1	HOUSE BILL 1080
2	48TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2007
3	INTRODUCED BY
4	Jose A. Campos
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10	AN ACT
11	RELATING TO WATER; PROVIDING FOR A WATER USE PLANNING PERIOD OF
12	ONE HUNDRED YEARS.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	Section 1. Section 72-1-9 NMSA 1978 (being Laws 1985,
16	Chapter 198, Section 1, as amended) is amended to read:
17	"72-1-9. MUNICIPAL, COUNTY, MEMBER-OWNED COMMUNITY WATER
18	SYSTEMS, SCHOOL DISTRICT AND STATE UNIVERSITY WATER DEVELOPMENT
19	PLANSPRESERVATION OF MUNICIPAL, COUNTY AND STATE UNIVERSITY
20	WATER SUPPLIES
21	A. It is recognized by the state that it promotes
22	the public welfare and the conservation of water within the
23	state for municipalities, counties, school districts, state
24	universities, member-owned community water systems, special
25	water users' associations and public utilities supplying water
	.167276.1

<u>underscored material = new</u> [bracketed material] = delete to municipalities or counties to plan for the reasonable development and use of water resources. [The state further recognizes the state engineer's administrative policy of not allowing municipalities, member-owned community water systems, counties and state universities to acquire and hold unused water rights in an amount greater than their reasonable needs within forty years.]

8 Municipalities, counties, school districts, Β. 9 state universities, member-owned community water systems, 10 special water users' associations and public utilities 11 supplying water to municipalities or counties shall be 12 allowed a water use planning period not to exceed [forty] one 13 hundred years, and water rights for municipalities, counties, 14 school districts, state universities, member-owned community 15 water systems, special water users' associations and public 16 utilities supplying water to such municipalities or counties 17 shall be based upon a water development plan, the 18 implementation of which shall not exceed a [forty-year] one-19 hundred-year period from the date of the application for an 20 appropriation or a change of place or purpose of use, 21 pursuant to a water development plan or for preservation of a 22 municipal, county, school district, member-owned community 23 water system or state university water supply for reasonably 24 projected additional needs within [forty] one hundred years."

Section 2. Section 72-1-10 NMSA 1978 (being Laws 2003, .167276.1

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1 Chapter 437, Section 1, as amended) is amended to read: "72-1-10. WATER UTILITY AUTHORITY--CREATED--2 3 MEMBERSHIP--ADMINISTRATION OF UTILITY.--4 Α. The "Albuquerque-Bernalillo county water 5 utility authority" is created. The membership of the board 6 of directors of the authority shall consist of seven members. 7 The municipal members shall be the mayor and three city 8 councilors appointed by the Albuquerque city council. The 9 county members shall be three county commissioners appointed 10 by the Bernalillo county board of county commissioners. A 11 city councilor member shall designate another city councilor 12 to serve in the member's absence. A county commissioner 13 member shall designate another county commissioner to serve 14 in the member's absence. The mayor shall designate the chief 15 executive officer of the municipality, a city councilor or a 16 county commissioner to serve in the mayor's absence. City 17 councilors shall serve one-year terms at the city council 18 president's discretion. County commissioners shall serve 19 one-year terms at the county commission [chairman's] chair's 20 discretion. The authority is subject to the state 21

Procurement Code and other applicable state laws. The authority is a public body politic and corporate, separate and apart from the city of Albuquerque and Bernalillo county. The authority is a political subdivision of the state.

The authority:

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1 (1) shall set policy and regulate, supervise and administer the water and wastewater utility of 2 Albuquerque and Bernalillo county, including the 3 4 determination and imposition of rates for services; 5 is granted all powers necessary and (2) appropriate to carry out and effectuate its public and 6 7 corporate purposes, including the authority to adopt 8 procedural rules; and 9 (3) is authorized to use city or county 10 procurement processes or to contract with the city or county 11 to further its public and corporate purposes. 12 C. The authority may acquire, maintain, contract 13 for, condemn or protect water and wastewater facilities. The 14 city of Albuquerque and Bernalillo county may delegate any 15 additional power or duty conferred by Sections 3-27-2 and 16 3-27-3 NMSA 1978 to the authority to exercise and administer. 17 In exercising its power to acquire, maintain, D. 18 contract for or condemn water and wastewater facilities, the 19 authority shall not act so as to physically isolate and make 20 nonviable any portion of the water or wastewater facilities, 21 within or outside of Bernalillo county. 22 The authority may adopt resolutions and rules Ε. 23 necessary to exert the power conferred by this section. 24 For the purposes of acquiring, maintaining, F. 25 contracting for, condemning or protecting water and .167276.1 - 4 -

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1 wastewater facilities, the jurisdiction of the authority 2 extends within and outside of the boundaries of Bernalillo 3 county to the territory physically occupied by the water and 4 wastewater facilities and to privately owned water and 5 wastewater facilities interconnected to the utility system. 6 The authority may: 7 acquire, maintain, contract for or (1) 8 condemn facilities for the collection, treatment and disposal 9 of wastewater; 10 condemn private property for the (2) 11 construction, maintenance and operation of wastewater 12 facilities; and 13 acquire, maintain, contract for or (3) 14 condemn for use as part of the utility system privately owned 15 water and wastewater facilities used for the collection, 16 treatment and disposal of wastewater of the authority or its 17 customers. 18 G. The authority is subject to: 19 (1)the limitations imposed by Section 20 72-1-9 NMSA 1978 regarding water rights obtained or water 21 rights condemned pursuant to a water development plan; 22 the provisions of the Eminent Domain (2) 23 Code; and 24 (3) the provisions of Chapter 72 NMSA 1978 25 regarding any change to the point of diversion or the place .167276.1 - 5 -

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or purpose of use of any water right to any place selected by the authority in order to make the water available to the authority.

H. The authority is liable to the condemnee pursuant to the provisions of the Eminent Domain Code for the value of a water right as well as the market value of real property to which the water right is appurtenant if:

8 (1) the authority condemns water rights,
9 either within or outside of the boundaries of Bernalillo
10 county that are appurtenant to real property that has been in
11 active agricultural operation; and

(2) the condemnation of the water right by the authority requires the permanent retirement from agricultural operation of some or all of the real property to which the water rights are appurtenant.

I. The authority is not subject to the jurisdiction of or approval from the public regulation commission. The authority is not subject to the provisions of the Public Utility Act. The authority is granted a water use planning period not to exceed [forty] <u>one hundred</u> years as set forth in Section 72-1-9 NMSA 1978.

J. The city of Albuquerque or Bernalillo county may, by ordinance or resolution, grant the authority a franchise for the operation, construction and maintenance of the utility system and for the use and rental of rights of .167276.1 - 6 -

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1 way in exchange for consideration.

2 Κ. The authority may issue utility system revenue 3 bonds and obligations pursuant to the Public Securities Short-Term Interest Rate Act for acquiring real and personal 4 5 property needed for the utility system and for extending, 6 enlarging, renovating, repairing or otherwise improving water 7 facilities and wastewater facilities or for any combination 8 of these purposes. The authority may issue revenue 9 anticipation notes with maturities not exceeding thirteen 10 months upon terms approved by the board of directors. The 11 authority may pledge irrevocably net revenues from the 12 operation of the utility system for payment of the principal, 13 premiums and interest on the revenue bonds or other 14 obligations. It is unlawful to divert, use or expend money 15 received from the issuance of utility system revenue bonds 16 for any purpose other than the purpose for which the utility 17 system revenue bonds were issued. Obligations, including 18 bond anticipation notes, issued pursuant to the Public 19 Securities Short-Term Interest Rate Act shall be sold 20 pursuant to the terms of that act. Utility system revenue 21 bonds:

(1) may have interest, appreciated principalvalue or any part thereof payable at intervals or at maturityas the authority determines;

(2) may be subject to prior redemption at .167276.1

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1 the authority's option at such time and upon such terms and 2 conditions with or without the payment of a premium as 3 determined by the authority; 4 may mature at any time not exceeding (3) 5 fifty years after the date of issuance; may be serial in form and maturity or 6 (4) 7 may consist of one bond payable at one time or in 8 installments or may be in another form as determined by the 9 authority; 10 shall be sold for cash at above or below (5) 11 par and at a price that results in a net effective interest 12 rate that does not exceed the maximum permitted by the Public 13 Securities Act; and 14 may be sold at a public or negotiated (6) 15 sale. 16 The bonds authorized by the authority and L. 17 their income shall be exempt from all taxation by the state 18 or its political subdivisions. 19 The members of the board of directors of the Μ. 20 authority may adopt a resolution declaring the necessity for 21 the issuance of utility system revenue bonds or other 22 obligations and may authorize the issuance of utility system 23 revenue bonds or other obligations by an affirmative vote of 24 a majority of all members of the board of directors of the 25 authority. Utility revenue bonds and the resolution .167276.1 - 8 -

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authorizing their issuance shall not be subject to the approval of the public regulation commission pursuant to Section 3-23-3 NMSA 1978 or subject to voter approval pursuant to Section 3-23-2 NMSA 1978.

N. Except for the purpose of refunding previous utility system revenue bond issues, the authority may not sell utility system revenue bonds payable from pledged revenues after the expiration of three years from the date of the resolution authorizing their issuance. Any period of time during which a utility system revenue bond is in litigation shall not count toward the determination of the expiration date of that issue."

Section 3. Section 72-6-3 NMSA 1978 (being Laws 1967, Chapter 100, Section 3, as amended) is amended to read:

"72-6-3. OWNER MAY LEASE USE OF WATER.--

A. An owner may lease to any person all or any part of the water use due [him] the owner under [his] the <u>owner's</u> water right, and the owner's water right shall not be affected by the lease of the use. The use to which the owner is entitled under [his] the owner's right shall, during the exercise of the lease, be reduced by the amount of water so leased. Upon termination of the lease, the water use and location of use subject to the lease shall revert to the owner's original use and location of use.

B. The lease may be effective for immediate use .167276.1

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of water or may be effective for future use of the water covered by the lease; however, the lease shall not be effective to cumulate water from year to year or to substantially enlarge the use of the water in such manner that it would injure other water users. The lease shall not toll any forfeiture of water rights for nonuse, and the owner shall not, by reason of the lease, escape the forfeiture for nonuse prescribed by law; provided, however, that the state engineer shall notify both the owner and the lessee of declaration of [nonuser] nonuse as provided in Sections 72-5-28 and 72-12-8 NMSA 1978. The initial or any renewal term of a lease of water use shall not exceed ten years, except as provided in Subsection C of this section.

C. A water use may be leased for [forty] <u>one</u> <u>hundred</u> years by municipalities, counties, state universities, special water users' associations, public utilities supplying water to municipalities or counties and member-owned community water systems as lessee and shall be entitled to the protection of the [forty-year] <u>one-hundred-</u> <u>year</u> water use planning period as provided in Section 72-1-9 NMSA 1978. A water use deriving from an acequia or community ditch organized pursuant to Chapter 73, Article 2 or 3 NMSA 1978, whether owned by a water right owner under the acequia or community ditch or by the acequia or community ditch, may be leased for a term not to exceed ten years."

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