

Get the free THE NOONER daily e-mail update of aroundthecapitol headlines:

aroundthecapitol

california political news & opinion
Read. Create. Discuss.

california legislation > AB 2554

Create a free account to track bills.

Get free e-mail updates on AB 2554

No Spam Privacy Policy

AB 2554 (Brownley) Los Angeles County Flood Control District.

LEGISLATIVE COUNSEL'S DIGEST

AB 2554, as amended, Brownley. Los Angeles County Flood Control District—*District: fees and charges.*

Existing law, the Los Angeles County Flood Control Act, establishes the Los Angeles County Flood Control District and authorizes the district to control and conserve the flood, storm, and other wastewater of the district. The act declares the district to be a body corporate and politic, and to have various powers, including the power to cause taxes to be levied and collected for the purpose of paying any obligation of the district.

~~This bill would make various technical, nonsubstantive changes to these provisions.~~

This bill would authorize the district to impose a fee or charge in the unincorporated areas of the county, in compliance with Article XIII D of the California Constitution, to pay the costs and expenses of the district, and to carry out the objects or purposes of the act. The bill would require that any fees imposed be levied and collected together with taxes for county purposes, and the revenues paid into the county treasury to the credit of the district.

The act authorizes the board of the district, subject to certain limitations, to do all acts or things necessary or useful for the promotion of the work or the control of the flood and storm waters of the district, to conserve those waters for beneficial and useful purposes, and to protect from damage from storm or flood waters, the harbors, waterways, public highways, and property of the district. One limitation upon the authority of the board of the district is that it is not authorized to raise money for the district by any method or system other than by issuing bonds, or the levying of a tax upon the assessed value of all the real property of the district, except from the sale and lease of its property. This bill would instead provide that the board of the district is not authorized to raise money for the district by any method or system other than by issuing bonds, the levying of a tax, or the imposition of a fee or charge in compliance with Article XIII D of the California Constitution.

Bill Text:

02/19/10 - Introduced (pdf)

Bill Location:

Asm Local Government

Last Action:

04/12/10: Re-referred to Com.

on L. GOV.

Hearing/Vote Scheduled:

04/28/10 - Asm Local Government

Bill Analysis

E-mail this bill to a friend

Top Headlines

1. New Pro-jerry Brown Group Takes Shape | Political
2. Prop. 8 Repeal Bid Fails To Make November Ballot
3. Once Again, Meg Whitman Promises To Release Her Tax Returns
4. Union 1e Update: Micro-targeting Voters Is Key « Calbuzz
5. Gay Marriage Ban Repeal Falls Short
6. California Won't Tax Forgiven Home Debt
7. Legal Community Says Poizner Off Base In Wanger Criticism
8. Boxer Raises \$2.4 Million For Tough Reelection Battle | Political
9. Hollingsworth Wants Expiration Date On All State Programs | Political
10. Dan Walters: Anti-brown Ad Slanted But Not Unusual



