Master FIR (1988) Page 1 of 3

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FISCALIMPACTREPORT

SPONSOR:	Griego	DATE TYPED:	02/03/00		НВ	
SHORT TITLE:	Acequia	Acequia Parciante Claims Pilot Project				381
				ANA	LYST:	Pickering

APPROPRIATION

Appropriation Contained		Estimated Additional Impact		Recurring	Fund
FY00	FY01	FY00	FY01	or Non-Rec	Affected
	\$ 60.0			Recurring	General

(Parenthesis () Indicate Expenditure Decreases)

Duplicates <u>HB418</u>

SOURCES OF INFORMATION

Master FIR (1988) Page 2 of 3

Department of Finance and Administration (DFA)

Office of the State Engineer / Interstate Stream Commission (OSE/ISC)

SUMMARY

Synopsis of Bill

SB381 appropriates \$60.0 from the general fund to the local government division of the department of finance and administration for expenditure in FY2001 to address parciante claims along five water stream systems in Northern New Mexico. These adjudications involve the Rio Santa Cruz, Rio Truchas, Rio Chama, Rio Pueblo de Taos and, Rio Hondo stream systems. Adjudications mentioned in the bill that do not need additional funds include the Red River and Jemez River systems.

No part of the appropriation may be expended by community acequias or their members to retain attorneys to represent acequias or their members in any judicial proceeding involving an individual member's water rights claims.

CONFLICT/DUPLICATION/COMPANIONSHIP/RELATIONSHIP

SB381 duplicates and continues legislation enacted in the 1999 General Appropriation Act (Laws 1999, Chapter 3, Section 4, Department of Finance, subsection 7 (ee). This builds on the same language and appropriations passed and signed into law for FY2000. The five acequia systems are currently under contract to address parciante claims, in coordination with OSE, to help expedite outstanding water rights claims while treating acequia members in the fairest way possible.

SUBSTANTIVE ISSUES

Senate Bill 381 appropriates \$60.0 in general fund. Similar to the 1999 GAA, the present bill continues the limitation that no part of the appropriation may be expended by community acequias or their members to retain attorneys to represent acequias or their members in any judicial proceeding involving an individual

Master FIR (1988) Page 3 of 3

member's water rights claims.

According to OSE, traditional community acequias and their members have a limited financial ability to retain the necessary consultants for the correction of errors and omissions that occur during water rights adjudications. Hence, the agency maintains the bill will assist acequias and their members to correct these errors through negotiation with other parties. Consequently, if HB418 is not passed, OSE believes these errors may go uncorrected. Additionally, resolution of claims will occur in an adversarial process, rather than through consultation and negotiation.

RP/njw:prr