The Rio Grande Compact: It's the Law!

The State of Colorado, the State of New Mexico, and the State of Texas, desiring to remove all causes of present and future controversy among these States and between citizens of one of these States and citizens of another State with respect to the use of the waters of the Rio Grande above Fort Quitman, Texas, and being moved by considerations of interstate comity, and for the purpose of effecting an equitable apportionment of such waters, have resolved to conclude a Compact for the attainment of these purposes, and to that end, through their respective Governors, have named as their respective Commissioners:

For the State of Colorado   M.C. Hinderlider
For the State of New Mexico   Thomas M. McClure
For the State of Texas   Frank B. Clayton

who, after negotiations participated in by S.O. Harper, appointed by the President as the representative of the United States of America, have agreed upon the following articles, to-wit:

ARTICLE I

(a) The State of Colorado, the State of New Mexico, the State of Texas, and the United States of America, are hereinafter designated “Colorado,” “New Mexico,” “Texas,” and the “United States,” respectively.

(b) “The Commission” means the agency created by this Compact for the administration thereof.

(c) The term “Rio Grande Basin” means all of the territory drained by the Rio Grande and its tributaries in Colorado, in New Mexico, and in Texas above Fort Quitman, including the Closed Basin in Colorado.

(d) The “Closed Basin” means that part of the Rio Grande Basin in Colorado where the streams drain into the San Luis Lakes and adjacent territory, and do not normally contribute to the flow of the Rio Grande.

(e) The term “tributary” means any stream which naturally contributes to the flow of the Rio Grande.

(f) “Transmountain Diversion” is water imported into the drainage basin of the Rio Grande from any stream system outside of the Rio Grande Basin, exclusive of the Closed Basin.

(g) “Annual Debits” are the amounts by which actual deliveries in any calendar year fall below scheduled deliveries.

(h) “Annual Credits” are the amounts by which actual deliveries in any calendar year exceed scheduled deliveries.

(i) “Accrued Debits” are the amounts by which the sum of all annual debits exceeds sum of all annual credits over any common period of time.

(j) “Accrued Credits” are the amounts by which the sum of all annual credits exceeds the sum of all annual debits over any common period of time.

(k) “Project Storage” is the combined capacity of Elephant Butte Reservoir and all other reservoirs actually available for the storage of usable water below Elephant Butte and above the first diversion to lands of the Rio Grande Project, but not more than a total of 2,638,860 acre feet.

(l) “Usable Water” is all water, exclusive of credit water, which is in project storage and which is available for release in accordance with irrigation demands, including deliveries to Mexico.

(m) “Credit Water” is that amount of water in project storage which is equal to the accrued credit of Colorado, or New Mexico, or both.

(n) “Unfilled Capacity” is the difference between the total physical capacity of project storage and the amount of usable water then in storage.

(o) “Actual Release” is the amount of usable water released in any calendar year from the lowest reservoir comprising project storage.

(p) “Actual Spill” is all water which is actually spilled from Elephant Butte Reservoir, or is released therefrom for flood control, in excess of the current demand on project storage and which does not become usable water by storage in another reservoir; provided, that actual spill of usable water cannot occur until all credit water shall have been spilled.

(q)”Hypothetical Spill” is the time in any year at which usable water would have spilled from project storage if 790,000 acre feet had been released therefrom at rates proportional to the actual release in every year from the starting date to the end of the year in which hypothetical spill occurs; in computing
The Rio Grande
Compact:
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ARTICLE II

The Commission shall cause to be maintained
and operated a stream gaging station equipped with
an automatic water stage recorder at each of the
following points, to-wit:

(a) On the Rio Grande near Del Norte above the
principal points of diversion to the San Luis Valley;
(b) On the Conejos River near Mogote;
(c) On the Los Pinos River near Ortiz;
(d) On the San Antonio River at Ortiz;
(e) On the Conejos River at its mouths near Los
Sauces;
(f) On the Rio Grande near Lobatos;
(g) On the Rio Chama below El Vado Reservoir;
(h) On the Rio Grande at Otowi Bridge near San
Ildefonso;
(i) On the Rio Grande near San Acacia;
(j) On the Rio Grande at San Marcial;
(k) On the Rio Grande below Elephant Butte
Reservoir;
(l) On the Rio Grande below Caballo Reservoir.

Similar gaging stations shall be maintained and
operated below any other reservoir constructed after
1929, and at such other points as may be necessary
for the securing of records required for the carrying
out of the Compact; and automatic water stage
recorders shall be maintained and operated on each of
the reservoirs mentioned, and on all others con-
structed after 1929.

Such gaging stations shall be equipped, main-
tained and operated by the Commission directly or in
cooperation with an appropriate Federal or State
agency, and the equipment, method and frequency of
measurement at such stations shall be such as to
produce reliable records at all times. (Note: See
Resolution of Commission printed elsewhere in this
report.)

ARTICLE III

The obligation of Colorado to deliver water in the
Rio Grande at the Colorado-New Mexico State Line,
measured at or near Lobatos, in each calendar year,
shall be ten thousand acre feet less than the sum of
those quantities set forth in the two following

| DISCHARGE OF CONEJOS RIVER Quantities in thousands of acre feet |
|--------------------------------|--------------------------------|
| Conejos Index Supply (1) | Conejos River at Mouths (2) |
| 100             | 0                        |
| 150             | 20                       |
| 200             | 45                       |
| 250             | 75                       |
| 300             | 109                      |
| 350             | 147                      |
| 400             | 188                      |
| 450             | 232                      |
| 500             | 278                      |
| 550             | 326                      |
| 600             | 376                      |
| 650             | 426                      |
| 700             | 476                      |

Intermediate quantities shall be computed by
proportional parts.

(1) Conejos Index Supply is the natural flow of
Conejos River at the U.S.G.S. gaging station near
Mogote during the calendar year, plus the natural
flow of Los Pinos River at the U.S.G.S. gaging station
near Ortiz and the natural flow of San Antonio River
at the U.S.G.S. gaging station at Ortiz, both during
the months of April to October, inclusive.

(2) Conejos River at Mouths is the combined
discharge of branches of this river at the U.S.G.S.
gaging stations near Los Sauces during the calendar
year.
Intermediate quantities shall be computed by proportional parts.

(3) Rio Grande at Del Norte is the recorded flow of the Rio Grande at the U.S.G.S. gaging station near Del Norte during the calendar year (measured above all principal points of diversion to San Luis Valley) corrected for the operation of reservoirs constructed after 1937.

(4) Rio Grande at Lobatos less Conejos at Mouths is the total flow of the Rio Grande at the U.S.G.S. gaging station near Lobatos, less the discharge of Conejos River at its Mouths, during the calendar year.

The application of these schedules shall be subject to the provisions hereinafter set forth and appropriate adjustments shall be made for (a) any change in location of gaging stations; (b) any new or increased depletion of the runoff above inflow index gaging stations; and (c) any transmountain diversions into the drainage basin of the Rio Grande above Lobatos.

In event any works are constructed after 1937 for the purpose of delivering water into the Rio Grande from the Closed Basin, Colorado shall not be credited with the amount of such water delivered, unless the proportion of sodium ions shall be less than forty-five percent of the total positive ions in that water when the total dissolved solids in such water of exceeds three hundred fifty parts per million.

**ARTICLE IV**

The obligation of New Mexico to deliver water in the Rio Grande at San Marcial, during each calendar year, exclusive of the months of July, August, and September, shall be that quantity set forth in the following tabulation of relationship, which corresponds to the quantity at the upper index station:

<table>
<thead>
<tr>
<th>Rio Grande at Del Norte (3)</th>
<th>Rio Grande at Lobatos less Conejos at Mouths (4)</th>
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</thead>
<tbody>
<tr>
<td>200</td>
<td>60</td>
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<tr>
<td>250</td>
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<td>740</td>
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<tr>
<td>1,400</td>
<td>840</td>
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Intermediate quantities shall be computed by proportional parts.

<table>
<thead>
<tr>
<th>Otowi Index Supply (5)</th>
<th>San Marcial Index Supply (6)</th>
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<tr>
<td>100</td>
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<td>2,300</td>
<td>2,253</td>
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</tbody>
</table>

Intermediate quantities shall be computed by proportional parts.
The Rio Grande Compact:
It's the Law!

The Otowi Index Supply is the recorded flow of the Rio Grande at the U.S.G.S. gaging station at Otowi Bridge near San Ildefonso (formerly station near Buckman) during the calendar year, exclusive of the flow during the months of July, August and September, corrected for the operation of reservoirs constructed after 1929 in the drainage basin of the Rio Grande between Lobatos and Otowi Bridge.

San Marcial Index Supply is the recorded flow of the Rio Grande at the gaging station at San Marcial during the calendar year exclusive of the flow during the months of July, August and September.

The application of this schedule shall be subject to the provisions hereinafter set forth and appropriate adjustments shall be made for (a) any change in location of gaging stations; (b) depletion after 1929 in New Mexico at any time of the year of the natural runoff at Otowi Bridge; (c) depletion of the runoff during July, August and September of tributaries between Otowi Bridge and San Marcial, by works constructed after 1937; and (d) any transmountain diversions into the Rio Grande between Lobatos and San Marcial.

Concurrent records shall be kept of the flow of the Rio Grande at San Marcial, near San Acacia, and of the release from Elephant Butte Reservoir to the end that the records at these three stations may be correlated. (Note: See Resolution of Commission printed elsewhere in this report.)

ARTICLE V

If at any time it should be the unanimous finding and determination of the Commission that because of changed physical conditions, or for any other reason, reliable records are not obtainable, or cannot be obtained, at any of the stream gaging stations herein referred to, such stations may, with the unanimous approval of the Commission, be abandoned, and with such approval another station, or other stations, shall be established and new measurements shall be substituted which, in the unanimous opinion of the Commission, will result in substantially the same results so far as the rights and obligations to deliver water are concerned, as would have existed if such substitution of stations and measurements had not been so made. (Note: See Resolution of Commission printed elsewhere in this report.)

ARTICLE VI

Commencing with the year following the effective date of this Compact, all credits and debits of Colorado and New Mexico shall be computed for each calendar year; provided, that in a year of actual spill no annual credits nor annual debits shall be computed for that year.

In the case of Colorado, no annual debit nor accrued debit shall exceed 100,000 acre feet, except as either or both may be caused by holdover storage of water in reservoirs constructed after 1937 in the drainage basin of the Rio Grande above Lobatos. Within the physical limitations of storage capacity in such reservoirs, Colorado shall retain water in storage at all times to the extent of its accrued debit.

In the case of New Mexico, the accrued debit shall not exceed 200,000 acre feet at any time, except as such debit may be caused by holdover storage of water in reservoirs constructed after 1929 in the drainage basin of the Rio Grande between Lobatos and San Marcial. Within the physical limitations of storage capacity in such reservoirs, New Mexico shall retain water in storage at all times to the extent of its accrued debit. In computing the magnitude of accrued credits or debits, New Mexico shall not be charged with any greater debit in any one year than the sum of 150,000 acre-feet and all gains in the quantity of water in storage in such year.

The Commission by unanimous action may authorize the release from storage of any amount of water which is then being held in storage by reason of accrued debits of Colorado or New Mexico; provided, that such water shall be replaced at the first opportunity thereafter.

In computing the amount of accrued credits and accrued debits of Colorado or New Mexico, any annual credits in excess of 150,000 acre feet shall be taken as equal to that amount.

In any year in which actual spill occurs, the accrued credits of Colorado, or New Mexico, or both, at the beginning of the year shall be reduced in proportion to their respective credits by the amount of such actual spill; provided that the amount of actual spill shall be deemed to be increased by the aggregate gain in the amount of water in storage, prior to the time of spill, in reservoirs above San Marcial constructed after 1929; provided, further, that if the Commissioners for the States having accrued credits authorize the release of part, or all, of such credits in advance of spill, the amount so released shall be deemed to constitute actual spill.

In any year in which there is actual spill of usable water, or at the time of hypothetical spill thereof, all accrued debits of Colorado, or New Mexico, or both, at the beginning of the year shall be
the United States or the State of New Mexico decides storage in that year.

of 790,000 acre feet may be made from project until April thirtieth, to the end that a normal release March first and to maintain this quantity in storage usable water in project storage to 600,000 acre feet by accrued debits, sufficient to bring the quantity of total debit of each, and in amounts, limited by their conditions then prevailing, and in proportion to the debit of each at the greatest rate practicable under the provision of the Compact, not borne by the United States, shall be reduced proportionally to an aggregate amount equal to such minimum unfilled capacity.

To the extent that accrued credits are impounded in reservoirs between San Marcial and Courchesne, and to the extent that accrued debits are impounded in reservoirs above San Marcial, such credits and debits shall be reduced annually to compensate for evaporation losses in the proportion that such credits or debits bore to the total amount of water in such reservoirs during the year.

ARTICLE VII
Neither Colorado nor New Mexico shall increase the amount of water in storage in reservoirs constructed after 1929 whenever there is less than 400,000 acre feet of usable water in project storage; provided, that if the actual releases of usable water from the beginning of the calendar year following the effective date of this Compact, or from the beginning of the calendar year following actual spill, have aggregated more than an average of 790,000 acre feet per annum, the time at which such minimum stage is reached shall be adjusted to compensate for the difference between the total actual release and releases at such average rate; provided, further, that Colorado, or New Mexico, or both, may relinquish accrued credits at any time, and Texas may accept such relinquished water, and in such event the state, or states, so relinquishing shall be entitled to store water in the amount of the water so relinquished.

ARTICLE VIII
During the month of January of any year the Commissioner for Texas may demand of Colorado and New Mexico, and the Commissioner for New Mexico may demand of Colorado, the release of water from storage reservoirs constructed after 1929 to the amount of the accrued debits of Colorado and New Mexico, respectively, and such releases shall be made by each at the greatest rate practicable under the conditions then prevailing, and in proportion to the total debit of each, and in amounts, limited by their accrued debits, sufficient to bring the quantity of usable water in project storage to 600,000 acre feet by March first and to maintain this quantity in storage until April thirtieth, to the end that a normal release of 790,000 acre feet may be made from project storage in that year.

ARTICLE IX
Colorado agrees with New Mexico that in event the United States or the State of New Mexico decides to construct the necessary works for diverting the waters of the San Juan River, or any of its tributaries, into the Rio Grande, Colorado hereby consents to the construction of said works and the diversion of waters from the San Juan River, or the tributaries thereof, into the Rio Grande in New Mexico, provided the present and prospective uses of water in Colorado by other diversions from the San Juan River, or its tributaries, are protected.

ARTICLE X
In the event water from another drainage basin shall be imported into the Rio Grande Basin by the United States or Colorado or New Mexico, or any of them jointly, the State having the right to the use of such water shall be given proper credit therefore in the application of the schedules.

ARTICLE XI
New Mexico and Texas agree that upon the effective date of this Compact all controversies between said States relative to the quantity or quality of the water of the Rio Grande are composed and settled; however, nothing herein shall be interpreted to prevent recourse by a signatory state to the Supreme Court of the United States for redress should the character or quality of the water, at the point of delivery, be changed hereafter by one signatory state to the injury of another. Nothing herein shall be construed as an admission by any signatory state that the use of water for irrigation causes increase of salinity for which the user is responsible in law.

ARTICLE XII
To administer the provisions of this Compact there shall be constituted a Commission composed of one representative from each state, to be known as the Rio Grande Compact Commission. The State Engineer of Colorado shall be ex-officio the Rio Grande Compact Commissioner for Colorado. The State Engineer of New Mexico shall be ex-officio the Rio Grande Compact Commissioner for New Mexico. The Rio Grande Compact Commissioner for Texas shall be appointed by the Governor of Texas. The President of the United States shall be requested to designate a representative of the United States to sit with such Commission, and such representative of the United States, if so designated by the President, shall act as Chairman of the Commission without vote.

The salaries and personal expenses of the Rio Grande Compact Commissioners for the three States shall be paid by their respective States, and all other expenses incident to the administration of this Compact, not borne by the United States, shall be
borne equally by the three States.

In addition to the powers and duties hereinbefore specifically conferred upon such Commission, and the members thereof, the jurisdiction of such Commission shall extend only to the collection, correlation and presentation of factual data and the maintenance of records having a bearing upon the administration of this Compact, and, by unanimous action, to the making of recommendations to the respective States upon matters connected with the administration of this Compact. In connection therewith, the Commission may employ such engineering and clerical aid as may be reasonably necessary within the limit of funds provided for that purpose by the respective States.

Annual reports compiled for each calendar year shall be made by the Commission and transmitted to the Governors of the signatory States on or before March first following the year covered by the report. The Commission may, by unanimous action, adopt rules and regulations consistent with the provisions of this Compact to govern their proceedings.

The findings of the Commission shall not be conclusive in any court or tribunal which may be called upon to interpret or enforce this Compact.

ARTICLE XIII
At the expiration of every five-year period after the effective date of this Compact, the Commission may, by unanimous consent, review any provisions thereof which are not substantive in character and which do not affect the basic principles upon which the Compact is founded, and shall meet for the consideration of such questions on the request of any member of the Commission; provided, however, that the provisions thereof shall remain in full force and effect until changed and amended within the intent of the Compact by unanimous action of the Commissioners, and until any changes in this Compact are ratified by the legislatures of the respective states and consented to by the Congress, in the same manner as this Compact is required to be ratified to become effective.

ARTICLE XIV
The schedules herein contained and the quantities of water herein allocated shall never be increased nor diminished by reason of any increase or diminution in the delivery or loss of water to Mexico.

ARTICLE XV
The physical and other conditions characteristic of the Rio Grande and peculiar to the territory drained and served thereby, and to the development thereof, have actuated this Compact and none of the signatory states admits that any provisions herein contained establishes any general principle or precedent applicable to other interstate streams.

ARTICLE XVI
Nothing in this Compact shall be construed as affecting the obligations of the United States of America to Mexico under existing treaties, or to the Indian Tribes, or as impairing the rights of the Indian Tribes.

ARTICLE XVII
This Compact shall become effective when ratified by the legislatures of each of the signatory states and consented to by the Congress of the United States. Notice of ratification shall be given by the Governor of each state to the Governors of the other states and to the President of the United States, and the President of the United States is requested to give notice to the Governors of each of the signatory states of the consent of the Congress of the United States.

IN WITNESS WHEREOF, the Commissioners have signed this Compact in quadruplicate original, one of which shall be deposited in the archives of the Department of State of the United States of America and shall be deemed the authoritative original, and of which a duly certified copy shall be forwarded to the Governor of each of the signatory States.

Done at the City of Santa Fe, in the State of New Mexico, on the 18th day of March, in the year of our Lord, One Thousand Nine Hundred and Thirty-eight.

(Sgd.) M. C. HINDERLIDER
(Sgd.) THOMAS M. McClure
(Sgd.) FRANK B. CLAYTON

APPROVED:
(Sgd.) S. O. Harper

RATIFIED BY:
Colorado, February 21, 1939
New Mexico, March 1, 1939
Texas, March 1, 1939

Passed Congress as Public Act No. 96, 76th Congress,
Approved by the President May 31, 1939
RESOLUTION ADOPTED BY
RIO GRANDE COMPACT COMMISSION
AT THE ANNUAL MEETING HELD AT
EL PASO, TEXAS, FEBRUARY 22-24, 1948,
CHANGING GAGING STATIONS
AND MEASUREMENTS OF
DELIVERIES BY NEW MEXICO

Whereas, at the Annual Meeting of the Rio
Grande Compact Commission in the year 1945, the
question was raised as to whether or not a schedule
for delivery of water by New Mexico during the entire
year could be worked out, and

Whereas, at said meeting the question was
referred to the Engineering Advisers for their study,
recommendations and report, and

Whereas, said Engineering Advisers have met,
studied the problems and under date of February 24,
1947, did submit their Report, which said Report
contains the findings of said Engineering Advisers
and their recommendations, and

Whereas, the Compact Commission has exam-
ined said Report and finds that the matters and things
therein found and recommended are proper and
within the terms of the Rio Grande Compact, and

Whereas, the Commission has considered said
Engineering Advisers’ Report and all available
evidence, information and material and is fully
advised:

Now, Therefore, Be it Resolved:

The Commission finds as follows:

(a) That because of change of physical condi-
tions, reliable records of the amount of water
passing San Marcial are no longer obtainable at
the stream gaging station at San Marcial and
that the same should be abandoned for Compact
purposes.

(b) That the need for concurrent records at San
Marcial and San Acacia no longer exists and
that the gaging station at San Acacia should be
abandoned for Compact purposes.

(c) That it is desirable and necessary that the
obligations of New Mexico under the Compact
to deliver water in the months of July, August,
September, should be scheduled.

(d) That the change in gaging stations and
substitution of the new measurements as herein-
after set forth will result in substantially the same
results so far as the rights and obligations to
deliver water are concerned, and would have
existed if such substitution of stations and
measurements had not been so made.

Be it Further Resolved:

That the following measurements and schedule
thereof shall be substituted for the measurements and
schedule thereof as now set forth in Article IV of the
Compact:

“The obligation of New Mexico to deliver water
in the Rio Grande into Elephant Butte Reservoir
during each calendar year shall be measured by
that quantity set forth in the following tabulation
of relationship which corresponds to the quantity
at the upper index station:
The Rio Grande Compact: It’s the Law!

The Rio Grande Compact

DISCHARGE OF RIO GRANDE AT OTOWI BRIDGE AND ELEPHANT BUTTE EFFECTIVE SUPPLY

<table>
<thead>
<tr>
<th>Otowi Index Supply (5)</th>
<th>Elephant Butte Effective Index Supply (6)</th>
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<tbody>
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<tr>
<td>200</td>
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<td>3,000</td>
<td>2,595</td>
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Intermediate quantities shall be computed by proportional parts.

(5) The Otowi Index Supply is the recorded flow of the Rio Grande at the U.S.G.S. gaging station at Otowi Bridge near San Ildefonso (formerly station near Buckman) during the calendar year, corrected for the operation of reservoirs constructed after 1929 in the drainage basin of the Rio Grande between Lobatos and Otowi Bridge.

(6) Elephant Butte Effective Index Supply is the recorded flow of the Rio Grande at the gaging station below Elephant Butte Dam during the calendar year plus the net gain in storage in Elephant Butte Reservoir during the same year or minus the net loss in storage in said reservoir, as the case may be.

The application of this schedule shall be subject to the provisions hereinafter set forth and appropriate adjustments shall be made for (a) any change in location of gaging stations; (b) depletion after 1929 in New Mexico of the natural runoff at Otowi Bridge; and (c) any transmountain diversions into the Rio Grande between Lobatos and Elephant Butte Reservoir.”

Be it Further Resolved:

That the gaging stations at San Acacia and San Marcial be, and the same are hereby abandoned for Compact purposes.

Be it Further Resolved:

That this Resolution has been passed unanimously and shall be effective January 1, 1949, if within 120 days from this date the Commissioner for each State shall have received from the Attorney General of the State represented by him, an opinion approving this Resolution, and shall have so advised the Chairman of the Commission, otherwise, to be of no force and effect.

(Note: The following paragraph appears in the Minutes of the Annual Meeting of the Commission held at Denver, Colorado, February 14-16, 1949.

"The Chairman announced that he had received, pursuant to the Resolution adopted by the Commission at the Ninth Annual Meeting on February 24, 1948, opinions from the Attorneys General of Colorado, New Mexico and Texas that the substitution of stations and measurements of deliveries by New Mexico set forth in said resolution was within the powers of the Commission").
RULES AND REGULATIONS FOR ADMINISTRATION OF THE RIO GRANDE COMPACT

A Compact, known as the Rio Grande Compact, between the States of Colorado, New Mexico and Texas, having become effective on May 31, 1939 by consent of the Congress of the United States, which equitably apportions the waters of the Rio Grande above Fort Quitman and permits each State to develop its water resources at will, subject only to its obligations to deliver water in accordance with the schedules set forth in the Compact, the following Rules and Regulations have been adopted for its administration by the Rio Grande Compact Commission; to be and remain in force and effect only so long as the same may be satisfactory to each and all members of the Commission, and provided always that on the objection of any member of the Commission, in writing, to the remaining two members of the Commission after a period of sixty days from the date of such objection, the sentence, paragraph or any portion or all of these rules to which any such objection shall be made, shall stand abrogated and shall thereafter have no further force and effect; it being the intent and purpose of the Commission to permit these rules to obtain and be effective only so long as the same may be satisfactory to each and all of the Commissioners.

GAGING STATIONS

Responsibility for the equipping, maintenance and operation of the stream gaging stations and reservoir gaging stations required by the provisions of Article II of the Compact shall be divided among the signatory States as follows:

(a) Gaging stations on streams and reservoirs in the Rio Grande Basin above the Colorado-New Mexico boundary shall be equipped, maintained, and operated by Colorado in cooperation with the U.S. Geological Survey.

(b) Gaging stations on streams and reservoirs in the Rio Grande Basin below Lobatos and above Caballo Reservoir shall be equipped, maintained and operated by New Mexico in cooperation with the U.S. Geological Survey to the extent that such stations are not maintained and operated by some other Federal agency.

(c) Gaging stations on Elephant Butte Reservoir and on Caballo Reservoir, and the stream gaging stations on the Rio Grande below those reservoirs shall be equipped, maintained and operated by or on behalf of Texas through the agency of the U.S. Bureau of Reclamation.

The equipment, method and frequency of measurements at each gaging station shall be sufficient to obtain records at least equal in accuracy to those classified as “good” by the U.S. Geological Survey. Water-stage recorders on the reservoirs specifically named Article II of the Compact shall have sufficient range below maximum reservoir level to record major fluctuations in storage. Staff gages may be used to determine fluctuations below the range of the water-stage recorders on these and other large reservoirs, and staff gages may be used upon approval of the Commission in lieu of water-stage recorders on small reservoirs, provided that the frequency of observation is sufficient in each case to establish any material changes in water levels in such reservoirs.

RESERVOIR CAPACITIES

Colorado shall file with the Commission a table of areas and capacities for each reservoir in the Rio Grande Basin above Lobatos constructed after 1937; New Mexico shall file with the Commission a table of areas and capacities for each reservoir in the Rio Grande Basin between Lobatos and San Marcial constructed after 1929; and Texas shall file with the Commission tables of areas and capacities for Elephant Butte Reservoir and for all other reservoirs actually available for the storage of water between Elephant Butte and the first diversion to lands under the Rio Grande Project.

Whenever it shall appear that any table of areas and capacities is in error by more than five per cent, the Commission shall use its best efforts to have a re-survey made and a corrected table of areas and capacities to be substituted as soon as practicable. To the end that the Elephant Butte effective supply may be computed accurately, the Commission shall use its best efforts to have the rate of accumulation and the place of deposition of silt in Elephant Butte Reservoir checked at least every three years.

ACTUAL SPILL

(a) Water released from Elephant Butte in excess of Project requirements, which is currently passed through Caballo Reservoir, prior to the time of spill, shall be deemed to have been Usable Water released in anticipation of spill, or Credit Water if such release shall have been authorized.
(b) Excess releases from Elephant Butte Reservoir, as defined in (a) above, shall be added to the quantity of water in storage in that reservoir, and Actual Spill shall be deemed to have commenced when this sum equals the total capacity of that reservoir to the level of the uncontrolled spillway less capacity reserved for flood control purposes, i.e., 2,040,000 acre-feet in the months of October through March, inclusive, and 2,015,000 acre-feet in the months of April through September, inclusive, as determined from the 1988 area-capacity table or successor area-capacity tables and flood control storage reservation of 50,000 acre-feet from April through September and 25,000 acre-feet from October through March.

(c) All water actually spilled at Elephant Butte Reservoir, or released therefrom, in excess of Project requirements, which is currently passed through Caballo Reservoir, after the time of spill, shall be considered as Actual Spill, provided that the total quantity of water then in storage in Elephant Butte Reservoir exceeds the physical capacity of that reservoir at the level of the sill of the spillway gates, i.e., -1,830,000 acre-ft in 1942.

(d) Water released from Caballo Reservoir in excess of Project requirements and in excess of water currently released from Elephant Butte Reservoir, shall be deemed Usable Water released, excepting only flood water entering Caballo Reservoir from tributaries below Elephant Butte Reservoir.

DEPARTURES FROM NORMAL RELEASES /4

For the purpose of computing the time of Hypothetical Spill required by Article VI, for the purpose of the adjustment set forth in Article VII, no allowance shall be made for the difference between Actual and Hypothetical Evaporation, and any under-release of usable water from Project Storage in excess of 150,000 acre-ft in any year shall be taken as equal to that amount.

/1 Amended at Eleventh Annual Meeting, February 23, 1950.

/2 Adopted at Fourth Annual Meeting, February 24, 1943.


/4 Adopted June 2, 1959; made effective January 1, 1952.

EVAPORATION LOSSES /5, /6, /7

The Commission shall encourage the equipping, maintenance and operation, in cooperation with the U.S. Weather Bureau or other appropriate agency, of evaporation stations at Elephant Butte Reservoir and at or near each major reservoir in the Rio Grande Basin within Colorado constructed after 1937 and in New Mexico constructed after 1929. The net loss by evaporation from a reservoir surface shall be taken as the difference between the actual evaporation loss and the evapo-transpiration losses which would have occurred naturally, prior to the construction of such reservoir. Changes in evapo-transpiration losses along stream channels below reservoirs may be disregarded.

Net losses by evaporation, as defined above, shall be used in correcting Index Supplies for the operation of reservoirs upstream from Index Gaging Stations as required by the provisions of Article III and Article IV of the Compact.

In the application of the provisions of the last unnumbered paragraph of Article VI of the Compact:

(a) Evaporation losses for which accrued credits shall be reduced shall be taken as the difference between the gross evaporation from the water surface of Elephant Butte Reservoir and rainfall on the same surface.

(b) Evaporation losses for which accrued debits shall be reduced shall be taken as the net loss by evaporation as defined in the first paragraph.

ADJUSTMENT OF RECORDS

The Commission shall keep a record of the location, and description of each gaging station and evaporation station, and, in the event of change in location of any stream gaging station for any reason, it shall ascertain the increment in flow or decrease in flow between such locations for all stages. Wherever practicable, concurrent records shall be obtained for one year before abandonment of the previous station.

NEW OR INCREASED DEPLETIONS

In the event any works are constructed which alter or may be expected to alter the flow at any of the Index Gaging Stations mentioned in the Compact, or which may otherwise necessitate adjustments in the application of the schedules set forth in the Compact, it shall be the duty of the Commissioner specifically concerned to file with the Commission all available information pertaining thereto, and appropriate
adjustments shall be made in accordance with the terms of the Compact; provided, however, that any such adjustments shall in no way increase the burden imposed upon Colorado or New Mexico under the schedules of deliveries established by the Compact.

**TRANSMOUNTAIN DIVERSIONS**

In the event any works are constructed for the delivery of waters into the drainage basin of the Rio Grande from any stream system outside of the Rio Grande Basin, such waters shall be measured at the point of delivery into the Rio Grande Basin and proper allowances shall be made for losses in transit from such points to the Index Gaging Station on the stream with which the imported waters are commingled.

/5 Amended at Tenth Annual Meeting, February 15, 1949.
/6 Amended at Twelfth Annual Meeting, February 24, 1951.
/7 Amended June 2, 1959.

**QUALITY OF WATER**

In the event that delivery of water is made from the Closed Basin into the Rio Grande, sufficient samples of such water shall be analyzed to ascertain whether the quality thereof is within the limits established by the Compact.

**SECRETARY /8**

The Commission, subject to the approval of the Director, U.S. Geological Survey, to a cooperative agreement for such purposes, shall employ the U.S. Geological Survey on a yearly basis, to render such engineering and clerical aid as may reasonably be necessary for administration of the Compact. Said agreement shall provide that the Geological Survey shall:

1. Collect and correlate all factual data and other records having a material bearing on the administration of the Compact and keep each Commissioner adviser thereof.

2. Inspect all gaging stations required for administration of the Compact and make recommendations to the Commission as to any changes or improvements in methods of measurement or facilities for measurement which may be needed to insure that reliable records be obtained.

3. Report to each Commissioner by letter on or before the fifteenth day of each month, except January, a summary of all hydrographic data then available for the current year on forms prescribed by the Commission pertaining to:

   a. Deliveries by Colorado
   b. Deliveries by New Mexico
   c. Operation of Project Storage

4. Make such investigations as may be requested by the Commission in aid of its administration of the Compact.

5. Act as Secretary to the Commission and submit to the Commission at its regular meeting in February a report on its activities and a summary of all data needed for determination of debits and credits and other matters pertaining to administration of the Compact.

**COSTS /1**

In February of each year, the Commission shall adopt a budget for the ensuing fiscal year beginning July first.

Such budget shall set forth the total cost of maintenance and operating of gaging stations, of evaporation stations, the cost of engineering and clerical aid, and all other necessary expenses excepting the salaries and personal expenses of the Rio Grande Compact Commissioners.

Contributions made directly by the United States and the cost of services rendered by the United States without cost shall be deducted from the total budget amount; the remainder shall be allocated equally to Colorado, New Mexico and Texas.

/8 The substitution of this section for the section titled “Reports to Commissioners” was adopted at Ninth Annual Meeting, February 22, 1948.

/1 Amended at Eleventh Annual Meeting, February 23, 1950.

Expenditures made directly by any State for purposes set forth in the budget shall be credited to that State; contributions in cash or in services by any State under a cooperative agreement with any federal agency shall be credited to such State, but the amount of the federal contribution shall not so be credited; in event any State, through contractual relationships, causes work to be done in the interest of the Commission, such State shall be credited with the cost.
Costs incurred by the Commission under any cooperative agreement between the Commission and any U.S. Government Agency, not borne by the United States, shall be apportioned equally to each State, and each Commissioner shall arrange for the prompt payment of one-third thereof by his State.

The Commissioner of each State shall report at the annual meeting each year the amount of money expended during the year by the State which he represents, as well as the portion thereof contributed by all cooperating federal agencies, and the Commission shall arrange for such proper reimbursement in cash or credits between States as may be necessary to equalize the contributions made by each State in the equipment, maintenance and operation of all gaging stations authorized by the Commission and established under the terms of the Compact.

It shall be the duty of each Commissioner to endeavor to secure from the Legislature of his State an appropriation of sufficient funds with which to meet the obligations of his State, as provided by the Compact.

MEETING OF COMMISSION /1, /9

The Commission shall meet in Santa Fe, New Mexico, on the third Thursday of February of each year for the consideration and adoption of the annual report for the calendar year preceding, and for the transaction of any other business consistent with its authority; provided that the Commission may agree to meet elsewhere. Other meetings as may be deemed necessary shall be held at any time and place set by mutual agreement, for the consideration of data collected and for the transaction of any business consistent with its authority.

No action of the Commission shall be effective until approved by the Commissioner from each of the three signatory States.

(Signed) M. C. HINDERLIDER
M. C. Hinderlider
Commissioner for Colorado

(Signed) THOMAS M. McCLURE
Thomas M. McClure
Commissioner for New Mexico

(Signed) JULIAN P. HARRISON
Julian P. Harrison
Commissioner for Texas

Adopted December 19, 1939.

/1 Amended at Eleventh Annual Meeting, February 23, 1950.