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ASSEMBLY BILL NO. 209–ASSEMBLYMEN AIZLEY AND OHRENSCHALL

# MARCH 7, 2013

# JOINT SPONSOR: SENATOR SEGERBLOM

# Referred to Committee on Health and Human Services

SUMMARY—Revises provisions governing the distribution and sale of raw milk. (BDR 51-1011)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to dairy products; providing that raw milk certified by the county milk commission of the county in which the raw milk is produced may be sold anywhere in this State; making various other changes to provisions governing county milk commissions; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Existing law authorizes a county milk commission to regulate the production and distribution of certified raw milk and certified raw milk products in that county. (NRS 584.207, 584.208) Sections 2 and 3 of this bill provide that raw milk certified by the county milk commission of the county in which the raw milk is produced can be sold anywhere in this State. Section 2 requires, rather than authorizes, a county milk commission to adopt regulations to establish certain fees and charges. Section 2 also requires a county milk commission to conduct certain daily tests, regular inspections and analyses and to adopt certain regulations. Such regulations must include, without limitation, requirements for the labeling of certified raw milk, procedures for daily testing and requirements that an applicant for certification maintain liability insurance in a specified amount to insure against any potential adverse effect on human health that may result from the consumption of raw milk produced by the applicant.

14 **Section 1** of this bill removes the provision allowing raw milk to be imported 15 to Nevada if produced under certain standards.





# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

**Section 1.** NRS 584.205 is hereby amended to read as follows: 584.205 1. In addition to the initial inspection of new applicants, the Commission shall, except as otherwise provided in subsection 2, direct a periodic inspection, not less than annually, of all facilities belonging to permittees to ascertain whether the services, facilities and equipment continue to comply with the regulations referred to in NRS 584.195.

Except as otherwise provided in NRS 584.208 and the
regulations adopted pursuant to that section, milk and milk products,
including certified raw milk and products made from it, imported
from outside the State of Nevada may be sold in this state without
inspection by the Commission if : [the requirements of paragraph
(c) and the requirements of paragraph (a) or (b) are met:]

(a) <u>[In the case of certified raw milk and products made from it,</u>
 they have been produced under standards adopted by the American
 Association of Medical Milk Commissions and under the statutory
 provisions of the State of California applicable to such products.

18 (b) The milk and milk products have been produced, 19 pasteurized, processed, transported and inspected under statutes or 20 regulations substantially equivalent to the Nevada milk and milk 21 products statutes and regulations (-); or

22 [(c)] (b) The milk and milk products have been awarded an acceptable milk sanitation, compliance and enforcement rating by a state milk sanitation rating officer certified by the United States Public Health Service.

26 3. Whenever the Commission has reasonable grounds to 27 believe that a seller of milk or milk products, including certified raw milk and products made from it, is violating any of the regulations 28 29 adopted by the Commission or any county milk commission relating to the sanitation and grading of milk and milk products including 30 certified raw milk and products made from it, or that the seller's 31 facilities or products fail to meet the regulations, or that the seller's 32 33 operation is in any other manner not in the best interests of the 34 people of this state, the Commission may conduct a reasonable 35 inspection, and if any violation or other condition inimical to the 36 best interests of the people of this state is found, to take corrective 37 action pursuant to NRS 584.180 to 584.210, inclusive.

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Sec. 2. NRS 584.207 is hereby amended to read as follows:

39 584.207 1. Certified raw milk is unpasteurized, marketed 40 milk which conforms to the regulations and standards <del>[adopted by</del> 41 the county milk commission] for the production and distribution of 42 certified raw milk and certified raw milk products <del>[in]</del> *adopted by* 





the county milk commission of the county in which [they] the 1 certified raw milk and certified raw milk products are produced. 2 3 2. In each county in which certified raw milk or certified raw 4 milk products are produced for public consumption, there must be a 5 county milk commission to regulate the production and distribution 6 of those products. The board of county commissioners shall appoint 7 to the commission three members for terms of 4 years, all of whom 8 are eligible for reappointment. The members must all be residents of 9 the county and have the following respective qualifications: 10 (a) One member must be a physician licensed in this State and a 11 member of the medical society of the state; 12 (b) One member must be a veterinarian licensed in this State and 13 a member of the county or regional veterinarian association; and 14 (c) One member must be a representative of the public at large. 15 3. A county milk commission shall: 16 (a) Elect one of its members as chair and adopt appropriate rules 17 to govern: 18 (1) The time and place of its meetings; 19 (2) Its rules of procedure; and 20 (3) Its recordkeeping and other internal operations. 21 (b) Adopt written regulations, which must be approved by the 22 State Dairy Commission, governing the production, distribution and 23 sale fin the county of certified raw milk and products made from it,

to protect the public health and safety and the integrity of the
product. The regulations so adopted must <u>conform as nearly as</u>
practicable to, but may be more stringent than, the standards
adopted by the American Association of Medical Milk
Commissions.] *include, without limitation:*

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(1) Requirements for the labeling of certified raw milk;

30 (2) Procedures for the daily testing required pursuant to 31 paragraph (e);

32 (3) Requirements that an applicant for certification 33 maintain liability insurance in a specified amount to insure 34 against any potential adverse effect on human health that may 35 result from the consumption of raw milk produced by the 36 applicant; and

(4) Any fees and charges as are reasonably necessary to
defray the costs and expenses incurred by the county milk
commission in the performance of its duties under this section.

40 (c) Certify raw milk and the products thereof for any applicant
41 producing raw milk within the county, whose product and methods
42 of production, distribution and sale comply with the regulations and
43 standards adopted by the county milk commission.

- 44 [4. A county milk commission may:
- 45 <u>(a) Establish and collect such</u>





(d) Collect any fees [and] or charges [as appear reasonably
 necessary to defray the costs and expenses incurred by it in the
 performance of its duties under this section,] imposed pursuant to
 regulations adopted pursuant to paragraph (b) and expend any
 money so collected as is necessary for [such performance.

6 (b) Conduct the performance of its duties under this section.

7 (e) *Require* such *daily* tests, *regular* inspections and analyses as 8 are necessary to enable *it the county milk commission* to perform 9 its duties under this section and employ such personnel and 10 equipment as it deems necessary therefor.

11 **[5.]** 4. Each applicant for certification must, as a condition for entertaining his or her application and as a condition for any 12 13 certification granted, submit for testing by the county milk 14 commission such samples as the county milk commission requests, 15 and allow inspections by the county milk commission or its agents at any reasonable times, of any or all of the facilities, equipment, 16 17 herds or other property employed in the applicant's dairy operations, 18 including, without limitation, all of the applicant's books and 19 records relating thereto.

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**Sec. 3.** NRS 584.208 is hereby amended to read as follows:

584.208 1. Certified raw milk and products made from it may
be sold *anywhere in this State* if the milk has been:

(a) Cooled to 45 degrees Fahrenheit or less immediately after
being drawn from the cow or goat and maintained at or below that
temperature until it is delivered to the consumer, at which time it
may not contain more than 10 coliform bacteria per milliliter or
more than 10,000 bacteria per milliliter; and

(b) Certified by the county milk commission of the county inwhich it was produced.

30 2. No person may come in contact with or be near raw milk 31 before it is sold to the consumer unless the person maintains 32 scrupulous cleanliness and is not afflicted with any communicable 33 disease or in a condition to disseminate any disease which can be 34 transmitted by milk. No person may handle milk to be sold as raw unless the person has a physical examination before any 35 36 employment requiring the person to do so and every 3 months 37 thereafter while continuing in the employment.

38 3. The State Dairy Commission shall adopt regulations 39 governing:

40 (a) Inspections to determine the health of cows and goats which 41 produce milk for sale as raw milk.

42 (b) Inspections of dairy farms which produce milk for sale as 43 raw milk and establishing minimum standards of cleanliness and 44 sanitation for the farms.





1 (c) Examinations of all persons who come in contact with raw 2 milk before it is sold to a consumer.

(d) Other matters connected with the production and sale of raw
 milk which the Commission deems necessary to protect the public
 health.

6 Sec. 4. This act becomes effective on July 1, 2013.



