E2SSB 6117 - H AMD TO APP COMM AMD (H3334.1) 547 By Representative McCoy

ADOPTED 4/11/2007

On page 6, after line 29 of the amendment, insert the following: "(4) The provisions of any plan for reclaimed water, developed under the authorities in subsections (2) and (3) of this section, should be included by a city, town, or county in reviewing provisions for water supplies in a proposed short plat, short subdivision, or subdivision under chapter 58.17 RCW, where reclaimed water supplies may be proposed for nonpotable purposes in the short plat, short subdivision, or subdivision."

8

10

11

7

1

3

4 5

- On page 7, at the beginning of line 1 of the amendment, strike "receives" and insert "is provided"
- On page 13, line 1 of the amendment, after "water" strike
 "should be employed" and insert "shall be encouraged"
- On page 16, beginning on line 32 of the amendment, strike all of section 12

EFFECT: Provides that a city, town, or county should review reclaimed water provisions of an adopted regional or water supply plan when reviewing water supplies for a proposed short plat, short subdivision, or subdivision of a city, town, or county where reclaimed water supplies may be proposed for nonpotable purposes in the short plat, short subdivision, or subdivision. Replaces "receives" with "is provided" with respect to providing "just compensation" for impairment in order to be more consistent with language in Title 8. Replaces "should be employed" with "shall be encouraged" with respect to the provision that provides that reclaimed water use should be encouraged through state and local planning and programs with incentives for state financial assistance recognizing programs and plans that encourage the use of conservation and reclaimed water use. Removes the null and void clause.