1	SENATE BILL 326						
2	44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999						
3	INTRODUCED BY						
4	Mary Jane Garcia						
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10	AN ACT						
11	RELATING TO UTILITIES; AMENDING SECTION 62-9-1 NMSA 1978						
12	(BEING LAWS 1941, CHAPTER 84, SECTION 46, AS AMENDED) TO						
13	CLARIFY STATUS OF CERTAIN UTILITIES.						
14							
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:						
16	Section 1. Section 62-9-1 NMSA 1978 (being Laws 1941,						
17	Chapter 84, Section 46, as amended) is amended to read:						
18	"62-9-1. NEW CONSTRUCTION						
19	<u>A.</u> No public utility shall [after the effective						
20	date of this 1941 act] begin the construction or operation of						
21	any public utility plant or system or of any extension of any						
22	plant or system without first obtaining from the commission a						
23	certificate that public convenience and necessity require or						
24	will require such construction or operation. This section						
25	[ <del>shall</del> ] <u>does</u> not [ <del>be construed to</del> ] require [ <del>any such</del> ] <u>a</u> public						
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<u>underscored material = new</u> [bracketed material] = delete

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1 utility to secure a certificate for an extension within any 2 municipality or district within which it lawfully commenced operations before [the effective date of this 1941 act] June 3 4 13, 1941 or for an extension within or to territory already 5 served by it, necessary in the ordinary course of its business, or for an extension into territory contiguous to 6 7 that already occupied by it and that is not receiving similar 8 service from another utility. [Notwithstanding any other 9 provision of the Public Utility Act, as amended, or any 10 privilege granted under that act ] If any public utility or 11 mutual domestic water consumer association in constructing or 12 extending its line, plant or system unreasonably interferes or 13 is about to unreasonably interfere with the service or system 14 of any other public utility or mutual domestic water consumer 15 association rendering the same type of service, the 16 commission, on complaint of the public utility or mutual domestic water consumer association claiming to be injuriously 17 18 affected, may, upon and pursuant to the applicable procedure 19 provided in Chapter 62, Article 10 NMSA 1978, and after giving 20 due regard to public convenience and necessity, including [ but 21 not limited to | reasonable service agreements between the 22 utilities, make [such] an order and prescribe [such] just and 23 reasonable terms and conditions in harmony with the Public 24 Utility Act [as are just and reasonable so as] to provide for 25 the construction, development and extension, without

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		1	unnecessary duplication and economic waste.				
		2	B. As used in this section, "mutual domestic water				
		3	consumer association" means an association created and				
		4	organized pursuant to the provisions of:				
		5	<u>(1) Laws 1947, Chapter 206, Laws 1949,</u>				
		6	<u>Chapter 79 or Laws 1951, Chapter 52; or</u>				
		7	(2) the Sanitary Projects Act."				
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		1	FORTY- FOURTH LEGISLATURE
		2	FIRST SESSION, 1999
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		5	February 9, 1999
		6	rebruary 5, 1555
		7	Mr. President:
		8	
		9	Your CONSERVATION COMMITTEE, to whom has been referred
		10	Tour Compleximition Committel, to whom has been referred
		11	SENATE BILL 326
		12	JENATE DILL J20
		13	has had it under consideration and reports same with
		14	recommendation that it DO PASS, and thence referred to the
		15	
new	e	16	CORPORATIONS & TRANSPORTATION COMMITTEE.
	delete	17 18	
- <b>D</b>		18	Respectfully submitted,
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ders	rack	24	Arthur H. Rodarte, Vice-Chairman
'n	<b>4</b> ]	25	
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		1	Adopted		Not	
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		3	laopeea_	(Chief Clerk)		(Chief Clerk)
		4		(omer eren)		(emer erern)
		5				
		6		Date		
		7		2400		
		8				
			The roll	call vote was <u>6</u> For	0 Against	
			Yes:	6		
			No:	None		
				Eisenstadt, Griego, Sa	anchez. Macias	
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