

117TH CONGRESS
2D SESSION

H. R. 8920

To approve the settlement of water rights claims of the Pueblos of Acoma and Laguna in the Rio San José Stream System in the State of New Mexico, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 20, 2022

Ms. LEGER FERNANDEZ (for herself and Ms. STANSBURY) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

To approve the settlement of water rights claims of the Pueblos of Acoma and Laguna in the Rio San José Stream System in the State of New Mexico, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*

2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the

5 “Pueblos of Acoma and Laguna Water Rights Settlement

6 Act of 2022”.

7 (b) TABLE OF CONTENTS.—The table of contents for

8 this Act is as follows:

Sec. 1. Short title; table of contents.
Sec. 2. Purposes.
Sec. 3. Definitions.
Sec. 4. Ratification of Agreement.
Sec. 5. Pueblo Water Rights.
Sec. 6. Settlement trust funds.
Sec. 7. Funding.
Sec. 8. Enforceability Date.
Sec. 9. Waivers and releases of claims.
Sec. 10. Claims.
Sec. 11. Consent of United States to jurisdiction for appeals from a Pueblo Water Right permit decision.
Sec. 12. Miscellaneous provisions.
Sec. 13. Antideficiency.

1 SEC. 2. PURPOSES.

2 The purposes of this Act are—

3 (1) to achieve a fair, equitable, and final settle-
4 ment of all issues and controversies concerning
5 claims to water rights in the general stream adju-
6 dication of the Rio San José Stream System cap-
7 tioned “State of New Mexico, ex rel. State Engineer
8 v. Kerr-McGee, et al.”, No. D-1333-CV-1983-
9 00190 and No. D-1333-CV-1983-00220 (consoli-
10 dated), pending in the Thirteenth Judicial District
11 Court for the State of New Mexico, for—

12 (A) the Pueblo of Acoma;
13 (B) the Pueblo of Laguna; and
14 (C) the United States, acting as trustee for
15 the Pueblos of Acoma and Laguna;

16 (2) to authorize, ratify, and confirm the agree-
17 ment entered into by the Pueblos, the State, and
18 various other parties to the Agreement, to the extent
19 that the Agreement is consistent with this Act;

8 SEC. 3. DEFINITIONS.

9 In this Act:

18 (2) ADJUDICATION.—The term “Adjudication”
19 means the general adjudication of water rights enti-
20 tled “State of New Mexico, ex rel. State Engineer v.
21 Kerr-McGee, et al.”, No. D-1333-CV-1983-00190
22 and No. D-1333-CV-1983-00220 (consolidated)
23 pending, as of the date of enactment of this Act, in
24 the Decree Court.

1 (3) AGREEMENT.—The term “Agreement”
2 means—

3 (A) the document entitled “Rio San José
4 Stream System Water Rights Local Settlement
5 Agreement Among the Pueblo of Acoma, the
6 Pueblo of Laguna, the Navajo Nation, the State
7 of New Mexico, the City of Grants, the Village
8 of Milan, the Association of Community Ditches
9 of the Rio San José and Nine Individual
10 Acequias and Community Ditches” and dated
11 May 13, 2022, and the attachments thereto;
12 and

13 (B) any amendment to the document re-
14 ferred to in subparagraph (A) (including an
15 amendment to an attachment thereto) that is
16 executed to ensure that the Agreement is con-
17 sistent with this Act.

18 (4) DECREE COURT.—The term “Decree
19 Court” means the Thirteenth Judicial District Court
20 of the State of New Mexico.

21 (5) ENFORCEABILITY DATE.—The term “En-
22 forceability Date” means the date described in sec-
23 tion 8.

24 (6) PARTIAL FINAL JUDGMENT AND DECREE.—
25 The term “Partial Final Judgment and Decree”

1 means a final or interlocutory partial final judgment
2 and decree entered by the Decree Court with respect
3 to the water rights of the Pueblos—

4 (A) that is substantially in the form de-
5 scribed in article 14.7.2 of the Agreement, as
6 amended to ensure consistency with this Act;
7 and

8 (B) from which no further appeal may be
9 taken.

10 (7) PUEBLO.—The term “Pueblo” means either
11 of—

12 (A) the Pueblo of Acoma; or
13 (B) the Pueblo of Laguna.

14 (8) PUEBLO LAND.—

15 (A) IN GENERAL.—The term “Pueblo
16 Land” means any real property—

17 (i) in the Rio San José Stream Sys-
18 tem that is held by the United States in
19 trust for either Pueblo, or owned by either
20 Pueblo, as of the Enforceability Date;

21 (ii) in the Rio Salado Basin that is
22 held by the United States in trust for the
23 Pueblo of Acoma, or owned by the Pueblo
24 of Acoma, as of the Enforceability Date; or

(iii) in the Rio Puerco Basin that is held by the United States in trust for the Pueblo of Laguna, or owned by the Pueblo of Laguna, as of the Enforceability Date.

(B) INCLUSIONS.—The term “Pueblo Land” includes land placed in trust with the United States subsequent to the Enforceability Date for either Pueblo in the Rio San José Stream System, for the Pueblo of Acoma in the Rio Salado Basin, or for the Pueblo of Laguna in the Rio Puerco Basin.

(9) PUEBLO TRUST FUND.—The term “Pueblo Trust Fund” means—

(A) the Pueblo of Acoma Settlement Trust Fund established by section 6(a);

(B) the Pueblo of Laguna Settlement Trust Fund established by that section; and

(C) the Acomita Reservoir Works Trust Fund established by that section

(10) PUEBLO WATER RIGHTS.—The term “Pueblo Water Rights” means—

(A) the respective water rights of the Pueblos in the Rio San José Stream System

(i) as identified in the Agreement and

(B) the water rights of the Pueblo of Acoma in the Rio Salado Basin; and

8 (11) PUEBLOS.—The term “Pueblos” means—

9 (A) the Pueblo of Acoma; and

10 (B) the Pueblo of Laguna.

(14) RIO SALADO BASIN.—The term “Rio Salado Basin” means the area defined by the United States Geological Survey Hydrologic Unit Code

1 (HUC) 13020209 (Rio Salado subbasin), including
2 the hydrologically connected groundwater.

3 (15) SECRETARY.—The term “Secretary”
4 means the Secretary of the Interior.

5 (16) SIGNATORY ACEQUIA.—The term “Signa-
6 tory Acequia” means an acequia that is a signatory
7 to the Agreement.

8 (17) STATE.—The term “State” means the
9 State of New Mexico and all officers, agents, depart-
10 ments, and political subdivisions of the State of New
11 Mexico.

12 **SEC. 4. RATIFICATION OF AGREEMENT.**

13 (a) RATIFICATION.—

14 (1) IN GENERAL.—Except as modified by this
15 Act and to the extent the Agreement does not con-
16 flict with this Act, the Agreement is authorized, rati-
17 fied, and confirmed.

18 (2) AMENDMENTS.—If an amendment to the
19 Agreement or any attachment to the Agreement re-
20 quiring the signature of the Secretary is executed in
21 accordance with this Act to make the Agreement
22 consistent with this Act, the amendment is author-
23 ized, ratified, and confirmed.

24 (b) EXECUTION.—

1 (1) IN GENERAL.—To the extent the Agreement
2 does not conflict with this Act, the Secretary shall
3 execute the Agreement, including all attachments to
4 or parts of the Agreement requiring the signature of
5 the Secretary.

6 (2) MODIFICATIONS.—Nothing in this Act pro-
7 hibits the Secretary, after execution of the Agree-
8 ment, from approving any modification to the Agree-
9 ment, including an attachment to the Agreement,
10 that is consistent with this Act, to the extent that
11 the modification does not otherwise require congres-
12 sional approval under section 2116 of the Revised
13 Statutes (25 U.S.C. 177) or any other applicable
14 provision of Federal law.

15 (c) ENVIRONMENTAL COMPLIANCE.—

16 (1) IN GENERAL.—In implementing the Agree-
17 ment and this Act, the Secretary shall comply
18 with—

19 (A) the Endangered Species Act of 1973
20 (16 U.S.C. 1531 et seq.);

21 (B) the National Environmental Policy Act
22 of 1969 (42 U.S.C. 4321 et seq.), including the
23 implementing regulations of that Act; and

24 (C) all other applicable Federal environ-
25 mental laws and regulations.

1 (2) COMPLIANCE.—

2 (A) IN GENERAL.—In implementing the
3 Agreement and this Act, the Pueblos shall pre-
4 pare any necessary environmental documents
5 consistent with—

6 (i) the Endangered Species Act of
7 1973 (16 U.S.C. 1531 et seq.);

8 (ii) the National Environmental Policy
9 Act of 1969 (42 U.S.C. 4321 et seq.), in-
10 cluding the implementing regulations of
11 that Act; and

12 (iii) all other applicable Federal envi-
13 ronmental laws and regulations.

14 (B) AUTHORIZATIONS.—The Secretary
15 shall—

16 (i) independently evaluate the docu-
17 mentation required under subparagraph
18 (A); and

19 (ii) be responsible for the accuracy,
20 scope, and contents of that documentation.

21 (3) EFFECT OF EXECUTION.—The execution of
22 the Agreement by the Secretary under this section
23 shall not constitute a major Federal action under
24 the National Environmental Policy Act of 1969 (42
25 U.S.C. 4321 et seq.).

1 (4) COSTS.—Any costs associated with the per-
2 formance of the compliance activities under sub-
3 section (c) shall be paid from funds deposited in the
4 Pueblo Trust Funds, subject to the condition that
5 any costs associated with the performance of Federal
6 approval or other review of such compliance work or
7 costs associated with inherently Federal functions
8 shall remain the responsibility of the Secretary.

9 **SEC. 5. PUEBLO WATER RIGHTS.**

10 (a) TRUST STATUS OF THE PUEBLO WATER
11 RIGHTS.—The Pueblo Water Rights shall be held in trust
12 by the United States on behalf of the Pueblos in accord-
13 ance with the Agreement and this Act.

14 (b) FORFEITURE AND ABANDONMENT.—

15 (1) IN GENERAL.—The Pueblo Water Rights
16 shall not be subject to loss through non-use, for-
17 feiture, abandonment, or other operation of law.

18 (2) STATE-LAW BASED WATER RIGHTS.—Pur-
19 suant to the Agreement, State-law based water
20 rights acquired by a Pueblo, or by the United States
21 on behalf of a Pueblo, after the date for inclusion in
22 the Partial Final Judgment and Decree, shall not be
23 subject to forfeiture, abandonment, or permanent
24 alienation from the time they are acquired.

1 (c) USE.—Any use of the Pueblo Water Rights shall
2 be subject to the terms and conditions of the Agreement
3 and this Act.

4 (d) AUTHORITY OF THE PUEBLOS.—

5 (1) IN GENERAL.—The Pueblos shall have the
6 authority to allocate, distribute, and lease the Pueblo
7 Water Rights for use on Pueblo Land in accordance
8 with the Agreement, this Act, and applicable Federal
9 law.

10 (2) USE OFF PUEBLO LAND.—The Pueblos may
11 allocate, distribute, and lease the Pueblo Water
12 Rights for use off Pueblo Land in accordance with
13 the Agreement, this Act, and applicable Federal law,
14 subject to the approval of the Secretary.

15 (e) ADMINISTRATION.—

16 (1) NO ALIENATION.—The Pueblos shall not
17 permanently alienate any portion of the Pueblo
18 Water Rights.

19 (2) PURCHASES OR GRANTS OF LAND FROM IN-
20 DIANS.—An authorization provided by this Act for
21 the allocation, distribution, leasing, or other ar-
22 rangement entered into pursuant to this Act shall be
23 considered to satisfy any requirement for authoriza-
24 tion of the action required by Federal law.

1 (3) PROHIBITION ON FORFEITURE.—The non-
2 use of all or any portion of the Pueblo Water Rights
3 by any water user shall not result in the forfeiture,
4 abandonment, relinquishment, or other loss of all or
5 any portion of the Pueblo Water Rights.

6 **SEC. 6. SETTLEMENT TRUST FUNDS.**

7 (a) ESTABLISHMENT.—The Secretary shall establish
8 2 trust funds, to be known as the “Pueblo of Acoma Set-
9 tlement Trust Fund” and the “Pueblo of Laguna Settle-
10 ment Trust Fund”, and a trust fund for the benefit of
11 both Pueblos to be known as the “Acomita Reservoir
12 Works Trust Fund”, to be managed, invested, and distrib-
13 uted by the Secretary and to remain available until ex-
14 pended, withdrawn, or reverted to the general fund of the
15 Treasury, consisting of the amounts deposited in the
16 Pueblo Trust Funds under subsection (c), together with
17 any investment earnings, including interest, earned on
18 those amounts, for the purpose of carrying out this Act.

19 (b) ACCOUNTS.—

20 (1) PUEBLO OF ACOMA SETTLEMENT TRUST
21 FUND.—The Secretary shall establish in the Pueblo
22 of Acoma Settlement Trust Fund the following ac-
23 counts:

24 (A) The Water Rights Settlement Account.

(C) The Feasibility Studies Settlement Account.

9 (A) The Water Rights Settlement Account.

12 (C) The Feasibility Studies Settlement Ac-
13 count.

14 (c) DEPOSITS.—The Secretary shall deposit in each
15 Pueblo Trust Fund the amounts made available pursuant
16 to section 7(a)

17 (d) MANAGEMENT AND INTEREST —

4 (C) this subsection.

11 (e) AVAILABILITY OF AMOUNTS.—

20 (2) USE OF FUNDS.—Notwithstanding para-
21 graph (1)—

22 (A) amounts deposited in the Feasibility
23 Studies Settlement Account of each Pueblo
24 Trust Fund, including any investment earnings,
25 including interest, earned on those amounts

1 shall be available to the Pueblo on the date on
2 which the amounts are deposited for uses de-
3 scribed in subsection (h)(3), and in accordance
4 with the Agreement;

5 (B) amounts deposited in the Acomita Res-
6 ervoir Works Trust Fund, including any invest-
7 ment earnings, including interest, earned on
8 those amounts shall be available to the Pueblos
9 on the date on which the amounts are deposited
10 for uses described in subsection (h)(4), and in
11 accordance with the Agreement; and

12 (C) up to \$15,000,000 from the Water
13 Rights Settlement Account for each Pueblo
14 shall be available for installing, on Pueblo
15 Lands, groundwater wells to meet immediate
16 domestic, commercial, municipal and industrial
17 water needs, and associated environmental, cul-
18 tural, and historical compliance.

19 (f) WITHDRAWALS.—

20 (1) WITHDRAWALS UNDER THE AMERICAN IN-
21 DIAN TRUST FUND MANAGEMENT REFORM ACT OF
22 1994.—

23 (A) IN GENERAL.—Each Pueblo may with-
24 draw any portion of the amounts in its respec-
25 tive Settlement Trust Fund on approval by the

1 Secretary of a Tribal management plan sub-
2 mitted by each Pueblo in accordance with the
3 American Indian Trust Fund Management Re-
4 form Act of 1994 (25 U.S.C. 4001 et seq.).

5 (B) REQUIREMENTS.—In addition to the
6 requirements under the American Indian Trust
7 Fund Management Reform Act of 1994 (25
8 U.S.C. 4001 et seq.), the Tribal management
9 plan under this paragraph shall require that the
10 appropriate Pueblo shall spend all amounts
11 withdrawn from each Pueblo Trust Fund, and
12 any investment earnings (including interest)
13 earned on those amounts, through the invest-
14 ments under the Tribal management plan, in
15 accordance with this Act.

16 (C) ENFORCEMENT.—The Secretary may
17 carry out such judicial and administrative ac-
18 tions as the Secretary determines to be nec-
19 essary to enforce the Tribal management plan
20 under this paragraph to ensure that amounts
21 withdrawn by each Pueblo from the Pueblo
22 Trust Funds under subparagraph (A) are used
23 in accordance with this Act.

24 (2) WITHDRAWALS UNDER EXPENDITURE
25 PLAN.—

25 (i) is reasonable; and

(ii) is consistent with, and will be used for, the purposes of this Act.

(3) WITHDRAWALS FROM ACOMITA RESERVOIR
WORKS TRUST FUND.—

15 (B) REQUIREMENTS.—

1 for the purposes described in subsection
2 (h)(4).

3 (ii) WRITTEN RESOLUTION.—Each re-
4 quest to withdraw amounts under a joint
5 expenditure plan submitted under clause
6 (i) shall be accompanied by a written reso-
7 lution from the Tribal councils of both
8 Pueblos approving the requested use and
9 disbursement of funds.

10 (C) INCLUSIONS.—A joint expenditure
11 plan under this paragraph shall include a de-
12 scription of the manner and purpose for which
13 the amounts proposed to be withdrawn from the
14 Acomita Reservoir Works Trust Fund will be
15 used by the Pueblo or Pueblos to whom the
16 funds will be disbursed, in accordance with sub-
17 section (h)(4).

18 (D) APPROVAL.—The Secretary shall ap-
19 prove a joint expenditure plan submitted under
20 subparagraph (A) if the Secretary determines
21 that the plan—

22 (i) is reasonable; and
23 (ii) is consistent with, and will be used
24 for, the purposes of this Act.

(g) EFFECT OF SECTION.—Nothing in this section gives the Pueblos the right to judicial review of a determination of the Secretary relating to whether to approve a Tribal management plan under paragraph (1) of subsection (f) or an expenditure plan under paragraph (2) or (3) of that subsection, except under subchapter II of chapter 5, of title 5, United States Code, and chapter 7 of title 5, United States Code (commonly known as the “Administrative Procedure Act”).

16 (h) USES.—

(B) Planning, permitting, designing, engineering, constructing, reconstructing, replacing, rehabilitating, operating, or repairing water production, treatment, or delivery infrastructure.

1 ture, including for domestic and municipal use,
2 on-farm improvements, or wastewater infra-
3 structure.

4 (C) Pueblo Water Rights management and
5 administration.

6 (D) Watershed protection and enhance-
7 ment, support of agriculture, water-related
8 Pueblo community welfare and economic devel-
9 opment, and costs relating to implementation of
10 the Agreement.

11 (E) Environmental compliance in the de-
12 velopment and construction of infrastructure
13 under this Act.

14 (2) WATER INFRASTRUCTURE OPERATIONS AND
15 MAINTENANCE TRUST ACCOUNT.—The Water Infra-
16 structure Operations and Maintenance Account for
17 each Pueblo may only be used to pay costs for oper-
18 ation and maintenance of water infrastructure to
19 serve Pueblo domestic, commercial, municipal, and
20 industrial water uses from any water source.

21 (3) FEASIBILITY STUDIES SETTLEMENT AC-
22 COUNT.—The Feasibility Studies Settlement Ac-
23 count for each Pueblo may only be used to pay costs
24 for feasibility studies of water supply infrastructure

1 to serve Pueblo domestic, commercial, municipal,
2 and industrial water uses from any water source.

3 (4) ACOMITA RESERVOIR WORKS TRUST
4 FUND.—The Acomita Reservoir Works Trust Fund
5 may only be used for planning, permitting, design-
6 ing, engineering, constructing, reconstructing, re-
7 placing, rehabilitating, maintaining, or repairing
8 Acomita reservoir, its dam, inlet works, outlet works,
9 and the North Acomita Ditch from the Acomita Res-
10 ervoir outlet on the Pueblo of Acoma through its ter-
11 minus on the Pueblo of Laguna.

12 (i) LIABILITY.—The Secretary and the Secretary of
13 the Treasury shall not be liable for the expenditure or in-
14 vestment of any amounts withdrawn from the Pueblo
15 Trust Funds by a Pueblo under paragraph (1), (2), or
16 (3) of subsection (f).

17 (j) EXPENDITURE REPORTS.—Each Pueblo shall an-
18 nually submit to the Secretary an expenditure report de-
19 scribing accomplishments and amounts spent from use of
20 withdrawals under a Tribal management plan or an ex-
21 penditure plan under paragraph (1), (2), or (3) of sub-
22 section (f), as applicable.

23 (k) NO PER CAPITA DISTRIBUTIONS.—No portion of
24 the Pueblo Trust Funds shall be distributed on a per cap-
25 ita basis to any member of a Pueblo.

1 (l) TITLE TO INFRASTRUCTURE.—Title to, control
2 over, and operation of any project constructed using funds
3 from the Pueblo Trust Funds shall remain in the appropriate
4 Pueblo or Pueblos.

5 (m) OPERATION, MAINTENANCE, AND REPLACEMENT.—All operation, maintenance, and replacement
6 costs of any project constructed using funds from the
7 Pueblo Trust Funds shall be the responsibility of the appropriate
8 Pueblo or Pueblos.

10 **SEC. 7. FUNDING.**

11 (a) MANDATORY APPROPRIATIONS.—Out of any
12 money in the Treasury not otherwise appropriated, the
13 Secretary of the Treasury shall transfer to the Secretary
14 the following amounts for the following accounts:

15 (1) PUEBLO OF ACOMA SETTLEMENT TRUST
16 FUND.—

17 (A) THE WATER RIGHTS SETTLEMENT ACCOUNT.—\$296,000,000, to remain available
18 until expended, withdrawn, or reverted to the
19 general fund of the Treasury.

21 (B) THE WATER INFRASTRUCTURE OPERATIONS AND MAINTENANCE ACCOUNT.—\$14,000,000, to remain available until expended, withdrawn, or reverted to the general
22
23
24
25 fund of the Treasury.

24 (b) FLUCTUATIONS IN COSTS.—

1 (1) IN GENERAL.—The amounts appropriated
2 under subsection (a) shall be increased or decreased,
3 as appropriate, by such amounts as may be justified
4 by reason of ordinary fluctuations in costs, as indi-
5 cated by the Bureau of Reclamation Construction
6 Cost Index—Composite Trend.

7 (2) CONSTRUCTION COSTS ADJUSTMENT.—The
8 amounts appropriated under subsection (a) shall be
9 adjusted to address construction cost changes nec-
10 essary to account for unforeseen market volatility
11 that may not otherwise be captured by engineering
12 cost indices, as determined by the Secretary, includ-
13 ing repricing applicable to the types of construction
14 and current industry standards involved.

15 (3) REPETITION.—The adjustment process
16 under this subsection shall be repeated for each sub-
17 sequent amount appropriated until the applicable
18 amount, as adjusted, has been appropriated.

19 (4) PERIOD OF INDEXING.—The period of in-
20 dexing and adjustment under this subsection for any
21 increment of funding shall start on October 1, 2021,
22 and shall end on the date on which funds are depos-
23 ited in the applicable Pueblo Trust Fund.

24 (c) STATE COST SHARE.—Pursuant to the Agree-
25 ment, the State shall contribute—

1 (1) \$24,000,000, as adjusted for inflation pur-
2 suant to the Agreement, for the Joint Grants-Milan
3 Project for Water Re-Use, Water Conservation and
4 Augmentation of the Rio San José, the Village of
5 Milan Projects Fund, and the City of Grants
6 Projects Fund;

7 (2) \$12,000,000, as adjusted for the inflation
8 pursuant to the Agreement, for Signatory Acequias
9 Projects and Offset Projects Fund for the Associa-
10 tion of Community Ditches of the Rio San José; and
11 (3) \$500,000, as adjusted for inflation pursu-
12 ant to the Agreement, to mitigate impairment to
13 non-Pueblo domestic and livestock groundwater
14 rights as a result of new Pueblo water use.

15 **SEC. 8. ENFORCEABILITY DATE.**

16 (a) IN GENERAL.—The Enforceability Date shall be
17 the date on which the Secretary publishes in the Federal
18 Register a statement of findings that—

19 (1) to the extent that the Agreement conflicts
20 with this Act, the Agreement has been amended to
21 conform with this Act;

22 (2) the Agreement, as amended, including the
23 waivers and releases of claims set forth in section 9,
24 has been executed by all parties to the Agreement,
25 including the United States;

1 (3) all of the amounts appropriated under sec-
2 tion 7 have been appropriated and deposited in the
3 designated accounts of the Pueblo Trust Fund;

4 (4) the State has enacted legislation to amend
5 State law to provide that a Pueblo Water Right may
6 be leased for a term not to exceed 99 years, includ-
7 ing renewals;

8 (5) the State has provided—

9 (A) the funding under section 7(c)(3) into
10 appropriate funding accounts; and

11 (B) the funding under paragraphs (1) and
12 (2) of section 7(c) into appropriate funding ac-
13 counts or entered into funding agreements with
14 the intended beneficiaries for funding under
15 those paragraphs of that section; and

16 (6) the Decree Court has approved the Agree-
17 ment and has entered a Partial Final Judgment and
18 Decree.

19 (b) EXPIRATION.—

20 (1) IN GENERAL.—This Act shall expire in any
21 case in which the Secretary fails to publish a state-
22 ment of findings under subsection (a) by not later
23 than—

24 (A) July 1, 2030; or

(B) such alternative later date as is agreed to by the Pueblos and the Secretary, after providing reasonable notice to the State.

(A) the waivers and releases under subsections (a) and (b) of section 9 shall

8 (i) expire; and

(ii) have no further force or effect;

(C) any action carried out by the Secretary, and any contract or agreement entered into pursuant to this Act shall be void;

1 and the United States and approved by Con-
2 gress; and

3 (E) except for Federal funds used to ac-
4 quire or construct property that is returned to
5 the Federal Government under subparagraph
6 (D), the United States shall be entitled to offset
7 any Federal funds made available to carry out
8 this Act that were expended or withdrawn, or
9 any funds made available to carry out this Act
10 from other Federal authorized sources, together
11 with any interest accrued on those funds,
12 against any claims against the United States—

13 (i) relating to—

14 (I) water rights in the State as-
15 serted by the Pueblos or any user of
16 the Pueblo Water Rights; or

17 (II) any other matter covered by
18 section 9(a)(2); or

19 (ii) in any future settlement of water
20 rights of the Pueblos.

21 **SEC. 9. WAIVERS AND RELEASES OF CLAIMS.**

22 (a) WAIVERS AND RELEASES OF CLAIMS BY PUEB-
23 LOS AND THE UNITED STATES AS TRUSTEE FOR PUEB-
24 LOS.—Subject to the reservation of rights and retention
25 of claims under subsection (d), as consideration for rec-

1 cognition of the Pueblo Water Rights and other benefits
2 described in the Agreement and this Act, the Pueblos and
3 the United States, acting as trustee for the Pueblos, shall
4 execute a waiver and release of all claims for—

5 (1) water rights within the Rio San José
6 Stream System that the Pueblos, or the United
7 States acting as trustee for the Pueblos, asserted or
8 could have asserted in any proceeding, including the
9 Adjudication, on or before the Enforceability Date,
10 except to the extent that such rights are recognized
11 in the Agreement and this Act; and

12 (2) damages, losses, or injuries to water rights
13 or claims of interference with, diversion of, or taking
14 of water rights (including claims for injury to land
15 resulting from such damages, losses, injuries, inter-
16 ference with, diversion, or taking of water rights) in
17 waters in the Rio San José Stream System against
18 any party to the Agreement, including the members
19 and parciantes of Signatory Acequias, that accrued
20 at any time up to and including the Enforceability
21 Date.

22 (b) WAIVERS AND RELEASES OF CLAIMS BY PUEB-
23 LOS AGAINST UNITED STATES.—Subject to the reserva-
24 tion of rights and retention of claims under subsection (d),
25 the Pueblos shall execute a waiver and release of all claims

1 against the United States (including any agency or em-
2 ployee of the United States) first arising before the En-
3 forceability Date relating to—

4 (1) water rights within the Rio San José
5 Stream System that the United States, acting as
6 trustee for the Pueblos, asserted or could have as-
7 sserted in any proceeding, including the Adjudication,
8 except to the extent that such rights are recognized
9 as part of the Pueblo Water Rights under this Act;

10 (2) foregone benefits from non-Pueblo use of
11 water, on and off Pueblo Land (including water
12 from all sources and for all uses), within the Rio
13 San José Stream System;

14 (3) damage, loss, or injury to water, water
15 rights, land, or natural resources due to loss of
16 water or water rights (including damages, losses, or
17 injuries to hunting, fishing, gathering, or cultural
18 rights due to loss of water or water rights, claims
19 relating to interference with, diversion of, or taking
20 of water, or claims relating to a failure to protect,
21 acquire, replace, or develop water, water rights, or
22 water infrastructure) within the Rio San José
23 Stream System;

24 (4) a failure to provide operation, maintenance,
25 or deferred maintenance for any irrigation system or

1 irrigation project within the Rio San José Stream
2 System;

3 (5) a failure to establish or provide a municipal,
4 rural, or industrial water delivery system on Pueblo
5 Land within the Rio San José Stream System;

6 (6) damage, loss, or injury to water, water
7 rights, land, or natural resources due to construc-
8 tion, operation, and management of irrigation
9 projects on Pueblo Land (including damages, losses,
10 or injuries to fish habitat, wildlife, and wildlife habi-
11 tation) within the Rio San José Stream System;

12 (7) a failure to provide a dam safety improve-
13 ment to a dam on Pueblo Land within the Rio San
14 José Stream System;

15 (8) the litigation of claims relating to any water
16 right of the Pueblos within the Rio San José Stream
17 System; and

18 (9) the negotiation, execution, or adoption of
19 the Agreement (including attachments) and this Act.

20 (c) EFFECTIVE DATE.—The waivers and releases de-
21 scribed in subsections (a) and (b) shall take effect on the
22 Enforceability Date.

23 (d) RESERVATION OF RIGHTS AND RETENTION OF
24 CLAIMS.—Notwithstanding the waivers and releases under

1 subsections (a) and (b), the Pueblos and the United
2 States, acting as trustee for the Pueblos, shall retain—

3 (1) all claims relating to—

4 (A) the enforcement of, or claims accruing
5 after the Enforceability Date relating to water
6 rights recognized under, the Agreement, this
7 Act, or the Partial Final Judgment and Decree
8 entered in the Adjudication;

9 (B) activities affecting the quality of water
10 and the environment, including claims under—

11 (i) the Comprehensive Environmental
12 Response, Compensation and Liability Act
13 of 1980 (42 U.S.C. 9601 et seq.), includ-
14 ing claims for damages to natural re-
15 sources;

16 (ii) the Safe Drinking Water Act (42
17 U.S.C. 300f et seq.);

18 (iii) the Federal Water Pollution Con-
19 trol Act (33 U.S.C. 1251 et seq.) (com-
20 monly referred to as the “Clean Water
21 Act”); and

22 (iv) any regulations implementing the
23 Acts described in clauses (i) through (iii);

(C) the right to use and protect water rights acquired after the date of enactment of this Act;

16 (F) all claims relating to the Jackpile-
17 Paguate Uranium Mine in the State that are
18 not due to loss of water or water rights; and

23 (e) EFFECT OF AGREEMENT AND ACT.—Nothing in
24 the Agreement or this Act—

1 (1) reduces or extends the sovereignty (including civil and criminal jurisdiction) of any government entity, except as provided in section 11;

4 (2) affects the ability of the United States, as a sovereign, to carry out any activity authorized by law, including—

7 (A) the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.);

10 (B) the Safe Drinking Water Act (42 U.S.C. 300f et seq.);

12 (C) the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) (commonly referred to as the “Clean Water Act”);

15 (D) the Solid Waste Disposal Act (42 U.S.C. 6901 et seq.); and

17 (E) any regulations implementing the Acts described in subparagraphs (A) through (D);

19 (3) affects the ability of the United States to act as trustee for any other pueblo or Indian Tribe, or an allottee of any other Indian Tribe;

22 (4) confers jurisdiction on any State court—

23 (A) to interpret Federal law relating to health, safety, or the environment;

(B) to determine the duties of the United States or any other party under Federal law regarding health, safety, or the environment; or

6 (5) waives any claim of a member of a Pueblo
7 in an individual capacity that does not derive from
8 a right of the Pueblos.

9 (f) TOLLING OF CLAIMS.—

23 SEC. 10. CLAIMS.

24 The benefits provided under this Act shall be in com-
25 plete replacement of, complete substitution for, and full

1 satisfaction of any claim of the Pueblos against the United
2 States that are waived and released by the Pueblos pursuant
3 to section 9(b).

4 **SEC. 11. CONSENT OF UNITED STATES TO JURISDICTION**
5 **FOR APPEALS FROM A PUEBLO WATER**
6 **RIGHT PERMIT DECISION.**

7 (a) **CONSENT.**—On the Enforceability Date, the consent
8 of the United States is hereby given, with the consent
9 of each Pueblo under article 11.5 of the Agreement, to
10 jurisdiction in the District Court for the Thirteenth Judicial
11 District of the State of New Mexico, and in the New
12 Mexico Court of Appeals and the New Mexico Supreme
13 Court on appeal therefrom in the same manner as provided
14 under New Mexico law, over an action filed in such
15 District Court by any party to a Pueblo Water Rights Permit
16 administrative proceeding under article 11.4 of the
17 Agreement for the limited and sole purpose of an appeal
18 from the Pueblo Water Right Permit decision under article
19 11.5 of the Agreement.

20 (b) **LIMITATION.**—The consent of the United States
21 under this Act is limited to judicial review, based on the
22 record developed through the administrative process of the
23 Pueblo, under a standard of judicial review limited to determining
24 whether the Pueblo decision on the application
25 for Pueblo Water Right Permit—

1 (1) is supported by substantial evidence;
2 (2) is not arbitrary, capricious, or contrary to
3 law;
4 (3) is not in accordance with this Agreement or
5 the Partial Final Judgment and Decree; or
6 (4) shows that the Pueblo acted fraudulently or
7 outside the scope of its authority.

8 (c) PUEBLO WATER CODE AND INTERPRETATION.—

9 (1) IN GENERAL.—Pueblo Water Code or Pueb-
10 lo Water Law provisions that meet the requirements
11 of article 11 of the Agreement shall be given full
12 faith and credit in any proceeding described in this
13 section.

14 (2) PROVISIONS OF THE PUEBLO WATER
15 CODE.—To the extent that a State court conducting
16 judicial review under this section must interpret pro-
17 visions of Pueblo law that are not express provisions
18 of the Pueblo Water Code, the State court shall cer-
19 tify the question of interpretation to the Pueblo
20 court.

21 (3) NO CERTIFICATION.—Any issues of inter-
22 pretation of standards in article 11.6 of the Agree-
23 ment are not subject to certification.

1 (4) LIMITATION.—Nothing in this section limits
2 the jurisdiction of the Decree Court to interpret and
3 enforce the Agreement.

4 **SEC. 12. MISCELLANEOUS PROVISIONS.**

5 (a) WAIVER OF SOVEREIGN IMMUNITY BY THE
6 UNITED STATES.—Nothing in this Act waives the sov-
7 ereign immunity of the United States.

8 (b) OTHER TRIBES NOT ADVERSELY AFFECTED.—
9 Nothing in this Act quantifies or diminishes any land or
10 water right, or any claim or entitlement to land or water,
11 of an Indian Tribe, band, or community other than the
12 Pueblos.

13 (c) EFFECT ON CURRENT LAW.—Nothing in this Act
14 affects any provision of law (including regulations) in ef-
15 fect on the day before the date of enactment of this Act
16 with respect to pre-enforcement review of any Federal en-
17 vironmental enforcement action.

18 (d) CONFLICT.—In the event of a conflict between
19 the Agreement and this Act, this Act shall control.

20 **SEC. 13. ANTIDEFICIENCY.**

21 The United States shall not be liable for any failure
22 to carry out any obligation or activity authorized by this
23 Act, including any obligation or activity under the Agree-

1 ment, if adequate appropriations are not provided ex-
2 pressly by Congress to carry out the purposes of this Act.

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