1 AN ACT concerning conservation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Water Use Act of 1983 is amended by changing 5 Sections 3, 4, 5, and 5.1 and by adding Section 5.3 as follows:

6 (525 ILCS 45/3) (from Ch. 5, par. 1603)

Sec. 3. Purpose. The general purpose and intent of this Act
is to establish a means of reviewing potential water conflicts
before damage to any person is incurred and to establish a rule
for mitigating water shortage conflicts by:

11 (a) Providing authority for County Soil and Water 12 Conservation Districts to receive notice of incoming 13 substantial users of water.

14 (b) Authorizing Soil and Water Conservation Districts to 15 recommend restrictions on withdrawals of groundwater in 16 emergencies.

17 (c) Establishing a "reasonable use" rule for groundwater18 withdrawals.

19 The requirements of Section 5 and 5.1 of this Act shall not 20 apply to the region governed by the provisions of "An Act in 21 relation to the regulation and maintenance of the levels in 22 Lake Michigan and to the Diversion and apportionment of water 23 from the Lake Michigan watershed", approved June 18, 1929, as SB2184 Engrossed - 2 - LRB096 09188 JDS 19338 b

1 amended.

2 (Source: P.A. 85-1330.)

3 (525 ILCS 45/4) (from Ch. 5, par. 1604)

4 Sec. 4. Definitions. As used in this Act, unless the 5 context otherwise requires:

6 (a) "Department" means the Illinois Department of
7 Agriculture.

8 (b) "District" or "Soil and Water Conservation District" 9 means a public body, corporate and political, organized under 10 the "Soil and Water Conservation Districts Act".

11 <u>"Geological Survey" means the Illinois State Geological</u>
12 Survey.

13 (c) "Groundwater" means underground water which occurs 14 within the saturated zone and geologic materials where the 15 fluid pressure in the pore space is equal to or greater than 16 atmospheric pressure.

17 <u>"High-capacity intake" means a surface water intake</u> 18 <u>located on a parcel of property where the rate or capacity of</u> 19 <u>water withdrawal of all intakes for the property is equal to or</u> 20 <u>in excess of 100,000 gallons during any 24-hour period.</u>

21 <u>"High-capacity well" means a well located on a parcel of</u> 22 property where the rate or capacity of water withdrawal of all 23 wells on the property is equal to or in excess of 100,000 24 gallons during any 24-hour period.

25 (d) "Land occupier" or "occupier of land" includes any

SB2184 Engrossed - 3 - LRB096 09188 JDS 19338 b

individual, firm or corporation, other than the owner, who is
 in legal possession of any land in the State of Illinois
 whether as a lessee, renter, tenant or otherwise.

4 (e) "Person" means any owner of land or the owners' 5 designated agent including any individual, partnership, firm, 6 association, joint venture, corporation, trust, estate, 7 commission, board, public or private institution, unit of local 8 government, school district, political subdivision of this 9 state, state agency, any interstate body or any other legal 10 entity.

11 (f) "Point of withdrawal" means that point at which 12 underground water is diverted by a person from its natural 13 state.

14 "Public water supply" means all mains, pipes, and structures through which water is obtained and distributed to 15 16 the public, including wells and well structures, intakes and 17 cribs, pumping stations, treatment plants, reservoirs, storage tanks, and appurtenances, collectively or severally, actually 18 19 used or intended for use for the purpose of furnishing water 20 for drinking or general domestic use and which serve at least 21 15 service connections or which regularly serve at least 25 22 persons at least 60 days per year.

23 (g) "Reasonable use" means the use of water to meet natural 24 wants and a fair share for artificial wants. It does not 25 include water used wastefully or maliciously.

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(h) "State" means the State of Illinois.

SB2184 Engrossed - 4 - LRB096 09188 JDS 19338 b

"Surface water" means a pond, lake, reservoir, stream, creek, or river.
"Water authority" means a local governmental body
established by referendum under the Water Authorities Act (70
<u>ILCS 3715/).</u>
"Water survey" means the Illinois State Water Survey.

7 (Source: P.A. 85-1330.)

8 (525 ILCS 45/5) (from Ch. 5, par. 1605)

Sec. 5. Water Conflict Resolution. In the event that a land 9 10 occupier or person proposes to develop a new point of 11 withdrawal, and withdrawals from the new point is a 12 high-capacity well can reasonably be expected to in occur excess of 100,000 gallons on any day, the land occupier or 13 14 person shall notify the District before construction of the 15 well begins. The District shall in turn notify other local 16 units of government with water systems who may be impacted by 17 the proposed withdrawal. The District shall then review with 18 the assistance of the Illinois State Water Survey and the State 19 Geological Survey the proposed point of withdrawal's effect upon other users of the water. The review shall be completed 20 21 within 30 days of receipt of the notice. The findings of such 22 reviews shall be made public.

23 (Source: P.A. 85-1330.)

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(525 ILCS 45/5.1) (from Ch. 5, par. 1605.1)

SB2184 Engrossed - 5 - LRB096 09188 JDS 19338 b

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Sec. 5.1. Groundwater Emergency Restrictions.

2 (a) Each District within any county in Illinois through 3 which the Iroquois River flows, and each District within any 4 county in Illinois with a population in excess of 100,000 5 through which the Mackinaw River flows, is authorized to 6 recommend to the Department of Agriculture restrictions on 7 groundwater withdrawal as provided by this Section.

A land occupier or person who possesses land which contains <u>an existing</u> a point of withdrawal that is <u>a high-capacity well</u> <u>or is proposing a new point of withdrawal that is a</u> <u>high-capacity well</u> <u>capable of producing more than 100,000</u> <u>gallons of water on any day</u> shall register that point of withdrawal with the District and shall furnish such reasonable data in such form as may be required by the District.

15 (b) The District, with the assistance and approval of the 16 Department of Agriculture, shall issue recommended guidelines 17 for the construction of points of withdrawal and the type and 18 setting of pumps for use in those points of withdrawal. Copies 19 of the guidelines shall be made available from the District 20 upon request.

(c) Within 2 working days after receiving a written complaint from a land occupier or a person whose point of withdrawal has failed to furnish its normal supply of water, the District shall schedule an on-site investigation. If the investigation discloses (1) that the point of withdrawal fails to furnish its normal supply of water, (2) that the failure is SB2184 Engrossed - 6 - LRB096 09188 JDS 19338 b

caused by a substantial lowering of the level of groundwater in 1 2 the area, and (3) that the point of withdrawal and its equipment conform to the recommended guidelines of the District 3 issued under subsection (b), the District may recommend to the 4 5 Department of Agriculture that the Department restrict the 6 quantity of water that a person may extract from anv high-capacity well point of withdrawal within the District's 7 8 boundaries which is capable of producing more than 100,000 9 gallons on any day. The restriction shall be expressed in 10 gallons of water, may apply to one or more points of withdrawal 11 within the District, and may be broadened or narrowed as 12 appropriate. The restrictions shall be lifted as soon as 13 justified by changed conditions.

(d) When a District determines that restriction of the 14 15 withdrawal of water at a particular point within the District 16 is necessary to preserve an adequate water supply for all 17 residents in the District, the District may recommend to the Department of Agriculture that the Department restrict the 18 19 quantity of water that may be extracted from any point of 20 withdrawal within the District which is a high-capacity well capable of producing more than 100,000 gallons of water on any 21 22 day. The Department shall review the District's recommendation 23 and if it agrees with such recommendation shall restrict the withdrawal of water within the District in accordance with 24 25 subsection (c) and shall notify each land occupier or person 26 who possesses land which contains a registered point of

SB2184 Engrossed - 7 - LRB096 09188 JDS 19338 b

1 withdrawal affected by the restriction.

disagrees with the 2 Ιf the Department District's 3 recommendation, it shall notify the District, the land occupier or the person who possesses land which contains a registered 4 5 point of withdrawal affected by the recommendation and the complainant, giving the reason for the failure to affirm the 6 recommendation. The Department may propose an alternate 7 8 recommendation.

9 If the District, the respondent or the complainant 10 disagrees with the decision of the Department, such person may 11 request an administrative hearing to be conducted by the 12 Department in accordance with the Illinois Administrative 13 Procedure Act to show cause concerning its decision.

Final decisions of the Department pursuant to this Section may be appealed in accordance with the Administrative Review Law.

17 (e) The Department is authorized to promulgate rules and regulations, including emergency rules, for the implementation 18 19 of this amendatory Act of 1987. The Department may set the 20 general policy for the Districts to follow in the administration of this Act. 21

22 (Source: P.A. 91-357, eff. 7-29-99.)

23 (525 ILCS 45/5.3 new)

24 <u>Sec. 5.3. Water use reporting. Any person or land occupier</u> 25 <u>that is responsible for a point of withdrawal classified as a</u> SB2184 Engrossed - 8 - LRB096 09188 JDS 19338 b

1	high-capacity well, high-capacity intake, or public water
2	supply shall participate in the Illinois State Water Survey's
3	Illinois Water Inventory Program. However, high-capacity wells
4	used for agricultural irrigation and high-capacity intakes
5	used for agricultural irrigation are exempt from this Section
6	for the first 5 years after the effective date of this
7	amendatory Act of the 96th General Assembly. A person or land
8	occupier that is responsible for a point of withdrawal
9	classified as a high-capacity well or high-capacity intake used
10	for irrigation for agriculture shall determine water use
11	through estimation methods deemed acceptable by the Illinois
12	State Water Survey. A person or land occupier that is
13	responsible for a point of withdrawal that is classified as a
14	high-capacity well or a high-capacity intake used for
15	irrigation that lies within the boundaries of a water authority
16	or other local government entity that estimates irrigation
17	withdrawals through a method deemed acceptable by the Illinois
18	State Water Survey is exempt from participating as an
19	individual in the Illinois Water Inventory Program.

20 Section 99. Effective date. This Act takes effect January 21 1, 2010.