HOUSE AGRICULTURE, ACEQUIAS AND WATER RESOURCES COMMITTEE SUBSTITUTE FOR HOUSE BILL 211

56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024

AN ACT

RELATING TO FINANCE; PRIORITIZING WATER PROJECT FUND PROJECTS
THAT ARE URGENT TO ADDRESS PUBLIC HEALTH AND SAFETY; ALLOWING
THE WATER TRUST BOARD TO AUTHORIZE WATER PROJECTS FOR
WASTEWATER CONVEYANCE AND TREATMENT; PROVIDING THAT THE NEW
MEXICO FINANCE AUTHORITY SET REQUIREMENTS OF FINANCIAL
CAPABILITY OF QUALIFYING ENTITIES AND DETERMINE COSTS OF
ORIGINATING GRANTS AND LOANS; REMOVING THE REQUIREMENT THAT
ELIGIBLE ENTITIES CONDUCT AN AUDIT; REMOVING FISCAL AGENT FEES
FROM ITEMS THAT ARE ELIGIBLE FOR GRANTS AND LOANS; REDUCING THE
AMOUNT OF WATER PROJECT FUNDS DISTRIBUTED TO THE STATE ENGINEER
FOR THE NEXT FIVE YEARS; ALLOWING THE NEW MEXICO FINANCE
AUTHORITY TO FUND WATER PROJECTS WITHOUT RECEIVING THE APPROVAL
OF THE LEGISLATURE FOR THE NEXT FIVE YEARS; PROVIDING THAT
MONEY IN THE WATER PROJECT FUND MAY BE USED TO HIRE CONTRACTORS
TO PROVIDE TECHNICAL ASSISTANCE; CHANGING THE DATE THAT THE

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WATER TRUST BOARD IS REQUIRED TO REPORT TO THE LEGISLATURE.

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

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Chapter 164, Section 5, as amended) is amended to read:

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"72-4A-5. BOARD--DUTIES.--The board shall:

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8 grants or loans recommended by the board for appropriation by

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the legislature from the water project fund, giving priority to

adopt rules governing terms and conditions of

SECTION 1. Section 72-4A-5 NMSA 1978 (being Laws 2001,

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projects that have been identified by the board as being urgent

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to [meet the needs of a regional water planning area that has a completed regional water plan that has been accepted by the

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interstate stream commission] address public health and safety

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<u>issues;</u> that have matching contributions from federal or local

15 16 funding sources available; and that have obtained all requisite

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state and federal permits and authorizations necessary to

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B. authorize qualifying water projects to the

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authority that are for:

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(1) storage, conveyance or delivery of water to end users;

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(2) [implementation of federal Endangered Species Act of 1973 collaborative programs] wastewater

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conveyance and treatment;

initiate the project;

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(3) restoration and management of watersheds;

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2	(5) water conser
3	or reuse of water as provided by
4	[C. create a drought
5	responses to emergency water shor
6	conditions; and
7	D.] <u>C.</u> evaluate proje
8	environmental impacts, and recomm
9	stream commission pursuant to the
10	72-14-45 NMSA 1978."
11	SECTION 2. Section 72-4A-7
12	Chapter 164, Section 7, as amende
13	"72-4A-7. CONDITIONS FOR GR
14	A. Grants and loans s
15	qualifying entities that:
16	(1) agree to ope
17	project so that it will function
18	and material design life [which s
19	years];
20	(2) require the
21	project to post a performance and
22	with the requirements of Section
23	(3) provide writ
24	attorney or provide a title insur
25	qualifying entity has proper titl

(4) flood prevention; or					
(5) water conservation or recycling, treatment					
er as provided by law; <u>and</u>					
create a drought strike team to coordinate					
ergency water shortages caused by drought					
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C. evaluate projects, including their					
mpacts, and recommend projects to the interstate					
on pursuant to the provisions of Section					

NMSA 1978 (being Laws 2001, ed) is amended to read:

RANTS AND LOANS.--

hall be made only to

- erate and maintain a water properly over the structural thall not be less than twenty
- contractor of a construction payment bond in accordance 13-4-18 NMSA 1978;
- tten assurance signed by an ance policy that the e, easements and rights of way .227691.2

1	to the property upon or through which a water project proposed
2	for funding is to be constructed or extended;

- (4) meet the requirements of the financial capability set by the [board] authority to ensure sufficient revenues to operate and maintain a water project for its useful life and to repay the loan;
- (5) agree to properly maintain financial records [and to conduct an audit of a project's financial records] in accordance with all applicable laws; and
- (6) agree to pay costs of originating grants and loans as determined by rules adopted by the [board; and
- (7) except in the case of an emergency, submit a water conservation plan with its application if required to do so and one is not on file with the state engineer, pursuant to Section 72-14-3.2 NMSA 1978] authority.
- B. Plans and specifications for a water project shall be approved by the authority after review and upon the recommendation of the state engineer and the department of environment before grant or loan disbursements to pay for construction costs are made to a qualifying entity. Plans and specifications for a water project shall incorporate available technologies and operational design for water use efficiency.
- C. Grants and loans shall be made only for eligible items, which include:
- (1) to match federal and local cost shares; .227691.2

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(2)	engineering	feasibility	reports;
(2)	6116611116	readibilities	reperes,

- (3) contracted engineering design;
- (4) inspection of construction;
- (5) special engineering services;
- (6) environmental or archaeological surveys;
- (7) construction;
- (8) land acquisition;
- (9) easements and rights of way; and
- (10) legal costs [and fiscal agent fees]."

SECTION 3. Section 72-4A-9 NMSA 1978 (being Laws 2001, Chapter 164, Section 9, as amended) is amended to read:

"72-4A-9. WATER PROJECT FUND--CREATED--PURPOSE.--

A. The "water project fund" is created in the [New Mexico finance] authority and shall consist of distributions made to the fund from the water trust fund and payments of principal of and interest on loans for approved water projects. The fund shall also consist of any other money appropriated, distributed or otherwise allocated to the fund for the purpose of supporting water projects pursuant to provisions of the Water Project Finance Act. The fund shall be administered by the authority. Income from investment of the water project fund shall be credited to the fund. Balances in the fund at the end of any fiscal year shall not revert to the general fund. The water project fund may consist of such subaccounts as the authority deems necessary to carry out the purposes of .227691.2

the fund. The authority may establish procedures and adopt					
rules as required to administer the fund and to recover from					
the fund costs of administering the fund and originating grants					
and loans. Ten percent of all water project funds shall be					
dedicated to the state engineer for water rights adjudications,					
and twenty percent of the money dedicated for water rights					
adjudications shall be allocated to the administrative office					
of the courts for the courts' costs associated with [those]					
water rights adjudications; provided that from July 1, 2024					
through June 30, 2029, the lesser of four million dollars					
(\$4,000,000) or eight percent of all water project funds shall					
be dedicated to the state engineer for water rights					
adjudications and two percent of all water project funds shall					
be dedicated to the administrative office of the courts for the					
courts' costs associated with water rights adjudications.					

- B. Money in the water project fund may be used \underline{by} the authority to:
- (1) make loans or grants to qualified entities for [any project approved by the legislature and for] projects and water rights adjudications; provided that beginning on July 1, 2029, projects shall require legislative approval; and
- (2) hire contractors to provide financial and administrative capacity development and direct technical assistance on water projects.
- C. The authority is authorized to issue revenue .227691.2

bonds payable from the proceeds of loan repayments made into
the water project fund upon a determination by the authority
that issuance of the bonds is necessary to replenish the
principal balance of the fund. The net proceeds from the sale
of the bonds shall be deposited in the water project fund. The
bonds shall be authorized and issued by the authority in
accordance with the provisions of the New Mexico Finance
Authority Act."

SECTION 4. Section 72-4A-10 NMSA 1978 (being Laws 2001, Chapter 164, Section 10) is amended to read:

"72-4A-10. REPORT TO LEGISLATURE.--The board shall report to the legislature no later than [October] December 1 of each [calender] calendar year the total expenditures from the water project fund, their purposes, an analysis of the accomplishments of the expenditures and recommendations for legislative action."

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