## SENATE FLOOR SUBSTITUTE FOR SENATE BILL 486

49TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2009

AN ACT

RELATING TO SPECIAL DISTRICTS; CLARIFYING THE POWERS OF CERTAIN CONSERVANCY DISTRICTS OVER ACEQUIAS AND COMMUNITY DITCHES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 73-14-39 NMSA 1978 (being Laws 1927, Chapter 45, Section 308) is amended to read:

"73-14-39. GENERAL POWERS.--

[(1)] A. Except as provided in Subsection D of this section, in order to protect life and property within the district, and to protect or relieve land subject to overflow or washing or which is menaced or threatened by the normal flow of flood or surplus or overflow waters of any natural water course, stream, canyon, arroyo or wash, whether perennial, intermittent or flood, and in order to effect the protection of life, land and other property in the district, and to

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accomplish all other purposes of the district, the board is authorized and empowered:

(1) to clean out, straighten, widen, alter, deepen or change the course or terminus of any ditch, community ditch or acequia, drain, sewer, flume, river, water course, pond, lake, creek, arroyo or natural or artificial stream in or out of [said] the district; to fill up any abandoned or altered ditch, community ditch or acequia, drain, sewer, river, flume, water course, pond, lake, creek, arroyo or natural or artificial stream, and to concentrate, divert or divide the flow of water in or out of [said] the district; and to construct and maintain main and lateral ditches, community ditches or acequias, sewers, canals, flumes, levees, dikes, dams, sluices, revetments, reservoirs or retarding basins, floodways, wells, pumping stations and [syphons] siphons and any other works and improvements deemed necessary to construct, preserve, operate or maintain the works in or out of [said] the district;

- (2) to construct, reconstruct or enlarge or cause to be constructed, reconstructed or enlarged any and all bridges that may be needed in or out of [said] the district;
- (3) to construct, reconstruct or elevate highways and streets;
- (4) to construct or reconstruct any and all of [said] the works and improvements along, across, through or .178729.1

over any public highway, canal, railroad right of way, track, grade, fill or cut, in or out of [said] the district; to remove or change the location of any fence, building, railroad, canal or other improvements in or out of [said] the district; and shall have the right to acquire by donation, purchase or condemnation; to construct, own, lease, use and sell; and to hold, encumber, control and maintain any easement, water right, acequias, well, railroad right of way, canal, sluice, flume, reservoir site, reservoir or retarding basin, mill dam, water power, franchise, park, cemetery or any other public way or place or any real or personal property, public or private, in or out of [said] the district, for rights of way and such other things or for materials of construction or for any other use not inconsistent with the purposes of [this] the Conservancy Act of New Mexico; and

(5) to replot or subdivide land, <u>to</u> open new roads, highways, parks, streets and alleys, or <u>to</u> change the location of existing ones [and provided, further, that].

B. In [ease] the event that the construction provided by the official plan interferes with an irrigation ditch, community ditch or acequia or other works used for applying water to beneficial use, the district shall make equivalent provision by means of ditches or works constructed by the district at its expense for supplying [such] the water to [such] the water users to the extent that [the same] it was .178729.1

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being lawfully obtained and used through such ditches or works.

The district shall have the right to increase at its expense the storage capacity of any reservoirs and to store [therein] in them or release [therefrom] from them water in excess of the capacity of [such] the reservoirs as developed by any person; but [such] the additional storage so created by the district shall not interfere with the storage and regulation of flow of water as developed by [such] that person prior to [such] the increased storage capacity being added by the district [and, that]. In [case] the event that the district [shall increase] increases the storage capacity of any [such] reservoir, either by adding to the dam, dams or other structures built, or by removing [such] the dam, dams or other structures and rebuilding [same] them, the damages, if any, to [such] the person for the property so utilized or removed shall be ascertained and paid as provided in the case of property taken by the district by right of eminent domain.

D. Any lawfully organized acequia or community

ditch located within a conservancy district that includes

within its boundaries a class A county with a population

greater than five hundred thousand according to the most recent

federal decennial census shall have the right to distribute

water to its members after the conservancy district has

distributed the water to the acequia or community ditch

headgate. An acequia or community ditch shall also have the

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= new	= delete
underscored material	[bracketed material]

right, but not the obligation, to enter into a contract with
the conservancy district for the operation and maintenance of
the acequia or community ditch. Nothing in this subsection
modifies any provision relating to the powers, duties and
authority of a conservancy district as provided for in the
Conservancy Act of New Mexico, or modifies or abrogates the
rights of any individuals to all rights of use and ownership of
vested water rights."

Section 2. EFFECTIVE DATE.--The effective date of the provisions of this act is January 1, 2010.

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