

Colorado Water Congress  
State Affairs Committee Meeting  
Report prepared by Bruce Whitehead  
Sponsored by the Southwestern Water Conservation District

**February 8, 2016 Water Legislation Report # 4 (2016 Legislative Session)**

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The State Affairs Committee met on Monday, February 8, 2016 to review bills as introduced or amended and other proposed legislation. The Second Regular Session of the Seventieth General Assembly convened on January 13, 2016. The next meeting of the State Affairs Committee is scheduled for **Tuesday, February 16, 2016.**

Other legislation introduced, or requested for discussion or action since the last meeting: **HB 1228 (Ag Protection Water Right, a/k/a previous session “Flex Right”), and SB 97 (Severance Revenues for Local Government).**

Proposed Legislation: The State Affairs Committee also discussed other possible legislation for 2016 regarding “*water loss audit report performance standards*” (*i.e. accounting for water losses in municipal system*). A draft of this bill has been circulated by Representative K. Becker, and a subcommittee on the proposed legislation may be considered by the sponsor. However, the bill has not been introduced and is not included in the summary provided below.

Discussion of Bills with CWC Position: The State Affairs Committee took a position of support on HB 1109 (Application of State Water Law to Federal Agencies). Amendments have been proposed to the legislation by environmental interests, and the Attorney General’s Office has raised concerns about implied rights to reserved water rights or to impose by-pass flows by the Federal Government. Discussion of the changes and potential impacts on the CWC position were discussed at the State Affairs meeting.

Ballot Initiatives: Ballot **Initiative 40** and **Initiative 63** were also discussed at the meeting. Both of these proposed Initiatives are similar to ballot measures that have been previously proposed, and are partly driven by Oil/Gas production and hydro-fracking. Initiative 40 has had a review and rehearing by the Title Board, and is focused on local jurisdiction and local sovereignty. Initiative 63 is similar to past attempts at an “Environmental Rights Measure,” but has had the Public Trust issue removed from the language. This measure had a hearing, and then a rehearing before the Title Board last week where the Title was approved... Both of these proposed initiatives could have impacts to water rights and water providers in the state. More information can on proposed ballot initiatives can be found on the Colorado Water Stewardship Project web page at <http://cowaterstewardship.com/>

The format of each bill includes five columns and a following **Summary** cell. The 1<sup>st</sup>, 2<sup>nd</sup>, 4<sup>th</sup>, & 5<sup>th</sup> column each contain two information items as follows: 1<sup>st</sup> column has both the **Bill No.** and the **Short Title**. The 2<sup>nd</sup> column has both the **Sponsors** and the assigned **Committee**. The 3<sup>rd</sup> column contains only the **Concerning** statement, copied directly from the bill. The 4<sup>th</sup> column will show important **Amendments** and **Comments** provided by either me or John Porter. The 5<sup>th</sup> column shows both **When Introduced** and **CWC Action**. Once a bill no longer requires SA Comm action I will include it in a summary table, which will also show its progress. Until CWC takes action, the bill will remain in this format. I will however, **highlight in yellow** changes in any of the cells, compared to the prior report. Once, CWC has acted on a bill, I will move it to the **Status table**, where its' progress can be more easily monitored.

If you are aware of other entities that would like to receive these reports, please contact the Southwestern Water Conservation District office at 970-247-1302 with e-mail contact information.

Once introduced, copies of bills are available at [www.leg.state.co.us](http://www.leg.state.co.us).

Additional info is available at the CWC web site: <http://www.cowatercongress.org/stateaffairs/>

FYI: Legislator Contact Information

Senator Ellen Roberts:	303-866-4884	<a href="mailto:ellen.roberts.senate@state.co.us">ellen.roberts.senate@state.co.us</a>
Representative J. Paul Brown:	303-866-2914	<a href="mailto:jpaul.brown.house@state.co.us">jpaul.brown.house@state.co.us</a>
Representative Don Coram:	303-866-2955	<a href="mailto:don.coram.house@state.co.us">don.coram.house@state.co.us</a>

Bill No. Title	Sponsors Committee	Concerning	Amendments Comments	When Introduced CWC Action
<b>HB16 – 1005</b>  <b>Residential Precipitation Collection</b>	<b>H Esgar/Danielson S Merrifield</b>  <b>Ag, Livestock &amp; Natural Resources</b>	CONCERNING THE USE OF RAIN BARRELS TO COLLECT PRECIPITATION FROM A RESIDENTIAL ROOFTOP FOR NONPOTABLE OUTDOOR USES.	<i>Tabled for further discussion at future meeting. Sen Sonnenberg circulated amendment giving discretion to State Engineer for augmentation requirement.</i>	<b>1/13/16</b>  <b>DISCUSSION</b>
<p><b>SUMMARY:</b> Section 1 of the bill <b>allows the collection of precipitation from a residential rooftop</b> if: 1) A maximum of 2 rain barrels with a combined storage capacity of 110 gallons or less are used; 2) Precipitation is collected from the rooftop of a building that is used primarily as a single-family residence or a multi-family residence with 4 or fewer units; 3) The collected precipitation is used on the residential property on which the precipitation is collected; and 4) The collected precipitation is applied to outdoor purposes such as lawn irrigation and gardening. Section 1 also requires the state engineer, to the extent practicable within existing resources, to provide information on the permitted use of rain barrels on the state engineer's website.</p> <p>Section 2 <b>requires</b> the department of public health and environment, to the extent practicable within existing resources, to develop best practices for non-potable usage of collected precipitation and vector control and to post any best practices developed on the department's website.</p> <p>Section 3 <b>prevents</b> a homeowners' association from prohibiting a unit owner from using rain barrels for precipitation collection.</p>				
<b>HB16 – 1109</b>  <b>Application Of State Water Law To Federal Agencies</b>	<b>H Becker/Becker S Sonnenberg/Donnovan</b>  <b>Ag, Livestock &amp; Natural Resources</b>	CONCERNING LIMITS THAT THE BASIC TENETS OF COLORADO WATER LAW PLACE ON THE ABILITY OF CERTAIN FEDERAL AGENCIES TO IMPOSE CONDITIONS ON A WATER RIGHT OWNER IN EXCHANGE FOR PERMISSION TO USE FEDERAL LAND.	<i>Concerns raised by AG's office on language regarding Federal Reserved Rights, and By-Pass flows. Do not want implied right for Federal Government for either in State law. Continue discussion with SA Committee.</i>	<b>1/20/16</b>  <b>SUPPORT</b>
<p><b>SUMMARY:</b> <b>Section 1</b> of the bill states basic tenets of Colorado water law concerning water as a transferable property right. <b>Section 2</b> specifies that the United States forest service (USFS) or the federal bureau of land management (bureau) shall establish federal water rights in accordance with the federal reserved water rights doctrine or Colorado water law. Section 2 prohibits the state and division engineers from enforcing or administering any USFS or bureau effort that:</p> <ul style="list-style-type: none"> <li>• Requires a full or partial transfer of ownership in a water right to the USFS or the bureau;</li> <li>• Restricts the use or alienability of the water right; or</li> <li>• Requires a third party that supplies water to a federal special use permit holder to supply the water for a set period of time or in a set amount.</li> </ul> <p>Sections 1 and 2 clarify that the bill does not impact any federal government authority to impose bypass flow requirements in connection with a special use permit or other authorization.</p>				

Bill No. Title	Sponsors Committee	Concerning	Amendments Comments	When Introduced CWC Action
<b>HB16 – 1228</b>  Ag Protection Water Right Transfer Mechanism	H Arndt/Becker S Donovan  Ag, Livestock & Natural Resources	CONCERNING AN ALTERNATIVE TRANSFER MECHANISM FOR WATER RIGHTS THAT PROTECTS THE AGRICULTURAL USE FOR WHICH A WATER RIGHT WAS ORIGINALLY DECREED WHILE PERMITTING RENEWABLE ONE- YEAR TRANSFERS OF A PORTION OF THE WATER SUBJECT TO THE WATER RIGHT.		2/4/16  DISCUSSION
<p><b>SUMMARY:</b> Currently, water court proceedings governing an application to change the beneficial use of an agricultural water right require the applicant to designate a specific beneficial use identified at the time of the application. The bill <b>authorizes</b> an owner of an agricultural water right to seek a change-in-use decree in water court to allow the transfer of up to 50% of the water subject to the water right to any beneficial use for renewable one-year periods, without designating the specific beneficial use, if the owner has obtained substitute water supply plan approval and the following conditions are met:</p> <ul style="list-style-type: none"> <li>• In accordance with rules established by the state engineer, the state engineer must approve a one-year lease, loan, or exchange transferring a portion of the water subject to the water right;</li> <li>• The owner of the water right may transfer up to 50% of the historical consumptive use portion of the water right;</li> <li>• The remaining portion of the water subject to the water right must continue to be used for agricultural purposes;</li> <li>• The water right must be protected by the owner's participation in a conservation program or water banking program or establishment of a conservation easement;</li> <li>• Ownership must remain with the owner who applied for the change-in-use decree;</li> <li>• The owner shall not transfer water subject to the water right outside of the water division with jurisdiction over the location of historical consumptive use; and</li> <li>• The transferable portion of the water subject to the water right must be delivered to a point of diversion that is subject to an existing water court decree.</li> </ul>				
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Bill No. Title	Sponsors Committee	Concerning	Amendments Comments	When Introduced CWC Action
<b>SB16 – 097</b>  Use Mineral Severance Revenue For Local Govts	S Scott H Coram  Ag, Natural Resources & Energy	CONCERNING MEASURES TO ENSURE THAT REVENUE RELATED TO THE SEVERANCE OF MINERALS IN THE STATE IS USED IN AREAS MOST IMPACTED BY THE SEVERANCE.		1/29/16  DISCUSSION
<p><b>SUMMARY:</b> The bill <b>prohibits</b> transfers to the general fund from the following funds (mineral severance fund): Higher education federal mineral lease revenues fund (section 2); Higher education maintenance and reserve fund (section 2); Local government permanent fund (section 4); Local government mineral impact fund (section 4); or Local government severance tax fund (section 5).</p> <p>In addition, the governor is <b>prohibited</b> from restricting the money in each of these funds from being used as required by law for the purpose of saving the restricted money for a future transfer to the general fund. For purposes of preparing the annual general appropriation act, section 1 of the bill <b>limits</b> the joint budget committee's ability to use money in the mineral severance fund for any purpose that is not authorized by law or that does not benefit the political subdivisions impacted by the severance of minerals, and section 3 <b>imposes</b> the same limitation on the governor when he or she proposes an annual executive budget. Section 1 also <b>restricts</b> the joint budget committee from introducing legislation to waive this limitation.</p> <p>Section 5 <b>changes</b> the allocation of the money in the local government severance tax fund. The proportion of the fund used for direct distributions is <b>increased</b> from 30% to 60%, and the proportion of the fund used for direct distributions is decreased for grants from 70% to 40%. In addition, the executive director is restricted to only giving a grant to a political subdivision that received more than \$200,000 from its direct distribution in the prior state fiscal year.</p>				