

SENATE BILL NO. 35—COMMITTEE ON NATURAL RESOURCES  
(ON BEHALF OF THE LEGISLATIVE COMMITTEE ON PUBLIC LANDS)

PREFILED FEBRUARY 4, 2005

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Referred to Committee on Natural Resources

**SUMMARY**—Revises provisions governing certain transfers of water. (BDR 48-425)

**FISCAL NOTE:** Effect on Local Government: No.  
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

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AN ACT relating to water; increasing the amount of the tax that a county of origin may impose for intercounty and interstate transfers of ground water; redesignating the tax as a fee; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

- 1      Under existing law, a county may impose an annual tax on the transfer of  
2      ground water to another county or state.  
3      This bill increases the amount of annual tax a county may impose from \$6 to  
4      \$10 per acre-foot. This bill also redesignates the tax as a fee.
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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- 1      **Section 1.** NRS 533.438 is hereby amended to read as follows:  
2      533.438 1. Except as otherwise provided in subsection 4, if  
3      an appropriation of ground water pursuant to a permit to appropriate  
4      ground water results in the transfer to and beneficial use of water in  
5      a county in this State other than the county in which the water is  
6      appropriated or in another state, the county of origin may impose a  
7      **[tax of \$6] fee of \$10** per acre-foot per year on the transfer.  
8      2. A county of origin shall not impose a **[tax] fee** pursuant to  
9      subsection 1 without the prior approval of the State Engineer. The  
10     county of origin shall notify the State Engineer in writing of its



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1 intent to impose the ~~tax~~fee. The State Engineer shall review the  
2 notice of intent to impose the ~~tax~~fee to determine:

3       (a) Whether the appropriation of ground water pursuant to the  
4 permit specified in subsection 1 results in a transfer to and beneficial  
5 use of water in a county in this State other than the county of origin  
6 or in another state; and

7       (b) The amount of water, if any, that is:

8           (1) Subject to the proposed ~~tax~~fee because of that transfer  
9 and beneficial use; or

10           (2) Not subject to the proposed ~~tax~~fee pursuant to  
11 subsection 4.

12       3. Within 30 days after reviewing the notice of intent to impose  
13 the ~~tax~~fee, the State Engineer shall send a written notice to the  
14 county of origin that includes the results of his review. If the State  
15 Engineer determines that the appropriation of ground water pursuant  
16 to the permit results in a transfer to and beneficial use of water in a  
17 county in this State other than the county of origin or in another  
18 state, the State Engineer shall include in the notice the amount of  
19 water that is subject to the proposed ~~tax~~fee. The county may,  
20 upon such a determination, impose the ~~tax~~fee on the transfer.

21       4. A ~~tax~~fee may not be imposed pursuant to this section on  
22 water that is appropriated and beneficially used pursuant to a permit  
23 to appropriate ground water which is issued for a point of diversion  
24 and a place of beneficial use in the county of origin and which, after  
25 the water is diverted and beneficially used, is discharged or migrates  
26 into a county in this State other than the county of origin or into  
27 another state.

28       5. All money collected from a ~~tax~~fee imposed pursuant to  
29 this section must be deposited in a trust fund for the county. The  
30 principal and interest of the trust fund may be used by the county  
31 only for the purposes of economic development, health care and  
32 education.

33       6. For the purposes of this section, if a basin includes land  
34 lying in more than one county, each county any part of whose land  
35 is included is a county of origin to the extent of the proportionate  
36 amount of water transferred from it. The State Engineer shall  
37 determine the respective proportions.

38       7. As used in this section:

39           (a) A "basin" is one designated by the State Engineer for the  
40 purposes of chapter 534 of NRS.

41           (b) "Origin" means the place where water is taken from  
42 underground.



1       **Sec. 2.** NRS 533.4385 is hereby amended to read as follows:  
2        533.4385 1. If a county of origin has not imposed a ~~tax~~ fee  
3 on the transfer of water pursuant to NRS 533.438, an applicant and  
4 the governing body of the county of origin may execute a plan to  
5 mitigate the adverse economic effects caused by the transfer of  
6 water from the county of origin to another county. If such a plan is  
7 executed, the plan is binding on the county of origin and the  
8 applicant or his successor.

9        2. A plan to mitigate the adverse economic effects caused by  
10 the transfer of water from the county of origin to another county  
11 may include, but is not limited to, provisions concerning:

12           (a) The reservation of designated water rights to the county of  
13 origin; and

14           (b) Compensation for the foreseeable effects of the transfer.

15           3. If a plan is executed pursuant to subsection 1, the applicant  
16 shall submit the plan to the State Engineer. The State Engineer may  
17 modify a plan executed pursuant to subsection 1 if a provision of the  
18 plan:

19           (a) Violates a specific statute; or

20           (b) Becomes impossible or impracticable to put into effect.

21        **Sec. 3.** This act becomes effective on July 1, 2005.

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