Summary of Presentations

**Susan Kelly Associate Director of the Utton Center** welcomed the participants and introduced the focus of the day: bringing together professionals who work in different areas – land use planning and water planning – to think about better communication, understanding and coordination of processes. She described the three regional water plans within the Basin (the Middle Rio Grande Compact accounting region, basically Otowi gage above Cochiti Reservoir to Elephant Butte): Jemez y Sangre, Middle Rio Grande, and Socorro/Sierra. The three plans aren’t consistent. There is a basin-wide water deficit projected in 2040 if current trends continue. If there is full implementation of all of the three plans (a highly ambitious scenario), models show that future water demand could probably be met and that New Mexico could make Compact deliveries in most years. But, this doesn’t factor in projected reduced water supplies due to climate change.

Land use is only one component of the implementation strategies identified in the three plans, but it is the focus of today’s meeting. Land use decisions are locally-driven, but there may be opportunities for better basin-wide coordination. Decisions made in one part of the basin affect the others: we’re all part of the same water supply. At the end of the day, participants will have a chance to share their thoughts and ideas on how to improve processes.

**Big Picture of Water Supply and Demand in the Middle Valley**

**Norm Gaume, former Interstate Stream Engineer**

Norm provided the water context of the Middle Rio Grande Basin. The Rio Grande is a long desert river connecting Colorado and Northern New Mexico, Southern New Mexico, Texas, and Mexico. The most important management structure from a water perspective is the Rio Grande Compact. The Rio Grande resource is shared – the Compact divided it up based on water use at the time (1929).

Under the Compact, there is a finite water income on which we have to live. The Interstate Stream Commission’s perspective is that re-negotiating the Compact is not a good idea. In our Compact accounting region, basically Los Alamos to Elephant Butte, we are already exceeding our water budget. In other words, the water that people want to use in the Middle Rio Grande is already depended upon by the State Engineer to meet Compact requirements. There are a few options for importing more water from other places, but it wouldn’t be much water.

Here is a timeline of how we got here. [Click here to link to graphic.] Initially there were no controls or permits required for groundwater pumping. Historically, Albuquerque got all of its water from groundwater, which was thought to be infinite. In 1956, the State Engineer
declared the Albuquerque Basin – which means you have to have a permit to pump and you have to offset effects on the river. When your pumping is impacting the surface water you have to purchase enough surface rights to offset the effects. Later, the State Engineer implemented “future dedication policy,” where water rights were committed to be retired in the future, but there was arguably no transfer proposed and the dedications were not advertised. In 1994, the Attorney General said that the dedication process was illegal. For several years in the 1980’s and 90’s there was actually too much water in the system, and there weren’t enough reservoirs to store it. In 1996, the Rio Grande silvery minnow was listed as an endangered species. Since 2001, there are new limits on pumping and you have to have water rights up front before diverting (pumping) the water.

Now with the modeling of climate change in the southwest, we’re finding out there is even less water here – a big problem, considering we’re already over-appropriated. Right now the Middle Rio Grande is using 40,000 acres more water per year than there is supply. There’s a hole under Albuquerque and we’re in a deficit (due to the future effects of groundwater pumping that has already occurred but the effects have not yet hit the river.)

Observations: Conservation works! Santa Fe’s conservation program has worked really well (although their population isn’t growing as fast as Albuquerque’s). Conservation has to be applied to all water use sectors in order to work. In addition to extending the water supply, conservation means that tens of millions of dollars of infrastructure costs can be avoided because we won’t need to drill and equip more and better wells.

Michelle Henrie, of Counsel with Atkinson & Thal introduced Dale Dekker and mentioned her own experiences in water planning and representation of clients in the subdivision approval process and other areas of water and land use.

Land Use, Water Conservation (and other things to think about)
Dale Dekker, AIA, AICP, Dekker/Perich/Sabatini
(Return to main page to view a pdf of his PowerPoint.)

The West was developed with cheap abundant land, cheap abundant gasoline and the belief that we had an infinite supply of water. The U.S. has now passed the 300 million population mark and NM population is projected to increase to 3.0+ million by 2035. What does that mean for land use? The new reality is: Global warming and green house gas emissions are creating serious problems for our global community. And water, unless properly managed and conserved, will limit growth. In the West where everything is dependant upon coal production, this is even more of a challenge. Dale described the Brookings Institute study which identified the Central and Northern New Mexico region as a future mega population center (available at http://www.brookings.edu/reports/2008/0720_mountainmegas_sarzynski.aspx). 1.6 million people are projected to be in the Albuquerque area in 2060. Development and land use patterns will change – there will be new land use codes – and the result will be ¡sprawl no más!

The Albuquerque Story: it’s always been about employment centers – and the automobile allowed the creation of suburban subdivisions. All of the jobs used to be on the east side, and the cheap housing was on the west side of the river. Because of the huge issues about
bridges, we have changed to a north-south growth community. There will be much more infill
development in the future. Building codes and zoning codes which used to discourage mixed-
use development, are beginning to change.

We need to think about the “form” of the city and how much people have to pay for
transportation. We have transit-rich neighborhoods – we average 11.9 million vehicle miles
traveled (VMT) per day in the Albuquerque Metropolitan area, or nearly 4.8 billion VMT per
year. In today’s world our current land use and our dependency on the “single occupancy
vehicle” are not sustainable. Should we go Back to the Future? There used to be a trolley that
connected the Barelas neighborhood to downtown and the Sawmill area. We need high density
housing – you can’t have mass transit without density. Look at where the rail runner stops are
located – that’s where there will be development. We need a regional transit authority to achieve
this.

Dale’s firm has done a variety of projects ranging from public to private, Old ABQ High
to Mesa Del Sol. LEED – Leadership Energy Environment Design: Addressess energy, water
conservation and other green building design techniques; including drainage, erosion and
sediment control, and stormwater design and quality control. Strategies for achieving water
conservation points include xeriscaping; wastewater technologies (reclaimed water); and water
use reduction (faucets, controls, and low-flow toilets). At 7601 Jefferson our goal was to save
45% on energy and we installed underfloor air distribution systems; energy efficient glazing and
day lighting; and energy efficient lighting. This saves both carbon emissions and water (because
of the amount of water it takes to produce electricity). The price is a 5% premium on the
building costs, but there is an estimated payback in 5-6 years. The building is at the top 1% of
energy efficiency. In water conservation, they tried to preserve existing landscaping and have
run-off directed to landscaping. Inside, the water use is 30% less than comparable buildings.

We need to re-engineer our cities to capture storm water run-off, re-use it and recharge
the aquifer. We should talk about recharging the aquifer instead of scooting the water down as
fast as we can. This is just engineering; what we have built is a city with a lot of impervious
surfaces. We have an excellent conveyance system. A point that is glossed-over: look where
the new San Juan-Chama diversion is located – just downstream from the North Diversion
channel outfall. We need to be thinking more carefully about what we are doing on our streets
because the storm water runoff goes into the river.

The challenge: New Mexico is unlike any other place in the world. Here we juxtapose
the old and the new, diverse cultures and our magnificent landscape. We must provide a
sustainable balance between growth and jobs and protecting what is special about New Mexico.

We are going to continue to grow and growth is a good thing in many ways; there will be
a lot of in-fill. The cost of gas is part of it; the “drive to qualify” days are gone; when gas is $4 a
gallon, you will see people moving to where jobs are. There has been a residential renaissance
downtown – and it’s working. Housing will develop along transportation corridors, in existing
employment centers like Downtown, and Uptown and the rail runner will be the savior of Santa
Fe. Northern Rio Rancho exists because Santa Fe can’t deal with their affordable housing
Albuquerque can’t grow any further north, west, or south because of the Pueblo boundaries. We also have Kirtland Air Force Base, the US Forest. We are very low density as a community – we are very spread-out. Even though it costs more to re-develop portions of the city and build along the transit corridor and build several stories up, that will happen. Regional transportation planning must be done efficiently, and clearly, regional water planning must be addressed as well.

State and Regional Water Planning

Angela Schackel-Bordegaray, Interstate Stream Commission (ISC)

The ISC’s Regional Water Planning program began in 1987. As of this year, we have completed all 16 plans, and they have been “accepted” by the Interstate Stream Commission. We also have a State Water Plan that was mandated by the State Water Plan Act of 2003 (§72-14-3.1). [Click here for the State Water Plan.] The law requires integration of the regional water plans (Section C.12, p. 50). Relative to today’s conference topic, one section (C.7, p. 34) links water availability to land-use decisions. The OSE/ISC is required to keep the state water plan current by updating or reviewing it every five years. We have spent the last year reviewing it; and the review document is available. [Click here to look at “Office of the State Engineer/Interstate Stream Commission’s Review and Proposed Update of the New Mexico State Water Plan.”] This coming year we will be updating the State Water Plan, which will involve the public extensively again.

The big challenge is that we have two different water planning frameworks. A court case between Texas and New Mexico (El Paso v. Reynolds) gave rise to New Mexico’s 16 regional water plans. To demonstrate that water is needed for each region, the regional planning process allows the regions themselves to define their current and future water needs. A key feature is that the plans are locally driven, with state funding, whereas, the State Water Plan followed the state law, and is, thus, more a statement of policies and functions as a strategic management tool for water management by the OSE/ISC.

I subscribe to Dale Dekker’s way of thinking about planning: in order to better bridge the gap between policy and planning, we need to grasp technical concepts and be able to convey those to a lay audience. I get a lot of practical experience by serving on the City of Santa Fe’s Planning Commission. Santa Fe recently completed a citywide transit-oriented development study in response to the new commuter rail service to Santa Fe. Many residents have expressed concerns about different types of development patterns that new rail stations will bring (mixed uses closer to predominantly residential areas, denser and taller buildings, traffic, etc.), which has helped me understand that how we describe potential changes is just as important as the substantive issues discussed. Planners need to communicate proposals for change effectively to best work toward a common language that can be understood by policy-makers and citizens. It is a challenge in dealing with water matters because of their complexity.
Part of our current work at the ISC is addressing the reconciliation of the three regional water plans in the Middle Rio Grande Basin – the Jemez y Sangre, Middle Rio Grande, and Socorro/Sierra regions. It has not been an easy or linear path; it is difficult to reconcile, let alone implement conflicting plans. This is a huge task to look at from the state level. But it is a critical effort – the success of our state and regional water planning program depends on better coordination among the regions and with the State Water Plan if we are to handle future water demands with current supplies. The reconciliation work in the Middle Rio Grande Basin is a start in that direction.

Role of the State
John Longworth, Chief of Water Use and Conservation Bureau, Office of the State Engineer (Return to main page to view a pdf of his PowerPoint.)

John manages water conservation programs, develops the water use and conservation report, and manages 40 year plans. Today, he’s going to talk about the subdivision review part of his job – the Subdivision Law and how it is followed by the Office of the State Engineer. The Subdivision Act generally is utilized for residential development. On occasion there are commercial uses identified or a subdivision is for a commercial-only property. The Act affects various types of subdivisions – large land areas divided into a small number of large lots, large areas divided into a large number of small lots, small areas divided into a few lots, or small areas divided into many lots.

The counties have decision-making authority for subdivisions, not the State. The counties have to adopt regulations, quantifying the water for indoor and outdoor uses, and they have to assess demand and availability. They also have to incorporate water conservation. These measures have to be done before the State Engineer can give an opinion. Counties must request an opinion by the State Engineer which must say the plan can fulfill the maximum water requirements for that subdivision. The counties must provide the state engineer’s office with all the information provided by the applicant. It’s important to track everything – there are deadlines required by statute – so his office communicates by certified mail. The State Engineer’s opinion must be done in 30 calendar days.

When a negative opinion is issued, the subdivider has the burden of showing that the State Engineer’s office has made a mistake of law or fact. But the ultimate decision rests with the county. They don’t have to come back to the OSE.

Disclosure statements: These statements are trying to give the purchaser an idea of what they’re buying in terms of water supply. They have to show availability, a summary of opinions given, etc. As part of the review, the disclosure statement is analyzed to ensure it is consistent with the technical information provided by the applicant and that the information statutorily necessary (and by regulation) is included.

Procedures State Engineer’s Office uses to evaluate subdivision proposals: They have to look at the applicable county code. But the OSE always ensures its opinion is consistent with the NM statutory requirements. So basically, the OSE looks to see if the proposal meets the requirements of the statute or code. They have to have complete information, and if the proposal
is incomplete, the OSE will issue a negative opinion. Once a complete proposal is submitted, the OSE conducts a water demand analysis which incorporates water conservation, and then looks at availability.

The water demand analysis process is the first step where proposed land use and water use are connected. There is a proposed rate of water use for the occupants of the subdivisions. It’s not a lot of water per person but it makes a difference overall. They look at gallons/capita/day – a development can either prepare a water budget or specify exactly how much water will be used per person. In his opinion, the counties in the Middle Rio Grande Valley do a good job at this. Next, the OSE examines whether the budget is consistent with the disclosure statement to the people who are buying the lots. The OSE then compares the subdivision’s numbers with the actual covenants of the subdivision – the decision is not based on this, but they do look at the covenants.

The second connection between land and water use is the water availability part of the submittal. To determine water availability, the OSE looks at two components: (1) for a public supplier, they examine water rights and hydrology; (2) if domestic wells are proposed – they just look at hydrology (since no water right is required). For public water suppliers: they must be ready, willing and able. The OSE looks behind the promise for water, to the hydrology and the water rights. For hydrology, the OSE wants to see at least 40 years time frame. Some counties require a longer period.

Regarding the water rights component for public suppliers – the OSE looks at what quantity of water rights the supplier currently has and what future commitments are outstanding that are as yet unserved. If the subdivision relies on a pending water right transfer, it’ll get a negative opinion because it can’t be demonstrated at the time of the review that water demand can be met, i.e., the water rights must be in hand.

Some counties want the OSE to look at whether there’s impairment when issuing domestic well permits, but there’s no statutory authority for that: it isn’t done because there is no standard for impairment. In water right cases, this is often determined by the state engineer or the courts.

Next is the geo-hydrology part – does the report allow the potential purchaser to make an informed decision, and is the information in the report consistent with professional standards? Everything is examined to see if it was conducted properly, and there has to be an adequate demonstration of actual water availability.

Closing thoughts: This process concerns the unincorporated areas of the state. The incorporated areas have a totally different process. There have been subdivisions approved that will probably never be built, and there is water allocated – or which will need to be allocated – to those subdivisions. What do you do with those? A challenge will be how you go about “un-committing” resources.

Last, conservation is incredibly important. Santa Fe is at 50 gpcd. Take 75 gpcd x population growth and that is future demand.
New Mexico needs to begin to try to create some over-arching understanding that will help us consider all levels of planning. A variety of different types of water planning exist in New Mexico, each of which was developed along a different track for a different purpose.

For example, regional water planning arose out of the 1983 El Paso case (*City of El Paso v. Reynolds*). In response to a United States Supreme court case handed down in the midst of the El Paso controversy, New Mexico passed a statute that said if New Mexico can show that it needs the water, it can show a preference for its citizens over uses proposed in other states. At the same time, on a separate track, another statute allowed municipalities to show a need to “hold” water for 40 years without using it so that they can plan for growth. Ultimately, El Paso’s water rights applications were denied because the city could not make the required showing. Since then, the 40 year statute has occupied a unique place in water planning: municipalities seeking to hold water rights for an extended period must file a *water development plan* to hold water for 40 years. Legislation requiring a State Water Plan was enacted in 2003. In addition, certain funding requirements seem to contemplate other water planning, while subdivision approvals also require water planning in many instances.

It has not been clear what relationship the regional water plans and the water development plans have or should have to the State Water Plan or to any other plans. Because these plans have developed along separate tracks, it is difficult for people to parse out what each is supposed to do.

Several water interests made efforts in the 2007 legislature to change the so-called “forty year statute.” In response, the legislature directed the State Engineer by House Memorial 42 to create a stakeholder group to consider whether and if so, what, changes should be made to the statute. The group began by asking for comments on what amendments they wanted to see and to develop a common language about potential changes. One topic that came up repeatedly was what role the forty year statute played in the landscape of water planning in New Mexico. Should water development plans be required to be consistent with regional water plans? While the stakeholder group tentatively decided that answering such questions was outside of its mandate, more such discussion is needed toward creating a clear direction for how water planning is done and how it will be used.

The stakeholder group focused its work on the specific question of water development plans submitted to the State Engineer in the context of an application for water rights. As a beginning point the group talked clearly and straightforwardly about the policies they could agree on. The group agreed, for example, that it was a good idea for people to be allowed to hold water unused for future use in order to meet planning goals, but that there was a countervailing policy interest that people not be allowed to take advantage of the ability to hold water unused in order to speculate or horde water.

The group is now discussing developing some kinds of standards that would enable entities seeking to hold water unused to know what was required for a water development plan,
and would enable the State Engineer to make a decision about whether any given application represents *responsible planning* on the one hand or *hording or speculation* on the other.

The group is also considering how to define the entities that can make applications to hold water unused for an extended period of time. The present statute has a list of eligible entities, and some of the legislative changes proposed for the statute are entities hoping to be added to the list. Other entities are concerned that the list, if there is one, should reflect clear policy choices about who should enjoy the right to make such applications.

Alternatively, the statute could be changed to remove the list, and the analysis of whether an entity could make such an application could be based on whether the particular application reflects a good policy basis for allowing water to be held unused for planning purposes – a case-by-case basis of approval. Some method of evaluating particular circumstances for making this determination would need to be developed.

This is just a taste of the types of issues that are before the House Memorial 42 stakeholder group, that have resulted in fruitful discussions about water planning, at least in connection with one of the several water planning statutes on the books. A fuller conversation is needed to look at all of the existing water planning statutes and consider how they can be made to work together.

*How the Bernalillo County Planning Process Works*

**Sanford Fish, Director, Bernalillo County Zoning, Building, Planning and Environmental Health Department** (Return to main page to view a pdf of his PowerPoint.)

Bernalillo County is one of the smallest counties in land area in New Mexico, similar to Valencia and Los Alamos. Yet, we have 111,000 residents in the unincorporated area – the second largest jurisdiction in the state. The general vision and policy statement for various subareas is reflected in the Albuquerque/Bernalillo County Comprehensive Plan, adopted in 1988 (amended 2002). There are also Rank II Area Plans (North Valley, Southwest Area, West Side strategic plan, and East Mountains) which contain more specific guidance. There are yet *more detailed* plans called sector/neighborhood development plans which have specific development criteria (based on the historic use of property). Some examples include the Paseo Corridor and Isleta Boulevard. On the horizon are transit-oriented plans centered around the Rail Runner. These will potentially result in new, higher-density zoning that will complement the presence of the train.

The Planned Communities Criteria apply in the *Reserve* area of the City – e.g. Mesa del Sol. They will help preserve open space and provide a cohesive community instead of individual developments. We are moving towards more centralized, more compact development. [Return to main page to see Sandy Fish’s PowerPoint with maps of Bernalillo County.]

**Development Standards:**

**Zoning** – Zoning sets overall densities. In order to change zoning, the applicant must show an error, changed conditions, or that a different use category is more advantageous to the
community as articulated in the Comprehensive Plan. Water availability is not used as a standard for zoning approvals. The Comprehensive Plan designation affects what type of development can be zoned and how developed.

Subdivision – subdivision must be in accordance with zoning. The developer must identify water supply at this point. Bernalillo County requires the developer to show a 70-year supply for major subdivisions. The County process intersects with the OSE process at this point. The County has an environmental health staff and a geohydrologist. We also work with staff from the Water Utility Authority. The OSE can give a positive or adverse opinion; an adverse opinion may be revised after reviewing additional data. The county may proceed to a public hearing regardless of the OSE opinion.

Bernalillo County has the ability to give approval of annexations. There used to be 95 percent approval. After impact fees, developers stopped annexing in Bernalillo County, most likely because they don’t want to pay city impact fees. There are new fees for Bernalillo County in January ’09. The ABCWUA went into effect in 2005. Before that Water Utility customers in unincorporated areas had no say in utility policies.

Bernalillo County is now involved in review of subdivisions in the unincorporated area. There are different procedures for municipal and county land. There is a simplified Bernalillo County approval process. Once the planning commission has concluded its review, the proposed development goes back to the administrative review. It cuts 6 months off the time. There is a desperate need to update the zoning code. It was drafted in 1973 based on a 1959 model.

We need master plan criteria – to establish consistent standards for large projects and clarify at which point proof of water is required. The steps could be concurrent. We need to be clear on what steps the developers need to take and what must they do.

Water Utility Conservation Initiatives
Kathryn Yuhas, ABCWUA

Kathryn manages water conservation for ABCWUA. She discussed the conditions for water service that the water authority is considering for new development. New development must meet a requirement of 180 gallons per dwelling unit per day. If a developer doesn’t meet that requirement for new construction, they will not be able to get water service from the Authority. This includes commercial service too.

History: In January of 2008, the city council proposed specific guidelines to the Authority, including low flow toilets, allowing no turf on big inclines, and that 80% of the roof area was to have rainwater collection for landscape irrigation. This ordinance was passed and then immediately rescinded. Once it was rescinded, the Water Authority decided to try a different approach to address conservation measures in new construction. They produced two documents: 1) Water Usage Allocation in Two Typical Households [click here to link to this document]; and 2) the proposed point system [click here to link to this document]. As the “Two typical households” sample shows, even conservation minded households can’t meet the 180 gallons per person per day without taking more extensive conservation measures.
Kathryn described the point system: How to build a subdivision. To build, a developer has to have 40 conservation points for each dwelling. The Authority feels this is an innovative technique and welcomes feedback. The ABCWUA did this because one of the objections to the original ordinance was that it was too specific and ordered certain conservation measures be incorporated without giving the developer a choice in how to achieve the savings. The point system will be built into the city building permit process so there will be inspections.

They’re also looking into how to continue to monitor after new houses are occupied. There will be water supply charges for any excess water use. Also, most large developments are built in phases and a developer won’t be able to get from one phase to another without proving in every stage that the goal is being met.

*Santa Fe County General Plan (1980 – 2008)*

Mary Helen Follingstad, Santa Fe City/County Regional Planning Authority

In 1974 Santa Fe County appointed a County General Plan Advisory Committee to study an observed transition from a rural to an urban economy that had begun in the early 1950’s. By 1970 the county’s population had more than doubled, mostly due to an increase in employment opportunities in the non-farm sector of the economy. During the 1970’s, the growing population began to locate in previously rural areas such as Tesuque, Pojoaque, and Edgewood due to a lack of housing in Los Alamos, the cost of housing in Santa Fe, and the overspill of metropolitan Albuquerque.

Land subdivision activity raised fears of environmental desecration, depletion of scarce water resources, and the County’s ability to provide community services and road maintenance.

In response to a project proposed southeast of Santa Fe, subdivision of a large ranch (Eldorado at Santa Fe), the County adopted the 1971 *County Subdivision Regulations*. At the time there was no state enabling legislation allowing the County to adopt such regulations. In 1973, New Mexico adopted its first Land Subdivision Act. Subsequently, the County revised its subdivision regulations to fit with State Law.

During this same period, the County General Plan Advisory Committee appointed to develop a County General Plan contracted with the City of Santa Fe Planning Department (using HUD 701 Planning Grant funding). Experts in geology, hydrogeology, engineering, land use law, and environmental quality were hired to conduct technical studies of water resources, soils, water quality, slope, flood plains, air quality, population, development patterns, the status of existing roads, water systems and other utilities and many more topics. Reports and accompanying maps informed land management policies in support of establishing subdivision and zoning regulations to better manage growth in the County.

The resulting 1980 *Santa Fe County General Plan* concluded that new growth is best located where there is easy accessibility to employment opportunities, developed water supplies, existing community facilities and infrastructure, and away from areas that are constrained by limited water resources, steep slopes, unsuitable soils, and poor water quality.
The implementing Santa Fe County Land Development Code also adopted in 1980, included requirements for analysis of the relative severity of environmental constraints, the capacity of existing infrastructure to accommodate growth, and on the limitation of water resources.

Based on the technical studies relating to the availability of water resources for future development, the County was divided into four “hydrologic zones” where a minimum lot size was determined relative to the quantity of known ground water resources. The basic idea was to allow development but to limit ground water use while promoting water conservation. Lot sizes in the zones were calculated to assure that water beneath the lot would be available for 100 years. Water use was based on one (1) acre foot per household and the basic minimum lot size – 2.5 acres. The minimum lot size in the Homestead Zone (Galisteo Basin) is 160 acres, the Mountain Zone, 80 acres, the Basin Fringe Zone, 40 acres and the Basin Zone (Santa Fe), 10 acres. These lot sizes could be lowered in size if a geo-hydrologic study was done, or if an agreement was made to limit water use to less than the one acre foot allowed.

Lot sizes were further tiered in urban and urbanizing areas, and in the numerous Traditional Community areas of the County where it was presumed that water and sewer systems either were in place or could be developed if water rights could be secured.

An update of the 1980 Santa Fe County General Plan was initiated 1992. A new County General Plan Update Advisory Committee was appointed to oversee the work. New studies were commissioned: a Water Resources Study, a population study, an analysis of open spaces and trails, an analysis of treasured places, economic development and other topics. The new plan, adopted in 1999, entitled the Santa Fe County Growth Management Plan – added elements relating to more detailed planning for Traditional Communities and New Communities (master planned and subdivided areas such as the Community College District and Las Campanas); economic development, capital improvements, transportation, utilities, open space and trails, housing, and water resources management.

The original Santa Fe County Land Development Code has been amended many times since 1980. However, the original hydrologic zone lot size scheme is still in place. Over time, the lot size scheme has encouraged a form of “rural sprawl” where exurban development on 2.5 acre lots on domestic wells and septic tanks has spread over a very wide area of Santa Fe County. Much of this development rings the 5 mile area around the City of Santa Fe, but some is located well outside of designated growth and existing services areas such as Route 14 and the Galisteo Basin.

Currently, there are 16,142 vacant lots in the unincorporated areas of Santa Fe County. The average size of these lots is 2.5 acres. In recent years, 500 to 700 building permits have been issued yearly. At this rate of absorption, the existing inventory of lots will last about 30 years.

The County is now completing an update to the 1999 Santa Fe County Growth Management Plan. Road and utility deficiencies are wide spread and there are significant
emergency access problems. This time, the growth policy based on a “suitability analysis” will try again to direct growth to those areas where water, sewer, utilities and community services can be more economically delivered and tied to a Capital Improvements Plan. Lot size will no longer be tied to hydrology, but to a tiered approach based on environmental and development suitability factors. In addition, the new zoning will create separation between communities.

The Galisteo Basin Area Plan is the model for the new approach. In addition, a new Oil and Gas Element of the Santa Fe County Growth Management Plan has been adopted. The implementing ordinance for this plan element is also based on a “suitability analysis and phasing of required capital improvements.

In conclusion, after nearly thirty years of tying land development to hydrologic zones to promote water conservation and protect openness, Santa Fe County has sustained the unintended consequences of large lot zoning. Santa Fe County now intends to move toward a more basic and traditional approach to zoning to protect sensitive land, preserve remaining openness and manage growth via capital improvements planning and infrastructure availability.

City of Santa Fe Water Conservation Strategies
Dale Lyons, Water Planner, City of Santa Fe
(Return to main page to view a pdf of his PowerPoint.)

A story of conservation – how Santa Fe responded to a crisis:

Santa Fe was settled on the Santa Fe River which has a highly variable supply. Whether the river is wet or dry depends on snow pack. The challenge to our water supply is the variability in surface supply. The sustainability of the aquifer is of great importance and we are moving towards the Buckman Direct Diversion Project for use of our SJC water. In wet years, we can use the full allotment of surface water and not tap the aquifer.

Based on long term projections, we need 18,100 acre feet per year to serve the City. That means a supply gap of 2,700 acre feet per year by 2045. Access to fresh water is limited to surface water and well supply. In 2002, demand exceeded supply.

To address this crisis, the City instituted demand management programs: a new rate structure increase, a rebate program, and a water demand offset program (where new development is required to offset demand). New residential development requiring under 10 acre feet/yr and new commercial development requiring under 5 acre-feet/yr can offset their demand through conservation, while new developments requiring over these amounts are required to bring water rights to offset their new demand. As a result, since 2005, demand has decreased by 60 gallons per person per day

The current toilet retrofit program: The purpose is to offset new development demand. A developer can buy credits from a retrofitter, or do it themselves. A new toilet saves 8,000 gallons per year. To offset water use of a new home requires the retrofit of ten homes. They are running out of toilets to retrofit. Developers don’t like working with toilet retrofit credit brokers,
as they have charged exorbitant prices, as much as $1,300 per credit. Developers prefer to just pay a fee to the City for banked water to offset their new development demand.

The proposed replacement for Retrofit Program includes:

- Institute a new rebate program and add more appliances to it. Basically, the homeowner purchases new water use efficient appliances, retrofits older ones, and the City will verify. The City will pay the property owner a rebate fee. They plan to raise rebate fees to promote customer interest. Conserved water is deposited in the City’s water bank for sale to developers to offset their new demand.

- Create a new water conservation program, where a water user enters into an agreement to use less water and the City monitors the usage and pays the customer for the reduction in use. Conserved water is deposited in the City’s water bank for sale to developers to offset their new demand.

- A “free stuff” program: low-flow faucet and shower heads, for example. The City will estimate the amount of conservation yielded by installation of the fixtures. Conserved water is deposited in the City’s water bank for sale to developers to offset their new demand.

More On-The-Ground Local Perspectives: Farming
Cecilia McCord, Rio Grande Agricultural Land Trust
(Return to main page to view a pdf of her PowerPoint.)

She provided the local agriculture perspective on land and water. Some characteristics of agriculture in the Middle Rio Grande Valley: a majority of farms are less than 50 acres – Socorro County has the majority of large farms (over 50 acres). Mostly hay, alfalfa, grain and grass is grown – not a lot of chile and vegetables. This is because of the market and because these crops require less labor (the labor isn’t there).

Agricultural to urban water transfers are increasing dramatically and huge transfers have already occurred. What happens to agricultural land once water is transferred to urban areas? Typically three things: 1) Often nothing – farmers who sell their water rights will just lease from the MRGCD water bank; 2) Occasionally lands are fallowed and sometimes high water use invasive species come in; 3) There can also be subdivisions which may use even more water than agricultural lands, since often people put in a domestic well, or land is subdivided into small 1/4 - 1/6 acre lots, each household using ½ acre foot of water per year. Most of these are mobile home developments in Socorro County and since Socorro has no has no zoning often illegal subdivisions occur. People who live in the subdivisions have no vested interest in agriculture which also impacts the ability for agriculture to continue.

Farmers’ attitudes regarding land and water: the bottom line is that water belongs to the land. Based on farmer interviews [click here to view the Atalaya farmers’ interviews], there’s some angst about selling water rights, even some shame. Not many people who do it will talk about it, but they wouldn’t say anything negative about neighbors who sell their water rights.
Other impacts of agriculture-to-urban water include: losing wildlife corridors, open space issues, the cultural integrity of the rural middle Rio Grande valley, and groundwater recharge along the Rio Grande corridor. Basically, agricultural land is multi-functional.

Farmland loss is serious: over 1.2 million acres of agricultural land is lost every year in the country, and New Mexico is one of the fastest growing states. Because of our limited water resource our agricultural lands are hugely impacted by this growth, either by conversion of agricultural land to development or the transfer of water out of agriculture and to municipal and industrial use.

Options for agricultural preservation include zoning, although that can change; right to farm ordinances; conservation easements; etc. The Rio Grande Agricultural Land Trust is a nonprofit that holds land in trust for preservation. RGALT works with landowners to preserve their agricultural lands, wildlife habitat, open space, and traditional communities through the use of voluntary conservation easements to be held in trust for perpetuity. These are typically donated conservation easements, although RGALT has been successful in working with some landowners in securing both federal and state funding for purchased conservation easements. There are some purchases of conservation easements through the federal government, but those require a 50% non-federal match of which no more than 25% can come from the landowner.

New Mexico doesn’t have a specific agricultural land conservation program, but there are some state initiatives, such as the Land Wildlife and Clean Energy initiative, which has been funded by the legislature on an annual basis for conservation projects. This funding is quite limited and serves a wide number of diverse interest groups, and most importantly is not a recurring fund. There’s a tax credit exchange program called the Land Conservation Incentives Act. Most farmers don’t have a level of income that would benefit from a tax credit. What makes this program innovative is that the tax credits can be transferred for payment to those who need the credits.

More On-The-Ground Local Perspectives: Non-Urban County
Jim Lane, Valencia County Planning and Zoning Commissioner

The Valencia County Planning and Zoning Commission is an advisory board to the Valencia County Commissioners. We approve or deny zone changes, land splits, and other land usages. If a land split for a new subdivision comes before us, one of the requirements for the project is available water: water sufficient in quantity to fulfill the maximum annual water requirements of the subdivision, including water for indoor and outdoor domestic uses. The water supply plan must include conservation, water quality, and fire protection.

The developer obtains a letter from the water company, which commits to the developer the water he will need or asks for. The letter, along with an application, is then sent to the State Engineer’s Office for review. What ends up happening in more cases than not, is that we, as the Commission, approve the Plat or land splits even if the State Engineer’s Office has issued a negative opinion on the ability of the subdivider to obtain water sufficient in quantity to fulfill the maximum annual requirements of the subdivision.
I have been told that this is due to a discrepancy in the amount of water that the State Engineer’s Office believes is available versus the amount that the water company says is available. The water company, which in Valencia County is the NM Water Service Company (NMWSC), has available many more acre feet than recorded as available in the State Engineer’s Office. How might this discrepancy occur?

From my understanding, in the past, water was dedicated for a project or subdivision with a commitment letter from the NMWSC. It was sent to the State Engineer’s Office and recorded. But many projects or subdivisions that went through this plat approval process in Valencia County were not built, for reasons unknown, therefore, the water that was committed to them is really still available. But, because the water had already been dedicated and approved in the State Engineer’s Office, it was deducted from the total quantity of water rights that the Water Company owns or has available.

In an attempt to correct this, the Water Company now includes in its intent letter to provide the needed water, a statement that stipulates that the dedicated water or approval is available to the project or subdivision for the period that runs concurrent with subdivision process. If not used, the allotment reverts back to the water company.

This stipulation and approval technique by the Water Company is, in my opinion, an attempt to eliminate long unused water agreements, but could bring up other legal issues that we will not be going into. It has yet to be decided how to correct the discrepancies in available water balance quantities between the State Engineer’s Office and the Water Company. But the issue trickles down to the subdivision and final approval process of the plat by us.

In my opinion, this problem should be resolved. We could all sit down and have a meeting and decide what is correct. We need to get water which has been allotted to speculators (who have the potential to horde it) redistributed to developers who want to put the water to beneficial use. Twenty years ago, Valencia County was mostly agricultural. But currently, with the changing times, we are moving towards more growth and development away from past agricultural uses. Valencia County’s development is limited only by lack of access to water that is on the books as not available, when in reality it is available. The State Engineer must use Valencia County’s regulations in its review, and no one knows which water availability numbers are accurate. Let’s get it moving and have planning meetings with all involved entities, and bring our actual paper and wet acre feet inventories and usages up to date. The State Engineer’s responsibilities are to insure that future water quantities are refurbished, accurate and balanced. There is no way of properly completing this task if there are major discrepancies with the present out-dated records. A current day audit must be initiated.

**Are We Making the Land/Water Connection?**

**Anita Miller, Attorney**

She is thrilled to see water planning and land use together at the same conference. She hasn’t ever seen it integrated in quite this way. In the review process, the State Engineer comes up with an analysis of future water use of a proposed subdivision. She doesn’t believe we can change the statute to make the State Engineer’s approval *mandatory*. Socorro County can still
approve the subdivision, for example. The subdivision laws cannot be changed without changing the State Constitution. Local and state prerogatives often conflict. The 1995 amendments to the subdivision act changed the language to *may* rather than *shall*. The water supply has not increased, but growth has. But she sees the potential for positive steps. Under the present law, many tools exist for local government to control land use in the context of water availability.

*Regulating Land Use*

**Joe Quintana, Mid Region Council of Governments**

(Return to main page to view a pdf of his PowerPoint.)

There are connections between land use planning and water management that are not being taken advantage of. Land use planners view water management as a separate issue. Land use must include all aspects of development. Too often, water issues are overlooked. Land use planners look more to job creation and economic impact than the consequences to water supply. Water providers, on the other hand, are focused on the supply and demand for water.

Here is a brief overview of the tool box that land use planners have available: zoning ordinances, subdivision regulations, building codes, water conservation ordinances and environmental regulations. Now, even in towns of less than 10,000 people, there is a new ordinance of necessity: a water shortage emergency plan.

Water management through zoning: Zoning is a means to control the use of land and eliminate incompatibility between uses. It includes development standards for site planning which can be used to protect groundwater and other sensitive areas, deal with onsite storm water retention and water harvesting, and include water use limitations.

New Mexico’s zoning statutes are based on models dating from the 1920’s and have not changed much. Several years ago, we added new statutory language about providing an assured water supply, but it was not put in the zoning section of the statutes. It is found at NMSA 3-53-2.1 dealing with water. [Return to main page to see Joe’s powerpoint, slide #6, to see the statute.] In order to get this passed, the agricultural interests demanded to be exempt, because it opened the door for local authorities to control their water management.

Water use and planning in subdivisions: Subdivisions may not build out for decades. When built, they may not be in compliance with current regulatory standards. In order to ensure water resource considerations, there should be formal disclosures made by all subdivision developers that commit to availability and protection of water in the future.

Building standards can increase the conservation of water, using such techniques as roof catchment and water harvesting, low flow plumbing fixtures, and grey water systems. Hopefully, stronger standards can be implemented. This is harder for smaller communities.

Water conservation strategies: There are many varied strategies and, in the case of smaller water systems, these can be undertaken by community water associations or small
committees. The statute authorizing funding for water projects through the Water Trust Board mandates specific conservation techniques as a requirement for funding.

The MRCOG has developed a model water conservation program with an emergency water shortage ordinance. Water shortages don’t just occur due to drought. In the Town of Estancia recently, two of the three town wells broke down at the same time. They had to survive an extreme water shortage for several days until the wells were fixed. Typically, in an emergency water shortage ordinance, cumulative water restrictions occur in stages relative to the severity of the shortage, following a formal declaration by the Mayor to limit water use.

Management/preservation plans are needed to protect regional water resources: watershed management; floodplain management; wellhead management; groundwater protection; and water quality preservation.

Conclusion:
- Making the water/land use connection is necessary: What makes it work is political will, resources and knowledge.
- Water-driven projections must be used to develop plans.
- You must evaluate how infrastructure will handle projected demand and require concurrency.
- Have a management plan before the advancement of development.

*Are We Making the Land/Water Connection?*

*Lora Lucero, AICP* (Return to main page to view a pdf of her PowerPoint.)

There are many disconnects. She believes some are intentional, and some are not. There are good intentions: the 1995 Subdivision Act was based on good intentions and taught us a lot. It was intended to close the 4-lot loophole: Prior to the 1995 Act, a developer could divide four lots, and then divide by four again later; and nothing was reviewed, because there was an exemption for 4 lots or less. But the Subdivision Act didn’t fix the problem – there are now more exemptions after the law than there were before.

There are lots and lots of plans – state water plans, regional water plans, water development plans, local water plans, comprehensive plans, transportation plans, and more. But there’s still a disconnect, because they aren’t implemented.

The disconnects include those between: adopted goals and results; plans and regulations; local control and regional impacts; federal-state-local regulation; transportation and land use; old laws and current challenges; and private property rights and public rights.

In our metro area, there are disconnects between the state government, city government, and the county commissioners; and especially between ABQ and Bernalillo County. This became clear with ABQ’s planned growth policy. ABQ is the only city in the state without any extraterritorial jurisdiction.
The future: where can we go from here? The disconnects can be broken down: connect federal, state and local government policy. Connect plans, regulations, development decisions, and actions – as well as financial resources. Think outside the box – focus on who and how decisions are made, not what the decisions are.

We need a smarter process, a consistency doctrine, statutory reform, inclusive processes, and informed decision-making that is consistent with the plans. There should also be a feedback loop and mitigation monitoring. New Mexico needs a mini-NEPA.

Land and Water Planning: Another State’s Perspective
Kathy Chavez, Water Policy Manager, Pima County, Arizona
(Return to main page to view a pdf of her PowerPoint.)

Pima County is an urban county; often behaving more like a municipality. The County has land use planning authority, derived from state statute which applies only to the unincorporated area of Pima County. Pima County also created the Sonoran Desert Conservation Plan, and has responsibility for Regional Flood Control and Regional Wastewater. It is not a water provider.

Pima County has figured out the importance of linking water and land use, because increasing residential density means increasing water demand. Some basics: Urban development is long-term. Water supply is linked with water demand and the link is infrastructure. Infrastructure is needed to get water to where demand is. Demand exists where people are located, which is a function of planning.

There is no surface water in Pima County, and they were entirely dependent on groundwater until recently. The Central Arizona Water Project brings water down from the Colorado River into Phoenix and into Tucson. The Colorado River is shared with 7 other basin states – where will they get water if growth continues? They undertook a planning effort to bring more certainty into this equation and to consider the impacts of water resource development.

The Comprehensive Plan (adopted 2001) includes a water resources element and conservation lands system. The Water Resources Element of the Comprehensive Plan was recently amended to accomplish the following goals:

- Provide more information about the impacts and sustainability of water resource development to land use decision-makers;
- Promote reliance on renewable and potable water supplies and infrastructure;
- Minimize adverse impacts of water supply development; and
- Protect groundwater ecosystems.

The Comprehensive Plan amendment was adopted in 2007 and it is currently in the implementation phase. Essentially, the change means that a Water Supply Impact Review (WSIR) is undertaken at the time a comprehensive plan amendment is requested (change in land
use intensity) or when zone change is requested (higher density development). The WSIR includes an analysis of:

- Supply options;
- Groundwater data;
- Proximity to groundwater dependent ecosystems;
- Subsidence; and
- Whether the land is in an isolated hydrogeologic basin (i.e., not a lot of subsurface water coming in and less recovery from depletion.)

The Water Supply Impact Review plus a staff report is submitted to the planning and zoning commission. There are concerns: Will it have enough teeth? Kathy believes that Section C of the zoning policies does. Basically it requires that the impacts of water supply issues be addressed at the time of a zone change request, rather than waiting until the subdivision stage of the development process. More importantly, it provides the land use decision makers additional information about the impacts and sustainability of water resources development before land use changes are made.