MEETING MINUTES

July 29, 2019 – 9:00 AM
BOCC Chambers Tonopah, Nevada

Members:
Richard W. Carver - Area 1 (Currant Creek/Smoky Valley)
Joe Westerlund - Area 2 (Tonopah/Manhattan)
James Weeks - Area 3 (Beatty /Armargosa Valley)
Walt Kuver- Area 4, Position 1 (Pahrump Valley)
William Knecht- Area 4, Position 2 (Pahrump Valley)
Dennis Gaddy -Vice Chair- Area 4, Position 3 (Pahrump Valley)
Dave Hall - At Large - Chair

Legal:
Sev Carlson

Board of County Commissioners:
John Koenig

Finance:
Savannah Rucker

Staff:
Oz Wichman
John Klenke
Chrystal Behrends

Acronyms:
AG - Attorney General
AVSTP - Armargosa Valley Science & Technology Park
BOCC - Board of County Commissioners
BOR - Bureau of Reclamation
CSWP- Community Source Water Protection
CNRWA - Central Nevada Regional Water Authority
DOA - Department of Agriculture
DOI - Department of Interior
EPA - Environmental Protection Agency
GRID - General Improvement District
GM - General Manager
GWE- Groundwater Evaluation Grant
GWMP – Groundwater Management Plan
HUD - Housing and Urban Development
IRWMP - Inter Regional Water Management Program
MOU - Memorandum of Understanding
NTS - Nevada Test Site
NCWDBG - Nye County Water District Governing Board
NRWA – Nevada Rural Water Association
NWRA - Nevada Water Resources Association
RFP - Request for Proposals
RNWA - Rural Nevada Water Authority
ROW - Right of Way
SNWA - Southern Nevada Water Authority
USDA - United States Department of Agriculture
UGTA - Underground Test Area
1. 9:00 AM Call to Order – Pledge of Allegiance

2. 9:02 AM Roll Call – All Present: Dave Hall, Dennis Gaddy, Walt Kuver, Bill Knecht, RW Carver, Joe Westerlund and Jim Weeks.

3. 9:03 AM Mission Statement – “Provide, protect and preserve water resources within Nye County.”

4. 9:04 AM General Public Comment (first): Three-minute time limit per person. Action will not be taken on the matters considered during this period until specifically included on an agenda as an action item.

John Bosta stated he received his tax bill with the $5 parcel fee for the Nye County Water District providing comments including (full size attached to minutes):
5. 9:08 AM Approval or modifications of the Agenda for the Water District Meeting of July 29, 2019.

Dennis Gaddy made a motion to approve the agenda as presented. Bill Knecht seconded the motion. The vote was approved 7-0.

6. 9:09 AM For Possible Action – Discussion, deliberation and decision regarding Approval of Minutes for May 30, 2019.

Bill Knecht made a motion to approve the minutes from May 30, 2019 as presented. Walt Kuver seconded the motion. The vote was approved 7-0.

7. 9:10 AM Correspondence and Announcements.

None

8. 9:10 AM Ex-Parte Communications and Conflict of Interest Disclosure Statements.

None.


   a. Chair
   b. Vice Chair
   c. Secretary / Treasurer

Dennis Gaddy nominated Dave Hall to continue as Board Chair. There were no other nominations. Bill Knecht seconded the nomination. The vote was approved 6-0.

Jim Weeks nominated Dennis Gaddy to continue as Board Vice Chair. There were no other nominations. Bill Knecht seconded the nomination. The vote was approved 6-0.

Bill Knecht nominated Savannah Rucker to continue as Board Secretary / Treasurer. There were no other nominations. Dennis Gaddy seconded the nomination. The vote was approved 7-0.

10. 9:22 AM For Possible Action - Discussion, deliberation and decision regarding payment of the annual $7,500 membership fee to the Central Nevada Regional Water Authority (CNRWA) and the reappointment of: John Koenig, Joni Eastley and Midge Carver, who have all expressed interest in continuing to serve from Nye County as the representatives to CNRWA.

Oz Wichman, General Manager recommended that we pay the annual membership fee as we have obtained value from the membership. All three of the members up for reappointment have expressed interest in continued service. Oz recommended there are 2 separate motion and votes for:

1. Approval of membership fees
2. Reappointment of the representatives
Bill Knecht moved that we pay the annual $7,500 membership fee to CNWRA. Dennis Gaddy seconded. The vote was approved 7-0.

Dennis Gaddy moved that we reappoint John Koenig, Joni Eastley and Midge Carver as our representatives to CNRWA. Walt Kuver seconded the motion. The vote was approved 7-0.

Chairman Dave Hall thanked all of our representatives for their service.

11. 9:33 AM For Presentation and Discussion – Oz Wichman, General Manager of the Nye County Water District to provide an update of the 2019 Legislative Session.

Last week Oz went to Carson City to attend a Legislative Update Session facilitated by acting State Engineer Tim Wilson. A couple of noteworthy items:

AB 62: Caps on restrictions of time were stripped out with instructions to the acting State Engineer Tim Wilson, to host public outreach to determine what the legislative guidelines should be.

SB 140: Was introduced by the Nature Conservancy who wanted to reserve 10% of the water in basins that are not yet over-appropriated. The Division of Water Resources is going to apply this 10% to whatever is not yet appropriated in the basin. Specific considerations will have to be made (i.e. Round Mountain Gold actual consumptive use and Railroad Valley’s SNWA filings).

It’s clear to Oz that the Nevada Division of Water Resources (at an administrative level), will be reviewing and determining how to proceed with these Bills.

12. 9:41 AM (00:00:01 on Video) For Presentation and Discussion – Jay Dixon, Chief Hydrologist, RMGC, will be providing a 2018 – 2019 Round Mountain Gold Corporation Water Management Update.

Jay Dixon, Chief Hydrologist for Round Mountain Gold, provided a water management update to include information on: Planned Maintenance Programs, Basin Health, Consumptive Use, Regional Monitoring Plan, Policy Guidelines and Climate Hydrology.

Presentation attached to minutes.

13. 10:55 AM (00:35:53 on Video) For Possible Action - Presentation, discussion, deliberation and decision – Frank McDonough, Desert Research Institute, will be presenting a summary of the Spring Mountains Cloud Seeding Project for water year 2019. In addition, the Nye County Water District’s role in providing potential, future funding.

Frank McDonough, of the Desert Research Institute shared results of the past year’s Spring Mountain cloud seeding project. It is estimated that 5,600 acre feet annually of water can be attributed to the past years’ efforts (which was a banner year). This would be
enough to serve approximately 11,000 households in a year. Cost for the project is estimated at $10 per AFA. In the 2019 Legislative Session, funding for the project was not renewed. As a result, DRI is looking for funding to continue their cloud seeding project efforts. Estimated Budget to operate a two-generator program for the Spring Mountains is $76,000 (half for one generator-Manse site with most target potential). DRI is asking the Water District Governing Board to approve $20,000 of funding contingent upon them securing additional funding from other sources. Frank plans on speaking with the Southern Nevada Water Authority, Lee Canyon Ski Area and other stakeholders.

Presentation attached to minutes.

Walt Kuver made a motion to allocate $20,000 to this year’s DRI Cloud Seeding project with the provision that the remainder of program cost are fully funded by other sources. Bill Knecht seconded the motion. The vote was approved 6-1.

14. 11:26 AM (on Video 01:14:10) For Possible Action – Discussion, deliberation and decision regarding the Volunteer Domestic Well Metering Program started in support of the Ground Water Management Plan for Basin 162. Discussion to expand to other areas of Nye County.

Oz explained that we have an individual who lives in Amargosa Valley who has requested to participate in our Volunteer Domestic Well Metering Program. The design of the program was to gather information within Pahrump Basin (162) in support of the Groundwater Management Plan. With this request, we have an option to expand the program beyond Basin 162. As Basin 162 has the highest density of domestic wells within the State of Nevada, Oz feels we would be well served continuing the program only within Basin 162.

Additional discussion with input by John Klenke, Geoscientist, ensued. Since none of the Water District Governing Board was in favor of expanding the program beyond Basin 162, no action was taken.

15. 11:35 AM (01:23:12) District Member, Staff and Liaison Reports / Comments:

a. Finances

1. Savannah Rucker (Budget Status Update as of June 30, 2019)

The Fund Balance Report includes reporting through June 30, 2019. June is still open for Accounts Payable until August 19, 2019. The next time Savannah reports, she’ll be able to provide a snap-shot of Fiscal 2019 as well as current standing in Fiscal 2020. On September 3, the General Ledger closes for receipts, so we might see additional revenues posting. The goal is to have the audit finalized in October and get it on our December meeting.

Looking at the budget to actual figures, we’re coming in at 96% of revenue to budget. We are 43% YTD of the expenditure budget. As far as DTAX is concerned, we are well within our means of expenditures. At this point of time, we are projecting an ending fund balance of $355,872 in FY 2019.
Speaking to the Water District Program Budget, we are at 55% of program budget used through 7/1/2019. The Water District is within it’s legal as well as program budget means.

b. Board Reports
   I. LVVWD/SNWA
   II. CNRWA – John Koenig
      Commissioner Koenig said the next CNRWA meeting will be September 25, 2019 in Sparks, Nevada. He will be present.

c. Staff Reports
   I. Oz Wichman
      Oz has tasked Christal to research interest rates for municipal bonds to fund the Carbonate Aquifer Exploration Project. Efforts to identify grant funding for the project have been exhausted. Availability of grant monies is limited to infrastructure (i.e. drilling of wells, laying of pipe, current system upgrades). Municipal bonds will require an increase in the per parcel fee (for those residing in Basin 162 only). It is Oz’s goal to discuss in more detail at the meeting in Pahrump (December 9, 2019).

   II. John Klenke
      At the May 30, 2019 Water District Governing Board Meeting John was approached by Aaron Koehler who is performing the water level measurements for the Private Well Owners Cooperative. As a result, John facilitated a Water Level Measurement training (no QA certification) for members of the Cooperative on 7/22/19. It included classroom instruction as well as field training. It was a great collaborative effort.

   III. Christal Behrends
      In relation to the Carbonate Aquifer Exploration Project, Christal went through the list of grant funders approached by both her and Susan Dudley that yielded no opportunity. They include: USDA, EPA, Community Development Block Grant, State Revolving Fund, Land & Water Conservation Fund, National Fish & Wildlife Foundation, Environmental Finance Advisory Board, National Resources Conservation Services, National Science Foundation, Bureau of Reclamation, WIFIA (Water Infrastructure Finance & Innovation Act) Loan and FEMA. In addition, Christal also reached out to a funder at the Bill & Melinda Gates Foundation as they do offer water discovery research grants, but nothing in the United States.

      As an overview of the Volunteer Domestic Well Metering Program, we currently have 18 participants (3 of them installed last week). Looking at the 15 we have data on, their average is .63 AFA, which equates to 565 gallons per day. Our participants range from 1 person on 1.01 acres to 4 people on 10 acres with 7 horses. Average cost per participant is $410 which includes: meter, fittings and installation. We are now using Great Basin Drilling to do the installation.
d. Projects Status Reports
   I. Staff

Covered Above

e. Board Liaison Reports
   I. Commissioner John Koenig

Commissioner Koenig mentioned that he is now a participant in the Volunteer Domestic Well Metering Program.

f. Report from other individuals, groups and or agencies regarding water-related issues; for informational purposes only.

16. 11:46 AM (01:44:10) Discussion concerning future Water District Governing Board meetings to include:
    10/7/2019   Railroad Valley (1 pm start time)
    12/9/2019   Pahrump

Meetings still stand. No changes

17. (01:44:35) General Public Comment (Second)

None

18. 11:46 AM (01:44:52) Adjourn
I request that my comments are reflected in the minutes and I submit a copy of my prepared written remarks for inclusion in the minutes also.

The Timed Agenda Item – 9:00 A.M. is in violation of SB222 Chapter. 542 adopted June 18, 2007 Section 8 (q) To cause taxes to be levied and collected for the purposes prescribed in sections 1 to 12, of this act, including, without limitation, the payment of any obligation of the District during its organizational state and thereafter, and necessary engineering costs, and to assist in the operational expenses of the District, until such taxes are no longer required and

Section 10 (1-5):

1. The Board may levy and collect general ad valorem taxes on all taxable property within the District, but only for the payment of principal and interest on its general obligations. Such a levy and collection must be made in conjunction with Nye County in the manner prescribed in this section.

2. The Board shall determine the amount of money necessary to be raised by taxation for a particular year in addition to other sources of revenue of the District. The Board then shall fix a rate of levy which, when applied to the assessed valuation of all taxable property within the District, will produce an amount, when combined with other revenues of the District, sufficient to pay, when due, all principal of and interest on general obligations of the District and any defaults or deficiencies relating thereto.

3. In accordance with and in the same manner required by the law applicable to incorporated cities, the Board shall certify the rate of levy fixed pursuant to subsection 2 for levy upon all taxable property within the District in accordance with such rate at the time and in the manner required by law for levying of taxes for county purposes.

4. The proper officer or authority of Nye County, upon behalf of the District, shall levy and collect the tax for the District specified in subsection 3. Such a tax must be collected in the same manner, including, without limitation, interest and penalties, as other taxes collected by the County. When collected, the tax must be paid to the District in monthly installments for deposit in the appropriate depository of the District.

5. If the taxes levied are not paid, the property subject to the tax lien must be sold and the proceeds of the sale paid to the District in accordance with the law applicable to tax sales and redemptions.

NRS268.793 Ordinance: General standards; boundaries of district defined. If the council finds that the public interest will benefit by providing maintenance in a definable district within the area, it shall cause an ordinance to be drafted that:

1. Sets general standards for the maintenance to be provided within the district; and

2. Defines the district by the boundaries proposed or enlarges or reduces its proposed territory. If the district is enlarged or reduced, the new boundaries must be defined in the same manner as is required for the petition.

(Added to NRS by 1989, 1746; A 1991, 1044; 1993, 258)

The first meeting of the Nye County Water District was held on March 16, 2009 which is 21 months after the District was created by the State Legislature. At this first meeting George Benesch – Special Legal Council for Nye County made the following statement:

George Benesch stated is it better not to refer to the section of the NRS concerning the water district, instead to refer to it as the Nye County Water District Act. If you get into the habit of referring to the act as the Nye County Water District Act, you will be able to find it better in the NRS.

Mr. Benesch stated the NCWDGB is a political subdivision of the State of Nevada. It is not generally
considered as part of the county. It is considered a special district, due to the way the council decided to put it in the NRS. The differences between the several different districts (Virgin Valley, Lincoln, and Moapa) is that this district serves at the pleasure of the Nye County Board of County Commissioners. The compensation and travel expenses are set by the BOCC and any decision the NCWDGB makes are appealable by the BOCC. Any future taxes this group will levy is done through the county. The service area is county wide the NCWDGB was created to co-exist with private water companies. It is not designed to take over water companies however; it may come to that sometime in the future because of lack of funding.

Mr. Benesch asking Mr. Robinson to continue.

Mr. Robinson stated the bill created in the Nevada State Legislature approved in June of 2007, and effective July 1, 2007. There are seven members, and serve for a term of 2 years. This board can enter into contracts, fix compensation for staff and advisors, incur indebtedness, and issue bonds. They can acquire, sell, lease, encumber, and dispose of land and water rights. They can collect taxes through the county. They assess operational expenses the district might have. They can develop and adopt rules and ordinances, regulations, bylaws, with being subject to the BOCC. The district can sell or import water and restrict the use of water within the county. They can store water. Anyone can appeal a decision of the district through the BOCC. Some items will require the super majority of the board including the approval of the BOCC. These are the initial bylaws and amendments that will be done, exercising the power of eminent domain, any sale, leasing or encumbrance of water rights, to change the place of use from one place to another. Today this board should choose a chairperson, secretary, treasurer, and appoint a general manager. This board should also establish compensation and budgetary issues. The budget for meetings and travel was approved at eighty dollars per meeting plus travel. Most importantly, this board is exempt from the public utilities commission.

Legislative Counsel Bureau has never codified Chapter 542 into the Nevada Revised Statutes (NRS)

May 24, 2010 the Water District adopted the Nye County Water District Bill No. 2010-01 to impose a Fee of $8 on the Taxable Parcels of land in Nye County, Nevada to Support Operations of the Nye County Water District to Development and Implementation of long-Term Plans for the Management, Conservation and Sustainability of the Nye County’s Water Resources; and other matters properly related thereto.

June 15, 2010 BoCC Resolution No. 2010-37 to Ratify Nye County Ordinance No. 2010-01: An Ordinance adopted by the Nye County Water District that imposes a fee on the taxable parcels of land in Nye County, Nevada to support operations of the Nye County Water District in the Development and Implementation of Long-Term Plans for the Management. Commissioner Eastley made a motion to ratify Resolution No. 2010-37; seconded by Commissioner Wichman; 2 yeas. Commissioners Quitevis, Hollis, and Borasky voter no. The Resolution Failed.

June 18, 2012 the Nye County Water District Governing Board adopted Resolution No. 2012-001 by a vote of 3 to 2 to impose a $5 Fee on the Taxable Parcels of land in Nye County, Nevada to Support Operations of the Nye County Water District in the Development and Implementation of Long-Term Plans for Management, Conservation and Sustainability of Nye County’s Water Resources.
The Water District is using Action; Under NRS 241.015(1), “action” means: (c) if a public body may have a member who is not an elected official, an affirmative vote taken by a majority of the members present, whether in person or by means of electronic communication, during a meeting of the public body.

Let's look at other NRS 241 sections.
NRS271.045 “Assessment” and “assess” defined. “Assessment” or “assess” means a special assessment, or the levy thereof, against any tract specially benefited by any project, to defray wholly or in part the cost of the project, which assessment shall be made on a front foot, zone, area or other equitable basis, as may be determined by the governing body, but in no event shall any assessment exceed the estimated maximum special benefits to the tract assessed or its reasonable market value, as determined by the governing body, as provided in NRS 271.365. (Added to NRS by 1965, 1350)

NRS271.050 “Assessment lien” defined. “Assessment lien” means a lien on a tract created by ordinance of the municipality to secure the payment of an assessment levied against that tract, as provided in NRS 271.420. (Added to NRS by 1965, 1350)

NRS271.145 “Municipality” defined. 1. “Municipality” means any county, unincorporated town or city in the State, including Carson City, whether incorporated or governed under a general act, special legislative act or special charter of any type or other political subdivision to which this chapter applies. “Municipal” pertains thereto. Where the context so indicates, “municipality” means the geographical area comprising the municipality.
2. “Municipality” does not include an irrigation district or other special district governed by title 48 of NRS. (Added to NRS by 1965, 1352; A 1969, 325; 1971, 2100; 1979, 490; 1981, 958; 1983, 126; 1987, 1717)

NRS271.431 Pledge of revenues. As used in NRS 271.431 to 271.434, inclusive, “revenue” means any money pledged wholly or in part for crediting to or payment of assessments, subject to any existing pledges or other contractual limitations and may include:
1. Moneys derived from, or all or any combination of revenue resources appertaining to any facilities of the municipality, financed in whole or in part with the proceeds of assessments levied pursuant to the assessment ordinance, including, but not limited to, use and service charges, rents, fees and any other income derived from the operation or ownership of, from the use or services of, or from the availability of or services appertaining to, the lease of, any sale or other disposal of, any contract or other arrangement, or otherwise derived in connection with such facilities or all or any part of any property appertaining to the facilities.
2. Any loans, grants or contributions to the municipality from the Federal Government, the State or any public body for the payment of all or any portion of the cost of the project for which the assessments were levied.
3. The proceeds of any excise taxes levied and collected by the municipality or otherwise received by it and authorized by law to be pledged for the payment of the project for which the assessments were levied or for the payment of the assessments levied to finance the cost of the project but excluding the proceeds of any general (ad valorem) taxes.
4. Any money pledged pursuant to an assessment ordinance adopted in accordance with NRS 271.650. (Added to NRS by 1975, 455; A 2003, 2936)

NRS271.4315 Application of revenues and credits to payment of assessments. 1. The governing body may apply any revenues to the payment of assessments and in so doing may pledge the revenue to such payment. The revenues must be credited in the proportion which each individual assessment or installment of principal bears to the total of all individual assessments in the assessment to which the revenues are to be credited. The application of revenues must be made pursuant to the provisions set forth in the assessment ordinance.
2. If an individual assessment or any installment of principal and interest has been paid in cash, the credit must be returned in cash to the person or persons paying the same upon their furnishing satisfactory evidence of payment.
(a) Where all or any part of an individual assessment remains unpaid and is payable in installments of principal, the credit must be applied to the installment, and if after the payment of the installment there remains an unused portion of the credit, the unused portion must be applied to the payment of interests, and if after the payment of such principal and interest there remains an unused portion of the credit, the unused portion must be:
(b) Except as otherwise provided in paragraph, applied to the next ensuing installment or installments of principal and interest; or
If the credit is derived from money pledged pursuant to an assessment ordinance

May 30, 2019 Water District Timed Item 9:00 A.M. Comments by John F. Bosta Page 3
adopted in accordance with b) NRS 271.650, remitted to the State Controller for distribution in the manner set forth in subsection 2 of NRS 360.850, until the credit is applied in its entirety.
(Added to NRS by 1975, 455; A 2003, 2937)

NRS271.432 Covenants for securing payment of assessments. The governing body may provide in the assessment ordinance for any covenants or other provisions the purpose of which is to secure the payment of assessments. The covenants or other provisions may provide for:
1. The pledging of revenues and the foreclosure of liens for delinquencies, the discontinuance of services, facilities or use of any properties or facilities, prohibition against free service, the collection of penalties and collection costs, and the use and disposition of any moneys of the municipality derived or to be derived from any source designated in this subsection;
2. The acquisition, improvement or equipment of all or any part of properties pertaining to any facilities financed in whole or in part from assessments levied pursuant to the assessment ordinance;
3. A fair and reasonable payment by the municipality for services rendered by such facilities to the municipality;
4. The pledge of and the creation of a lien upon pledged revenues to secure the payment of assessments levied pursuant to the assessment ordinance;
5. The use, regulation, inspection, management, operation, maintenance or disposition, or any limitation or regulation of the use, of all or any part of such facilities or any property of the municipality;
6. The determination or definition of pledged revenues from such facilities or of operation and maintenance expenses of such facilities, the use and disposition of such revenues and the manner of and limitations upon paying such expenses;
7. Any financial records pertaining to such facilities and for inspection and audit of the records; and
8. Events of default and the resulting rights and liabilities, and the rights, liabilities, powers and duties arising upon the breach by the municipality of any covenants, conditions or obligations.

A Resolution is not sufficient to collect revenue on the County Taxes; an Ordinance is required to collect revenue on all taxable parcels of land in Nye County.

Respectfully,

[Signature]

John F. Bosta

May 30, 2019 Water District Timed Item 9:00 A.M. Comments by John F. Bosta
NYE COUNTY WATER DISTRICT GOVERNING BOARD

RESOLUTION NO. 2012-001

A RESOLUTION TO IMPOSE A FEE ON THE TAXABLE PARCELS OF LAND IN NYE COUNTY, NEVADA TO SUPPORT OPERATIONS OF THE NYE COUNTY WATER DISTRICT IN THE DEVELOPMENT AND IMPLEMENTATION OF LONG-TERM PLANS FOR THE MANAGEMENT, CONSERVATION AND SUSTAINABILITY OF NYE COUNTY'S WATER RESOURCES.

WHEREAS, Nye County in the State of Nevada is a county organized and operating under the laws of the State of Nevada; and

WHEREAS, adequate and efficient water service is vital to the economic development and well-being of the residents of Nye County, and the protection of the environment was deemed best served by the creation of a single governmental entity, the purpose of which is to secure and develop sustainable sources of water; and

WHEREAS, Nevada Revised Statutes (NRS) Chapter 542 of the Special Acts, created the Nye County Water District for the purposes of acting in the capacity as an umbrella organization to work on behalf of the public and private water systems, operators and water users in Nye County, including local, state and federal agencies and authorities and to negotiate with the state and federal government in order to ensure the County has a sustainable supply of water in order to take care of the immediate and future health, safety, welfare and economic well-being of Nye County; and

WHEREAS, the Governing Board has determined that the estimated annual amount necessary to pay one year of operation and maintenance costs including administration, data collection, monitoring, programming and adoption of a system of work for the purposes of safeguarding the waters of the County is $261,712.00 or a per parcel charge on all taxable parcels in the county of five (5) dollars, and

WHEREAS, the Governing Board has determined that the fee hereby established as described above is fair, just and equitable and is hereby adopted.

NOW THEREFORE, BE IT RESOLVED BY THE NYE COUNTY WATER DISTRICT GOVERNING BOARD, NYE COUNTY, NEVADA:

1. For the purposes of paying the costs of developing and carrying out the works, acts and purposes outlined within NRS Chapter 542 of the Special Acts, there is hereby imposed against each of the taxable parcels of land within Nye County, an annual fee of five (5) dollars per parcel. This annual fee will remain in effect for each subsequent year until changed or canceled.
2. **The fee imposed** by this ordinance shall be collected by the County Treasurer with the general taxes of the County, and payment therefore must be enforced in the same manner and with the same remedies as provided for the collection of general taxes. The amount of the fee shall be due with the first installment of property taxes and shall be payable in full on that date. There shall not be any option to pay the fee in installments.

PASSED AND ADOPTED this 18th day of June, 2012.

Vote:

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BY: [Signature]

Roberta "Midge" Carver,
Chairperson,
Nye County Water District

ATTEST: [Signature]

Susan Paprocki,
Secretary/Treasurer,
Governing County Board