of a grandfathered right
 from one person to another.

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7. "Date of the designation of the active management area" means:

4 (a) With respect to an initial active management area, June 12, 5 1980.

6 (b) With respect to a subsequent active management area, the date on 7 which the director's order designating the active management area becomes 8 effective as provided in section 45-414 or the date on which the final 9 results of an election approving the establishment of the active management 10 area pursuant to section 45-415 are certified by the board of supervisors 11 of the county or counties in which the active management area is located.

8. "Exempt well" means a well having THAT HAS a pump with a maximum
 capacity of not more than thirty-five gallons per minute which AND THAT is
 used to withdraw groundwater pursuant to section 45-454.

9. "Expanded animal industry use" means increased water use by an
animal industrial enterprise on the land in use by the enterprise on June
12, 1980 or on immediately adjoining land, excluding irrigation uses.

18 10. "Farm" means an area of irrigated land which THAT is under the 19 same ownership, which THAT is served by a water distribution system common 20 to the irrigated land and to which can be applied common conservation, 21 water measurement and water accounting procedures.

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11. "Farm unit" means:

(a) With respect to areas outside an active management area and with
 respect to an active management area other than the Santa Cruz active
 management area, one or more farms which THAT are irrigated with
 groundwater and which THAT are contiguous or in proximity to each other
 with similar soil conditions, crops and cropping patterns.

(b) With respect to the Santa Cruz active management area, one or
more farms which THAT are irrigated with water, other than stored water,
withdrawn from a well and which THAT are contiguous or in proximity to each
other with similar soil conditions, crops and cropping patterns.

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1 12. "Grandfathered right" means a right to withdraw and use 2 groundwater pursuant to article 5 of this chapter based on the fact of 3 lawful withdrawals and use of groundwater prior to BEFORE the date of the 4 designation of an active management area.

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5 13. "Groundwater basin" means an area which THAT, as nearly as known 6 facts permit ALLOW as determined by the director pursuant to this chapter, 7 may be designated so as to enclose a relatively hydrologically distinct 8 body or related bodies of groundwater, which shall be described 9 horizontally by surface description.

10 14. "Groundwater replenishment district" or "replenishment district"
11 means a district that is established pursuant to title 48, chapter 27.

12 15. "Groundwater withdrawal permit" means a permit issued by the13 director pursuant to article 7 of this chapter.

14 16. "Initial active management area" means the Phoenix, Prescott or 15 Pinal active management area established by section 45-411, the Tucson 16 active management area established by section 45-411 and modified by 17 section 45-411.02 and the Santa Cruz active management area established by 18 section 45-411.03.

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17. "Integrated farming operation" means:

(a) With respect to land within an irrigation non-expansion area,
more than ten acres of land that are contiguous or in close proximity, that
may be irrigated pursuant to section 45-437, that are not under the same
ownership and that are farmed as a single farming operation.

(b) With respect to land within an active management area, two or
more farms that are contiguous or in close proximity, that collectively
have more than ten irrigation acres and that are farmed as a single farming
operation.

18. "Irrigate" means to apply water to two or more acres of land to produce plants or parts of plants for sale or human consumption, or for use as feed for livestock, range livestock or poultry, as such terms are defined in section 3-1201.

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1 19. "Irrigation acre" means an acre of land, as determined in
 section 45-465, subsection B, to which an irrigation grandfathered right is
 appurtenant.

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20. "Irrigation district" means a political subdivision, however designated, established pursuant to title 48, chapter 17 or 19.

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21. "Irrigation grandfathered right" means a grandfathered right determined pursuant to section 45-465.

8 22. "Irrigation non-expansion area" means a geographical area which 9 THAT has been designated pursuant to article 3 of this chapter as having 10 insufficient groundwater to provide a reasonably safe supply for the 11 irrigation of the cultivated lands at the current rate of withdrawal.

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23. "Irrigation use" means:

(a) With respect to areas outside an active management area and with respect to an active management area other than the Santa Cruz active management area, the use of groundwater on two or more acres of land to produce plants or parts of plants for sale or human consumption, or for use as feed for livestock, range livestock or poultry, as such terms are defined in section 3-1201.

(b) With respect to the Santa Cruz active management area, the use of water, other than stored water, withdrawn from a well on two or more acres of land to produce plants or parts of plants for sale or human consumption, or for use as feed for livestock, range livestock or poultry, as such terms are defined in section 3-1201.

24 24. "Irrigation water duty" or "water duty" means the amount of 25 water in acre-feet per acre that is reasonable to apply to irrigated land 26 in a farm unit during the accounting period, as determined by the director 27 pursuant to sections 45-564 through 45-568 or as prescribed in section 28 45-483.

29 25. "Member land" means real property that qualifies as a member
30 land of a conservation district as provided by title 48, chapter 22.

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1 2 26. "Member service area" means the service area of a city, town or private water company that qualifies as a member service area of a conservation district as provided by title 48, chapter 22.

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27. "Non-irrigation grandfathered right" means a grandfathered right determined pursuant to section 45-463, 45-464, 45-469 or 45-472.

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28. "Non-irrigation use" means:

7 (a) With respect to areas outside an active management area and with
8 respect to an active management area other than the Santa Cruz active
9 management area, a use of groundwater other than an irrigation use.

10 (b) With respect to the Santa Cruz active management area, a use of 11 water, other than stored water, withdrawn from a well, other than an 12 irrigation use.

13 29. "Person" means an individual, public or private corporation, 14 company, partnership, firm, association, society, estate or trust, any 15 other private organization or enterprise, the United States, any state, 16 territory or country or a governmental entity, political subdivision or 17 municipal corporation organized under or subject to the constitution and 18 laws of this state.

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30. "Private water company" means:

20 (a) With respect to areas outside an active management area and with 21 respect to an active management area other than the Santa Cruz active 22 management area, any entity which THAT distributes or sells groundwater, 23 except a political subdivision or an entity which THAT is established 24 pursuant to title 48 and which THAT is not regulated as a public service 25 corporation by the Arizona corporation commission under a certificate of public convenience and necessity. A city or town is not a private water 26 27 company.

(b) With respect to the Santa Cruz active management area, any
entity which THAT distributes or sells water, other than stored water,
withdrawn from a well, except a political subdivision or an entity which
THAT is established pursuant to title 48 and which THAT is not regulated as
a public service corporation by the Arizona corporation commission under a

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certificate of public convenience and necessity. A city or town is not a 1 2 private water company.

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31. "Service area" means:

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(a) With respect to a city or town, the area of land actually being 5 served water, for a non-irrigation use, by the city or town plus:

6 (i) Additions to such area which THAT contain an operating 7 distribution system owned by the city or town primarily for the delivery of 8 water for a non-irrigation use.

(ii) The service area of a city, town or private water company that 9 obtains its water from the city pursuant to a contract entered into prior 10 11 to BEFORE the date of the designation of the active management area.

12 (b) With respect to a private water company, the area of land of the 13 private water company actually being served water, for a non-irrigation 14 use, by the private water company plus additions to such area which THAT 15 contain an operating distribution system owned by the private water company primarily for the delivery of water for a non-irrigation use. 16

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32. "Service area of an irrigation district" means:

18 (a) With respect to an irrigation district which THAT was engaged in 19 the withdrawal, delivery and distribution of groundwater as of the date of 20 the designation of the active management area, the area of land within the boundaries of the irrigation district actually being served water by the 21 22 irrigation district at any time during the five years preceding the date of 23 the designation of the active management area plus any areas as of the date 24 of the designation of the active management area within the boundaries of 25 the irrigation district which THAT contain an operating system of canals, flumes, ditches and other works owned or operated by the irrigation 26 27 district. The service area may be modified pursuant to section 45-494.01.

28 (b) With respect to an irrigation district which THAT was not 29 engaged in the withdrawal, delivery and distribution of groundwater as of 30 the date of the designation of the active management area:

(i) The acres of member lands within the boundaries of the 31 32 irrigation district which THAT were legally irrigated at any time from

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January 1, 1975 through January 1, 1980 for initial active management areas
 or during the five years preceding the date of the designation of the
 active management area for subsequent active management areas.

4 (ii) Any areas as of the date of the designation of the active
5 management area within the boundaries of the irrigation district which THAT
6 contain an operating system of canals, flumes, ditches and other works for
7 the withdrawal, delivery and distribution of water.

8 33. "Stored water" means water that is stored underground for the 9 purpose of recovery pursuant to a permit issued under chapter 3.1 of this 10 title.

11 34. "Subbasin" means an area which THAT, as nearly as known facts 12 permit ALLOW as determined by the director pursuant to this chapter, may be 13 designated so as to enclose a relatively hydrologically distinct body of 14 groundwater within a groundwater basin, which shall be described 15 horizontally by surface description.

16 35. "Subsequent active management area" means an active management 17 area established after June 12, 1980 pursuant to article 2 of this chapter.

18 36. "Subsidence" means the settling or lowering of the surface of
 19 land which THAT results from the withdrawal of groundwater.

37. "Transportation" means the movement of groundwater from the
 point of withdrawal to the point of use.

38. "Type 1 non-irrigation grandfathered right" means a
non-irrigation grandfathered right associated with retired irrigated land
and determined pursuant to section 45-463, 45-469 or 45-472.

39. "Type 2 non-irrigation grandfathered right" means a
 non-irrigation grandfathered right not associated with retired irrigated
 land and determined pursuant to section 45-464.

40. "Water district" means an active management area water district that is established under title 48, chapter 28 and that has adopted an ordinance or resolution to undertake water district groundwater replenishment obligations as defined and used in title 48, chapter 28, article 7.

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41. "Water district member land" means real property that qualifies 1 2 as water district member land of a water district as provided by title 48, 3 chapter 28.

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42. "Water district member service area" means the service area of the city, town or private water company that qualifies as a water district 5 6 member service area of a water district as provided by title 48, chapter 7 28.

8 43. "Well" means a man-made opening in the earth through which water may be withdrawn or obtained from beneath the surface of the earth except 9 10 as provided in section 45-591.01.

11 Sec. 2. Section 48-3207, Arizona Revised Statutes, is amended to 12 read:

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48-3207. Water, wastewater infrastructure projects; loan repayment agreements; definitions

15 A. Notwithstanding any other law, an irrigation or water conservation district may DESIGN, construct, acquire, REHABILITATE or 16 17 improve a drinking water facility OR WASTEWATER INFRASTRUCTURE, RELATED PROPERTY AND APPURTENANCES OR A NONPOINT SOURCE PROJECT with monies 18 borrowed from or financial assistance, including forgivable principal. 19 20 provided by the water infrastructure finance authority of Arizona pursuant 21 to title 49. chapter 8.

22 B. To repay a loan from the authority a district may enter into a 23 loan repayment agreement with the authority. A loan repayment agreement is 24 payable from any revenues otherwise authorized by law to be used to pay 25 long-term obligations.

C. The board shall obtain approval for the loan repayment agreement 26 in the same manner provided by law for approving and issuing other 27 28 obligations payable from those revenues that are to be used to pay the 29 loan.

30 D. A loan repayment agreement entered into pursuant to this section shall contain the covenants and conditions pertaining to the DESIGN, 31 32 construction, acquisition, REHABILITATION or improvement of a drinking

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water <u>facility</u> OR WASTEWATER INFRASTRUCTURE, RELATED PROPERTY 1 AND APPURTENANCES OR A NONPOINT SOURCE PROJECT and repayment of the loan as the 2 authority deems proper. Loan agreements may provide for the payment of 3 4 interest on the unpaid principal balance of the agreement at the rates 5 established in the agreement. The agreement may also provide for payment 6 of the irrigation or water conservation district's proportionate share of the expenses of administering the drinking water revolving fund established 7 8 by section 49-1241 THAT IS THE SOURCE OF THE FINANCIAL ASSISTANCE and may provide that the irrigation or water conservation district pay financing 9 10 and loan administration fees approved by the authority. These costs may be 11 included in the assessment amounts pledged to repay the loan. Districts 12 are bound by and shall fully perform the loan repayment agreements, and the 13 agreements are incontestable after the loan is funded by the 14 authority. The irrigation or water conservation district shall also agree 15 to pay the authority's costs in issuing bonds or otherwise borrowing to fund a loan. 16

E. A loan repayment agreement under this section does not create a debt of the irrigation or water conservation district, and the authority shall not require that payment of a loan agreement be made from other than those sources permitted in subsection B OF THIS SECTION.

F. An irrigation or water conservation district may employ or contract for the services of attorneys, accountants, financial consultants and other experts in their field as deemed necessary to perform services with respect to the loan repayment agreement.

G. This section is supplemental and alternative to any other law
 under which a district may borrow money or issue bonds. This section shall
 be construed as IS the exclusive authorization to enter into loan
 agreements with the authority.

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H. For the purposes of this section:

30 1. "Authority" means the water infrastructure finance authority of
 31 Arizona.

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12. "Board" means the water infrastructure finance authority of2Arizona board of directors."

3 Amend title to conform

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