BILL	AUTHOR	STATUS	ACTION	COMMENTS
			REQUESTED	
BILL HB 722	AUTHOR Larson	Filed 1/10/2019 Referred HNRC 2/21/19; CSHB 722 passed HNRC 4/2/19; Received Calendars 4/11/19;		Amends Chapter 36, Water, to add Section 36.1015 "Rules for Permits in Brackish Groundwater Production Zones"  "Designated brackish groundwater production zone" means an aquifer, subdivision of an aquifer, or geologic stratum designated under Section 16.060(b)(5) by TWDB  defines the Gulf Coast aquifer  GCD must adopt rules, if petitioned to, for Designated brackish groundwater production zone that must allow withdrawals and rates of withdrawal of brackish groundwater from a designated brackish groundwater production zone not to exceed and consistent with the withdrawal amounts identified in Section 16.060(e)—developed by TWDB  must have 30-year permits  must monitor water levels and water quality in same and adjacent aquifer  must monitor land elevations for subsidence  brackish permit holder must submit annual report  GCD must submit to TWDB for technical review  Rules adopted under this section must provide that the production
				authorized from a designated brackish groundwater production zone is in addition to the amount of managed available groundwater provided under Section 36.108. To the extent possible, a district shall issue permits up to the point that the total volume of exempt and permitted
				groundwater production in a designated brackish groundwater production zone equals the amount of brackish groundwater that may be produced annually to achieve the groundwater availability described by the development board in its designation of the brackish groundwater production zone under Section 16.060(e).

				• A district may not adopt rules limiting access to the production of groundwater within a designated brackish groundwater production zone
				to only those projects described by Subsection(c).
				<b>Concern</b> : Gives TWDB authority over brackish groundwater permits, yet GCD must administer and bear risks that TWDB does not.
HB 726	Larson	Filed 1/10/2019 Referred HNRC	Support/monitor	Amends §§ 36.113, 36. 122 and adds 36.426.
		2/21/19		§36.113: amends below consideration when granting a permit:
		CSHB 726 passed HNRC 3/26/19;		(d) (2) the <u>projected effect of the proposed production [use of water]</u> unreasonably affects <u>aquifer conditions</u> , artesian pressure, depletion, or
		Set on General		subsidence, existing groundwater and surface water resources, [of]
		State Calendar for		existing permit holders, or registered wells that are exempt from the
		4/15/19;		requirement to obtain a permit under this chapter or district rules;
				(d-1) The district 's consideration of the projected effect of the
				proposed production on a registered well described by Subsection (d)(2)
				does not affect a permit exemption for the registered well under this chapter or district rules.
				Adds section 36.1147 (vested rights type rule regarding rule applicable to a permit authorization):
				Sec. 36.1147. LIMITATION ON APPLICABILITY OF RULES. The rules of a district in effect on the date an application for a permit or a
				permit amendment is submitted to the district are the only district rules
				that may govern the district 's decision to grant or deny the application.
				Significantly overhauls 36.122 regarding Export.
				repeals §§ 36.122(f), (g), (h), (i), (j), (k), (l), (m), (n), (o), and (q).

Sec. 36.122. <u>EXPORT</u> [TRANSFER] OF GROUNDWATER OUT OF DISTRICT.

(a) This section applies to [If] an application for a permit or an

- (a) <u>This section applies to</u> [H] an application for a permit or an amendment to a permit under Section 36.113 that proposes the <u>export</u> [transfer] of groundwater <u>for use</u> outside of a district's boundaries[, the district may also consider the provisions of this section in determining whether to grant or deny the permit or permit amendment].
- (b) A district may promulgate rules requiring a person to obtain an operating [a] permit or an amendment to an operating [a] permit under Section 36.113 from the district to produce and export [for the transfer of] groundwater. A district may not require a separate permit for the export of groundwater for use outside [out] of the district [to:
- [(1) increase, on or after March 2, 1997, the amount of groundwater to be transferred under a continuing arrangement in effect before that date; or
- [(2) transfer groundwater out of the district on or after March 2, 1997, under a new arrangement].
- (c) Except as provided in <u>Subsection (e)</u> [<u>Section 36.113(e)</u>], the district may not impose more restrictive <u>requirements or</u> permit conditions on <u>exporters</u> [<u>transporters</u>] than the district imposes on [<u>existing</u>] in-district users. <u>A district may not deny a permit because the applicant intends to export groundwater for use outside of the district.</u>
- (d) The district may impose a reasonable fee for processing an application under this section. The fee may not exceed fees that the district imposes for processing other applications under Section 36.113. An application filed <u>under</u> [to comply with] this section shall be considered and processed under the same procedures as other applications for permits under Section 36.113 [and shall be combined with applications filed to obtain a permit for in district water use under Section 36.113 from the same applicant].
  - (e) The district may impose an export fee or surcharge on the

HB 1066	Ashby	Filed 1/24/2019 Referred HNRC 2/26/19;	Support/monitor	Adds moratorium on issuing permit procedures in Subchapter M-1  Validates all export permits that have been issued prior  The bill applies 36.1145, regarding automatic permit renewals, to transport permits (permits exporting water out of the GCD under 36.122). It also applies 36.1146, changes to permits, to transport
				(2) for each additional term for which that operating permit for production is renewed under Section 36.1145 or remains in effect under Section 36.1146.  (f-2) A permit extended under Subsection (f-1) continues to be subject to conditions contained in the permit as issued before the extension.
				rate per hundred dollars of valuation for each thousand gallons of water exported from the district or 2.5 cents per thousand gallons of water, if the district assesses a tax rate of less than 2.5 cents per hundred dollars of valuation; or  (3) for a fee-based district, a 50 percent surcharge, in addition to the district's production fee, for water exported from the district.  (f-1) A district shall extend a term for a permit issued under this section that existed on May 27, 2019, on or before its expiration in the manner prescribed by Section 36.1145:  (1) to a term that is not shorter than the term of an operating permit for the production of water to be exported that is in
				holder of an operating permit for water exported for use outside of the district using one of the following methods:  (1) a fee negotiated between the district and the exporter;  (2) a rate not to exceed the equivalent of the district's tax

SB 800	Perry	HNRC 3/5/19 Left Pending Referred SWRA 4/8/19; Filed 2/12/2019; Referred SWRAC 3/1/19	Support/monitor	permits. This extends the same renewal and amendment criteria to transport permits as is currently applied to regular operating permits.  IDENTICAL to HB 1066
HB 2122	Harris	Filed 2/20/19 Referred HNRC 3/6/19; HNRC hearing 3/26/19; Left pending	Neutral	Address retail water utilities using water rights with in their service area  Section 36.002(d), Water Code, is amended to read as follows:  (d) This section does not:  (1) prohibit a district from limiting or prohibiting the drilling of a well by a landowner for failure or inability to comply with
SB 2026	Perry	Filed 3/7/19; Referred SWRAC 3/21/19; SWRAC hearing 4/15/19	Neutral	minimum well spacing or tract size requirements adopted by the district;  (2) affect the ability of a district to regulate groundwater production as authorized under Section 36.113, 36.116, 36.1161, or 36.122 or otherwise under this chapter or a special law governing a district; or  (3) require that a rule adopted by a district allocate to each landowner a proportionate share of available groundwater for production from the aquifer based on the number of acres owned by the landowner.  SECTION 2. Subchapter D, Chapter 36, Water Code, is amended by adding Section 36.1161 to read as follows:  Sec. 36.1161. REGULATION OF PRODUCTION BY RETAIL PUBLIC UTILITIES. (a) In this section, "retail public utility" has the meaning assigned by Section 13.002.  (b) This section applies only to a district that regulates production under Section 36.116 based on tract size or acreage.  (c) A retail public utility may petition a district to authorize the

retail public utility to produce groundwater based on:
(1) the aggregate acreage owned or leased by the retail
public utility; and
(2) the acreage of the landowners served by the retail
public utility as provided by Subsection (d).
(d) A district may only base a retail public utility's authorized
production amount under this section in a manner consistent with
district rules and based on acreage of landowners served by the retail
public utility if:
(1) the utility has acquired from the landowner a real
property interest in the groundwater beneath the land; or
(2) the landowner has provided written permission for
the retail public utility to exercise the utility's real property interest in
the groundwater beneath the landowner's land until the landowner:
(A) drills a well and produces water from the
land; or
(B) transfers title to the land or real property
interest in the groundwater to another person.
(e) The district shall hold a public hearing to consider approval
of a petition submitted under this section. The district shall require the
retail public utility submitting the petition to provide written notice of
the hearing not later than the 60th day before the date of the hearing to:
(1) the landowners served by the retail public utility;
(2) persons with permitted or registered wells in the
district; and
(3) persons not described by Subdivision (1) or (2) who
have a property interest in groundwater under land that is within one
mile of the utility's wells in the district.
(f) The district shall consider a petition at a hearing under this
section in the same manner as a rulemaking hearing under Section
36.101.
SECTION 3. Section 36.414(a), Water Code, is amended to
read as follows:

HB 2123	Harris	Filed 2/20/19 Referred HNRC 3/6/19; CSHB 2123 passed HNRC 4/2/19; Received by HNRC coordinator	Neutral/engaged to improve to be consistent with our rules/ Authority to oppose	(a) Except as provided by Subsection (b), a district shall process applications from a single applicant under consolidated notice and hearing procedures on written request by the applicant if the district requires a separate permit or permit amendment application for:  (1) drilling, equipping, operating, or completing a well or substantially altering the size of a well or well pump under Section 36.113;  (2) the spacing of water wells or the production of groundwater under Section 36.116 or 36.1161; or  (3) transferring groundwater out of a district under Section 36.122.  SECTION 4. Section 36.116(c), Water Code, is repealed.  IDENTICAL to HB 2122  Allows anyone to petition a GCD to change their rules and sue if the GCD does not change the rules as requested
HB 2125	Burns	4/11/19 Filed 2/20/19 Referred to HNRC 3/6/19; HNRC hearing 4/2/19; CSHB 2125 left pending;	Neutral/fully engaged to improve	Amends attorney fees:  Section 36.066, Water Code, is amended by amending Subsection (g) and adding Subsection (i) to read as follows:  (g) If the district prevails in any suit other than a suit in which it voluntarily intervenes, the district may seek and the court may [shall] grant, in the interests of justice and as provided by Subsection (h), in the same action, recovery for attorney's fees, costs for expert witnesses, and other costs incurred by the district before the court. The amount of the attorney's fees shall be fixed by the court in an amount not to exceed \$100,000.

				(i) Notwithstanding Section 36.052(a), Subsections (g) and (h) of this section prevail over any other special law inconsistent with those subsections unless the other law:  (1) limits an award of attorney's fees in a suit to an amount less than \$100,000; or  (2) prohibits an award of attorney's fees or costs.
HB 2249	Lucio	Filed 2/22/19; Referred to HNRC 3/6/19; HNRC hearing 3/26/19; Left pending	Oppose	Requires GCDs to use water rights within retail water utilities' service area without requiring the retail water utilities to legally control the water rights
HB 3998	Wilson	Filed 3/7/19; Referred HNRC 3/21/19	Oppose	Creates Groundwater Management Authorities to assist the Texas Water Development Board in determining desired future conditions and and groundwater availability of the state's aquifers.  To make DFCs limit groundwater production:  Requires GCDs boundaries to be inside or coterminous with Groundwater Management AuthoritiesGCDs cannot regulate spacing and production  Says: state's policy is to monetize surface water and groundwater through water trading free markets that establish true market value
HB 4570	Larson	Filed 3/8/19; Referred HNRC 3/26/19; HNRC hearing 4/9/19; Left pending	Support	Establishes an advisory board to study surface water and groundwater interactiondoes include one GCD person

SB 851	Perry	Filed 2/15/2019 Referred SWRA 3/1/19; SWRAC hearing 4/4/19; Passed SWRAC 4/4/19; Placed on Intent Calendar 4/9/19;	Neutral/fully engaged to improve	Amends Attorney fees:  Section 36.066(g), Water Code, is amended to read as follows:  (g) In a suit to which [H] the district is a party, [prevails in any suit other than a suit in which it voluntarily intervenes, the district may seek and] the court may [shall] grant reasonable and necessary [, in the interests of justice and as provided by Subsection (h), in the same action, recovery for] attorney's fees, costs for expert witnesses, and other costs incurred by the prevailing party [district] before the court as the court considers equitable and just. The court may not award more than \$250,000 in attorney's fees. [The amount of the attorney's fees shall be fixed by the court.]  SECTION 2. Section 36.102(d), Water Code, is amended to read as follows:  (d) In a [If the district prevails in any] suit to enforce the district's [its] rules, the [district may seek and the] court may [shall] grant reasonable and necessary [against any person, in the same action, recovery for] attorney's fees, costs for expert witnesses, and other costs incurred by the prevailing party [district] before the court as the court considers equitable and just. [The amount of the attorney's fees shall be fixed by the court.]  SECTION 3. Section 36.066(h), Water Code, is repealed.
SB 1010	Perry	Files 2/22/19 Referred SWRA 3/1/19; SWRAC hearing 3/25/19; CSSB 1010 passed SWRAC 4/1/19; Passed Senate 4/4/19;	Neutral/fully engaged to improve	Relating to rules adopted by groundwater conservation districts overlying a common aquifer.  SECTION 1. Section 36.101, Water Code, is amended by adding Subsection (a-2) to read as follows:  (a-2) Except as provided by this subsection, a district that overlies a common aquifer with one or more districts that regulate levels of groundwater production similar to the level the district regulates may not make or enforce a rule under Subsection (a) unless the rule is similar to a rule made or enforced under Subsection (a) by the other district or

		Referred HNRC 4/8/19;		districts that overlie the aquifer. The district may make or enforce a rule that is not similar to a rule made or enforced by the other district or districts only if the district:  (1) is authorized by other law specifically to make or enforce the rule; or  (2) provides in the district's management plan developed under Section 36.1071 an explanation of the district's reasoning to support its making or enforcing the rule.  SECTION 2. Section 36.1071(e), Water Code, is amended to read as follows:  (e) In the management plan described under Subsection (a), the district shall:  (5) if applicable under Section 36.101(a-2), explain the district's reasoning to support the district making or enforcing under Section 36.101(a) a rule that is not similar to a rule made or enforced by another district described by Section 36.101(a-2).
SB 2027	Perry	Filed 3/7/19; Referred to SWRAC 3/21/19; SWRAC hearing 4/15/19	Oppose	Amends 36. 10835(a) and 36.253, Water Code to change standard of review from substantial evidence to trial de novo.