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# FISCAL IMPACT REPORT

SPONSOR _	Lujan	ORIGINAL DATE LAST UPDATED		HB	403/aHJC
SHORT TITL	E Acequia Associatio	n Employee Tort Liabi	lity	SB	

## ANALYST McOlash

# **APPROPRIATION (dollars in thousands)**

Appropr	iation	Recurring or Non-Rec	Fund Affected
FY06	FY07		
\$0.0	\$0.0		

(Parenthesis () Indicate Expenditure Decreases)

Duplicates: SB 326

#### **SOURCES OF INFORMATION** LFC Files

<u>Responses Received From</u> Department of Finance & Administration (DFA)

### SUMMARY

### Synopsis of HJC Amendment

The House Judiciary Committee amendment adds the following language on page 1, line 22: All community ditches or acequias, and their public employees acting <u>lawfully and</u> within the scope of their duties, . . .

### Synopsis of Original Bill

House Bill 403 amends the N.M. Tort Claims Act, Section 41-4-13 NMSA 1978 to protect public employees of community ditches or acequias from tort claims (lawsuits filed by persons alleging damage to person or property) while acting within the scope of their duties.

House Bill 403 also amends the Ditches or Acequias Act, Section 73-2-1 NMSA 1978 by adding a section stating that officers, volunteers, and employees of acequias and community ditch associations are public employees under the Tort Claims Act. Acequia or community ditch associations may request insurance and self-insurance coverage from the Risk Management Division of the General Services Department.

### House Bill 403/aHJC- Page 2

## SIGNIFICANT ISSUES

Current law (Section 41-4-3 NMSA 1978) only excludes the community ditch association and the acequia itself -- not the actual employee--from the waiver of immunity (i.e., if an employee is excluded from the waiver of sovereign immunity from liability, then the employee is immune from liability--when acting within the scope of your duties).

# CONFLICT, DUPLICATION, COMPANIONSHIP, RELATIONSHIP

Duplicates SB 326

## **TECHNICAL ISSUES**

A DFA attorney recommends including "and public officers" so that it is clear that appointed members of the acequia commission or other appointed public officers are covered and are also immune from liability (Line 21 after acequias,).

The New Mexico Acequia Association has correctly pointed out that the Tort Claims Act [41-4-3, F) already defines a public employee to include an "officer" and the above technical issue is redundant and unnecessary.

BMC/mt:nt