1	HOUSE BILL 424
2	52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015
3	INTRODUCED BY
4	Andy Nunez
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10	AN ACT
11	RELATING TO TORTS; AMENDING A SECTION OF THE TORT CLAIMS ACT TO
12	PROVIDE FOR AN EXCLUSION FROM THE WAIVER OF IMMUNITY FOR
13	IRRIGATION AND CONSERVANCY DISTRICTS THAT AUTHORIZE PART OF
14	THEIR PROPERTY FOR USE AS A ROADWAY BY THE PUBLIC OR GOVERNMENT
15	ENTITY.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	SECTION 1. Section 41-4-11 NMSA 1978 (being Laws 1976,
19	Chapter 58, Section 11, as amended) is amended to read:
20	"41-4-11. LIABILITYHIGHWAYS AND STREETS
21	A. The immunity granted pursuant to Subsection A of
22	Section 41-4-4 NMSA 1978 does not apply to liability for
23	damages resulting from bodily injury, wrongful death or
24	property damage caused by the negligence of public employees
25	while acting within the scope of their duties during the
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construction, and in subsequent maintenance, of any bridge,
culvert, highway, roadway, street, alley, sidewalk or parking
area.
B. The liability for which immunity has been waived
pursuant to Subsection A of this section shall not include

liability for damages caused by:

(1) a defect in plan or design of any bridge,
culvert, highway, roadway, street, alley, sidewalk or parking
area;

10 (2) the failure to construct or reconstruct 11 any bridge, culvert, highway, roadway, street, alley, sidewalk 12 or parking area; or

(3) a deviation from standard geometric design practices for any bridge, culvert, highway, roadway, street, alley, sidewalk or parking area allowed on a case-by-case basis for appropriate cultural, ecological, economic, environmental, right-of-way through Indian lands, historical or technical reasons, provided the deviation:

19 (a) is required by extraordinary20 circumstances;

(b) has been approved by the governing authority; and

(c) is reasonable and necessary as determined by the application of sound engineering principles taking into consideration the appropriate cultural, ecological, .200050.1

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1	economic, environmental, right-of-way through Indian lands,
2	historical or technical circumstances.
3	C. All irrigation and conservancy districts that
4	authorize any part of their property to be used as a road
5	available for use by the general public, and their employees
6	acting lawfully and within the scope of their duties, are
7	excluded from the waiver of immunity under Subsection A of this
8	section; provided that:
9	(1) the irrigation or conservancy district has
10	entered into a written agreement with the state agency or
11	governmental entity operating or maintaining that road; and
12	(2) the state agency or governmental entity
13	has agreed to assume the operation and maintenance of that
14	portion of the district's property used for that road.
15	D. The state agency or governmental entity
16	operating or maintaining the road available for use by the
17	general public pursuant to Subsection C of this section shall
18	be subject to liability as provided in the Tort Claims Act."
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