64th Legislature

1	SENATE BILL NO. 118
2	INTRODUCED BY B. HAMLETT, C. VINCENT, S. STEWART-PEREGOY
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT CLARIFYING THAT DISRUPTION OF A MEANS OF CONVEYANCE
5	IS NOT AN INTENT TO ABANDON A WATER APPROPRIATION RIGHT; REQUIRING NOTICE TO THE
6	DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION IN CASE OF DISRUPTION; AND
7	AMENDING SECTION 85-2-404, MCA."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	Section 1. Section 85-2-404, MCA, is amended to read:
12	"85-2-404. Abandonment of appropriation right. (1) If an appropriator ceases to use all or a part of
13	an appropriation right with the intention of wholly or partially abandoning the right or if the appropriator ceases
14	using the appropriation right according to its terms and conditions with the intention of not complying with those
15	terms and conditions, the appropriation right is, to that extent, considered abandoned and must immediately
16	expire.
17	(2) If an appropriator ceases to use all or part of an appropriation right or ceases using the appropriation
18	right according to its terms and conditions for a period of 10 successive years and there was water available for
19	use, there is a prima facie presumption that the appropriator has abandoned the right for the part not used.
20	(3) If an appropriator ceases to use all or part of an appropriation right in compliance with a candidate
21	conservation agreement initiated pursuant to 50 CFR 17.32 or because the land to which the water is applied to
22	a beneficial use is contracted under a state or federal conservation set-aside program:
23	(a) the set-aside and resulting reduction in use of the appropriation right does not represent an intent
24	by the appropriator to wholly or partially abandon the appropriation right or to not comply with the terms and
25	conditions attached to the right; and
26	(b) the period of nonuse that occurs for part or all of the appropriation right as a result of the contract may
27	not create or may not be added to any previous period of nonuse to create a prima facie presumption of
28	abandonment.
29	(4) The lease of an existing right pursuant to 85-2-436 or a temporary change in appropriation right
30	pursuant to 85-2-407 or 85-2-408 does not constitute an abandonment or serve as evidence that could be used

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1 to establish an abandonment of any part of the right.

- 2 (5) Subsections (1) and (2) do not apply to existing rights until they have been finally determined in
 3 accordance with part 2 of this chapter.
- 4 (6) If the means of conveyance for an appropriator are is ever disrupted, impeded, or otherwise blocked
- 5 <u>due to no fault of the appropriator, this does not represent an intent by the appropriator to wholly or partially</u>
- 6 abandon the appropriation right. IN THE EVENT THAT THE MEANS OF CONVEYANCE IS DISRUPTED, IMPEDED, OR
- 7 OTHERWISE BLOCKED, THE APPROPRIATOR SHALL NOTIFY THE DEPARTMENT BY CERTIFIED MAIL OF THE DISRUPTION,
- 8 IMPEDIMENT, OR BLOCKAGE."
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- END -

