

The Draft Agreement – An Unfair Split That Imperils Utah Senior Water Rights

	<u>Utah</u>	<u>Nevada</u>	
Allocated	55,000	12,000	
Unallocated	5,000	36,000	7 to 1 Nev.
Spr. V. Pumping Give Away	<u>(16,000)</u>	<u>16,000</u>	
Total	44,000	64,000	108,000
	41%	59%	
Reserve	<u>6,000</u>	<u>18,000</u>	3 to 1 Nev.
Total	50,000	82,000	132,000
	38%	62%	



Millard County Proposes the State Make the
Following Counter-offer to Nevada:

Split the 108,000 af/y of Wet Water According to the
Average of the Valley's **Natural Discharge,**
Historic Use and **Recharge (65% Ut. 35% Nev.).**

Divide the **Regional Groundwater Flow System** as
Required by the Congressional Statute.

Suspend Part of Nevada's Share Due to **Spring Valley**
Pumping Impacts by 16,000 af/y, to be Adjusted
Down or Up Based on Eventual Proven Impacts.

Proposed Counter Offer:
Split 108,000 By Average of Discharge
Historic Use & Recharge (65% - 35% Utah)

	<u>Utah</u>	<u>Nevada</u>	
Already Allocated	35,000	12,000	
Fish Springs	20,000		
Spr. V. Pumping		16,000	
Unallocated	<u>15,200</u>	<u>9,800</u>	
Total Wet Water	70,200	37,800	108,000
	65%	35%	
Reserve		<u>24,000</u>	
Total Wet & Reserve	70,200	61,800	132,000
	53%	47%	