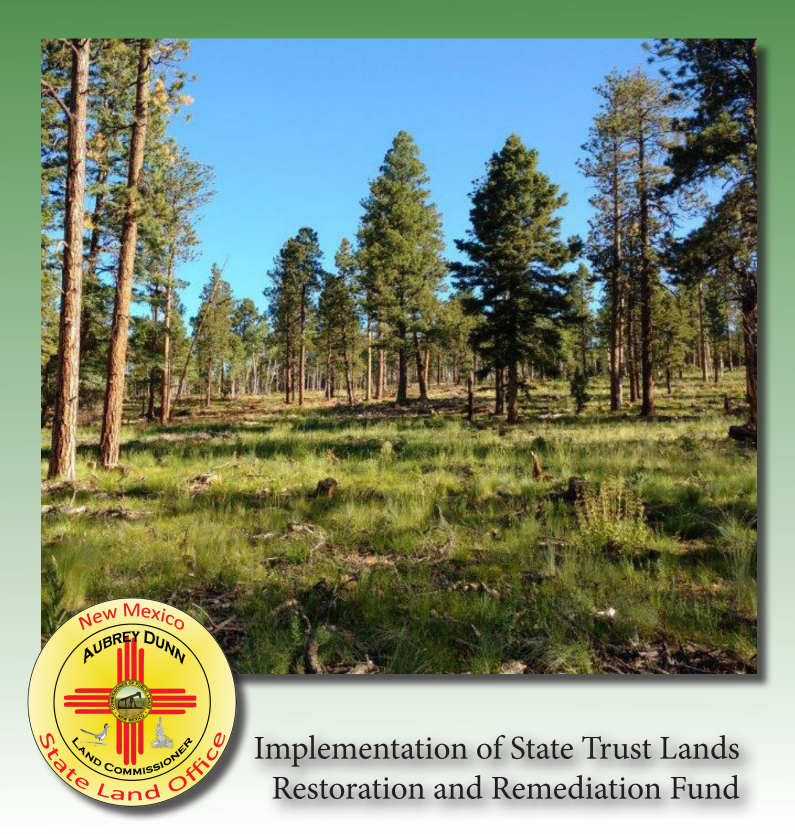
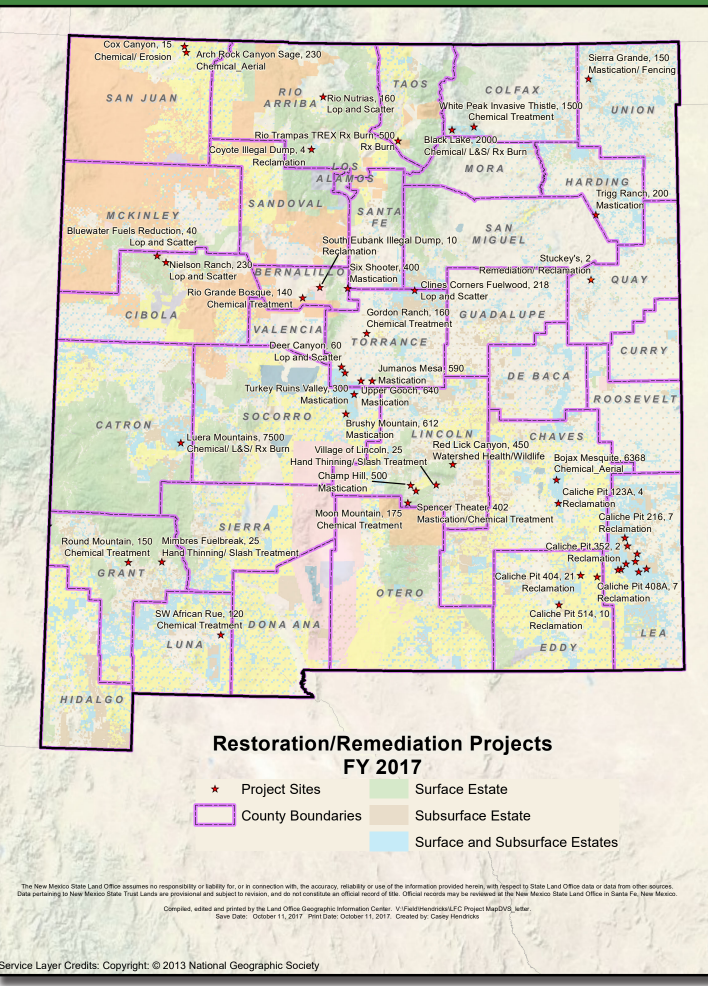
# NEW MEXICO STATE LAND OFFICE



Aubrey Dunn, State Land Commissioner



# **SLO Restoration and Remediation Project Summary FY15-FY18**

**NMSLO Funded Projects:** 

- Total Expenditures: \$2,742,563
  - FY15 \$259,578.60 (spent Jan June 2015)
  - FY16 \$656,102.55 (spent July 2015 June 2016)
  - FY17 \$1,826,881.86 (spent July 2016 June 2017)
  - Estimating to Spend FY18 \$788,814.75 (July17-Jan 18)

• Total Acres Treated: 22,119

• FY16 - 4,656

• FY17 -17,312

• FY18 5,436.87 estimated for (July 17-Jan18)

Natural Resource Authorizations (Cross-jurisdictional projects funded entirely by outside organizations, with little or no SLO match):

•Total Expenditures: \$186,044 (All non-SLO) •Total SLO Acres Treated: 8,423

Partnerships (Collaborative long-term projects with SLO match or contribution and significant outside funding)(Primarily 3-year grants):

- Total Expenditures: \$3,923,241 (All non-SLO)
- Total Contributions/Matched: \$716,020.00 by SLO
- Total SLO Acres Treated: 16,154.00

Partners include:

Government:

- o NM Association of Conservation Districts
- o NM Department of Game and Fish
- o NM Department of Transportation
- o NM Energy Minerals and Natural Resources Department
- o NM Environment Department
- wood

o South Central Resource Conservation & Development Council o US Bureau of Reclamation

- o US Department of Agriculture, National Forest Service
- o US Department of Agriculture, Natural Resources Conservation Service: Las Cruces
- o US Environmental Protection Agency
- o US Fish and Wildlife Service
- o US Geological Survey

### **Non-Governmental Organizations:**

- o Canadian River Watershed Group
- o Center for Excellence in Hazardous Materials Management
- o Forest Steward's Guild
- o New Mexico Prescribed Fire Council
- o Rocky Mountain Youth Corps
- o The Nature Conservancy

o NM Soil and Water Conservation Districts: Claunch Pinto, Carlsbad, Ute Creek, San Juan, Colfax, Edge

o US Department of Interior, Bureau of Land Management: Taos, Las Cruces, Roswell, Socorro, Farmington

FY18 Projects	Status	County	
Village of Lincoln Fuel Break	In Process	Lincoln	Defensible Space/ Watershed Health
Trigg Ranch Watershed Health	In Process	Harding	Watershed Health
Caliche Pit #352 Illegal Dumping	In Process	Lea	Illegal Dumping
Caliche Pit #366 Illegal Dumping	In Process	Lea	Illegal Dumping
Cox Canyon Riparian Restoration	Complete	San Juan	Watershed Health
Nielson Ranch Watershed Health	Complete	McKinley	Watershed Health
White Peak Invasive Thistle	In Process	Colfax	Invasive Species Removal/ Watershed Health
White Peak Watershed Health	Complete	Colfax	Watershed Health
Rio Nutrias Phase II Watershed Health	Complete	Rio Arriba	Watershed Health
Elk Ridge Watershed Health	Complete	Colfax	Watershed Health
Arch Rock Canyon Sage Treatment	In Process	San Juan	Watershed Health
Upper Gooch Watershed Health	In Process	Torrance	Procurement & project site visit in process.
Jumanos Mesa Restoration	In Process	Torrance	Procurement & project site visit in process.
Brushy Mountain Watershed Health	In Process	Socorro	Procurement & project site visit in process.
Moon Mountain Invasive Species	In Process	Lincoln	Invasive Species Removal/ Watershed Health
Rio Trampas TREX Rx Burn	In Process	Taos	Prescribed Fire. Watershed Health
Turkey Ruins Valley Watershed Health	In Process	Socorro	Watershed Health
Cooks Peak Watershed Health	In Process	Mora	Watershed Health

The New Mexico State Land Office has an additional 15 projects in various planning stages across the state including Socorro, Torrance, Luna, De Baca, Chaves, Lea, Eddy, Luna, Grant, Dona Ana, Torrance, Otero, Harding, San Miguel and Catron Counties.

Before







# Moon Mountain Post -Fire Restoration

Before



After



## House Bill 24

## AN ACT

RELATING TO PUBLIC LANDS: CREATING THE STATE TRUST LANDS RESTORATION AND REMEDIATION FUND; MAKING AN APPROPRIATION.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 19-1-11 NMSA 1978 (being Laws 1912,

Chapter 82, Section 6, as amended) is amended to read:

"19-1-11. STATE LANDS MAINTENANCE FUND--CREATED--STATELANDS INCOME--DISPOSITION--STATE TRUST LANDS RESTORATION AND REMEDIATION FUND CREATED.--

A. Ninety-nine percent of the income derived fro many state lands granted or confirmed by the Enabling Act or otherwise under the management, care, custody and control of the commissioner of public lands shall constitute a fund to be known as the "state lands maintenance fund"; provided that the state lands maintenance fund shall not include any money required to be transferred to any permanent fund created in Chapter 19 NMSA 1978.

B. The "state trust lands restoration and remediation fund" is created in the state treasury. One percent of the income derived from any state trust lands granted or confirmed by the Enabling Act or otherwise under the management, care, custody and control of the commissioner of public lands shall be deposited in the state trust lands restoration and remediation fund; provided that the state trust lands restoration and remediation fund shall not include any money required to be transferred to any permanent fund created in Chapter 19 NMSA 1978. The state trust lands restoration and remediation fund also consists of income from investment of the fund and money otherwise accruing to the fund. Money in the state trust lands restoration and remediation fund that exceeds five million dollars (\$5,000,000) shall be distributed to the trust beneficiaries in the same manner that surpluses in the state lands maintenance fund are distributed. Money in the fund shall not revert to any other fund at the end of a fiscal year. The state land office shall administer the fund. Subject to legislative appropriation, expenditures may be made from the state trust lands restoration and remediation fund upon vouchers signed by the commissioner or the commissioner's authorized representative and issued by the secretary of finance and administration to administer contractual surface damage and watershed restoration and remediation projects on state trust lands.

C. For any expenditure made from the state trust lands restoration and remediation fund, the commissioner shall attempt to recover the costs of remediation projects from any person who may otherwise bear liability for that remediation project under the Voluntary Remediation Act, the New Mexico Mining Act, the Surface Mining Act, the Oil and Gas Act, the Water Quality Act, the Solid Waste Act or the Hazardous Waste Act."

House Energy, Environment & Natural Resources Committee vote 1/31/17 - 12 For, 0 Against House Appropriations and Finance Committee vote 2/27/17 – 17 For, 0 Against Full House of Representative vote 3/2/17 – 66 Yeas 0 Nays 3 Excused 1 Absent Senate Conservation Committee vote 3/11/17 – 7 For, 0 Against Full Senate vote 3/15/17 – 40 Yeas 0 Nays 2 Excused Signed by Governor 3/29/17

# **Restoration and Remediation Fund Rule**

NATURAL RESOURCES & WILDLIFE TITLE 19 CHAPTER 2 STATE TRUST LANDS PART 23 STATE TRUST LANDS RESTORATION AND REMEDIATION FUND

19.2.23.1 ISSUING AGENCY: Commissioner of Public Lands - New Mexico State Land Office - 310 Old Santa Fe Trail - P. O. Box 1148 - Santa Fe, New Mexico 87501. [19.2.23.1 NMAC - N, 10/31/2017]

SCOPE: This part pertains to the expenditure of funds from the state trust lands restoration and 19.2.23.2 remediation fund created under Section 19-1-11 NMSA 1978. [19.2.23.2 NMAC - N, 10/31/2017]

19.2.23.3 STATUTORY AUTHORITY: The state land office's authority to administer the state trust lands restoration and remediation fund is found in Section 19-1-11 NMSA 1978. Under Section 19-1-1 NMSA 1978, the commissioner is the executive officer of the state land office. The commissioner's authority to manage the state trust lands is found in N.M. Const., art. XIII, Section 2, and in Section 19-1-1 NMSA 1978. The authority to promulgate this rule is found in Section 19-1-2 NMSA 1978. [19.2.23.3 NMAC - N, 10/31/2017]

DURATION: Permanent. 19.2.23.4 [19.2.23.4 NMAC - N, 10/31/2017]

EFFECTIVE DATE: October 31, 2017, unless a later date is cited at the end of a section. 19.2.23.5 [19.2.23.5 NMAC - N, 10/31/2017]

OBJECTIVE: The objective of this part is to provide for the orderly, lawful, and appropriate expen-19.2.23.6 diture of funds from the state trust lands restoration and remediation fund to administer contractual surface damage and watershed restoration and remediation projects on state trust lands, which are under the care, custody and control of the commissioner. [19.2.23.6 NMAC - N, 10/31/2017]

DEFINITIONS: As used in 19.2.23 NMAC, the following terms have the meaning set forth in this 19.2.23.7 section unless otherwise indicated in the text of this rule:

"clearance and compliance requirements" means biological and archeological surveys, or site delinea-A. tion surveys, or any other state or federal regulatory requirement that may be needed to proceed with a restoration or remediation project.

"commissioner" means the New Mexico commissioner of public lands, and his appointees under B. Section 19-1-7 NMSA 1978 acting within the scope of their authority. The commissioner may delegate to state land office staff the performance of functions required of the commissioner under this part.

"contaminant" means solid waste, hazardous materials, or any other state- or federally-regulated sub-C. stance that threatens, or could threaten, public health or the environment.

"contractual surface damage and watershed restoration and remediation projects" means projects D. performed by vendors or service providers through contracts with the state land office to repair surface damage on, restore or remediate state trust lands.

"in-kind contribution" means a contribution of labor, materials, or other non-monetary resources by E. an individual or entity other than the state land office.

F. "matching contribution" means a monetary contribution by an individual or entity other than the state land office.

"reclamation" means returning land that has been rendered unusable by human activities or natural G. processes to a usable state.

H. "remediation" means actions necessary to investigate, prevent, minimize, remove, or mitigate threats to the public health or to the environment that may otherwise result from a release or threat of release of contaminants.

"restoration" means repairing or treating a site to return it to a desired previously existing condition or to achieve native plant cover and diversity levels equal to or exceeding the natural potential levels in undisturbed soils adjacent to the project area.

"restoration and remediation fund" means the state trust lands restoration and remediation fund.

К. "state land office" means the New Mexico state land office established under Section 19-1-1 NMSA 1978, the executive officer of which is the commissioner.

"surface damage" means the removal of, mechanical disturbance to, or introduction of hazardous L. materials to, the ground surface, vegetation, or soils in a given location.

"trust lands" means those lands, their natural products and all assets derived from them, which are M. under the care, custody and control of the commissioner.

[19.2.23.7 NMAC - N, 10/31/2017]

B.

#### 19.2.23.8 PERMISSIBLE FUND EXPENDITURES:

Expenditures made from the state trust lands restoration and remediation fund shall be used to imple-Α. ment the following categories of projects:

- surface damage remediation and restoration; (1)
- (2)watershed, forest, or grassland restoration;
- illegal dump site remediation and restoration; and (3)
- contaminated site remediation. (4)
- The restoration and remediation fund shall not be expended for:
  - (1) any project or portion thereof that is not located on state trust lands;
  - (2) any internal state land office operation cost, administration expense, overhead, or salary; or

(3) any other land office expense that is not related to trust land restoration or remediation or is not part of a commissioner-approved project proposal.

C. The restoration and remediation fund shall not be used to make improvements to trust lands, unless such improvements are necessary to protect the land or ensure the success of the restoration or remediation project.

D. The restoration and remediation fund shall not be used for project clearance and compliance requirements, as defined in this rule. Other funding sources, including in-kind contributions, matching contributions, or other state land office funds, may be used to pay for clearance and compliance requirements.

The commissioner's prior written approval of a project proposal is required for all expenditures from E. the restoration and remediation fund. [19.2.23.8 NMAC - N, 10/31/2017]

### 19.2.23.9 **PROJECT PROPOSALS:**

А. Land restoration or remediation project proposals may be initiated by the commissioner or by outside individuals or entities, as follows:

the commissioner may direct state land office staff to prepare proposals for state trust land (1)restoration or remediation projects; or

individuals or entities that wish to partner with the state land office on a restoration or reme-(2)diation project involving state trust lands may submit a written request to the commissioner using guidelines provided by the land office. If, in the commissioner's judgment, the requested project should be considered for funding from the land restoration and remediation fund, the commissioner shall direct land office staff to prepare a project proposal in consultation with the requestor.

Project proposals shall provide information necessary for the selection and prioritization of projects B. and shall include:

- (1)19.2.23.10 NMAC;
  - the project category (see Subsection A of 19.2.23.8 NMAC); (2)
  - a detailed estimated total project cost, including a description of project clearance and com-(3)

a statement of need, including how the project addresses land office priorities in Section

pliance requirements, an estimate of the cost and time needed for clearance and compliance, an explanation of how clearance and compliance requirements will be funded, and, if applicable, a list of partners or collaborators and their anticipated contributions to the total project cost;

- a location description by section, township and range; (4)
  - a map outlining the treatment area;
  - an estimate of the acres to be treated or restored;
- (6)

(7)native plant communities adapted to the project location; (8)

timing;

- (9) a list of current land office lessees within the treatment area, with contact information;
- (10) a description of potential impacts to biological and cultural resources; and

requirements.

### [19.2.23.9 NMAC - N, 10/31/2017]

(5)

19.2.23.10 SELECTION OF PROJECTS: In considering which projects to fund, the commissioner will give consideration to the following priorities:

Α. substantial danger to life, public health, property, or the environment;

- projects that: B.
- (1)protect communities by reducing the risk of wildfire or the risk of harm to water quality and quantity;

(2)the commissioner as priority resources;

- involve in-kind or matching contributions for twenty percent or more of the total project cost; (3) (4)
- provide an equitable, statewide geographic distribution of funds;
- build on previous expenditures or leverage resources; (5)

C. ations:

- (1)ability to meet procurement requirements;
- (2) time required for and availability of other sources of funding to complete clearance and com-

## pliance requirements; and

(3) [19.2.23.10 NMAC - N, 10/31/2017]

#### 19.2.23.11 COST RECOVERY:

For any expenditure made from the restoration and remediation fund, the commissioner shall attempt A. to recover the project costs from any person or entity that may bear liability for that project under any lease, easement, or other agreement with the state land office, or by statute, including the Voluntary Remediation Act (Chapter 74, Article 4G NMSA 1978), the New Mexico Mining Act (Chapter 69 Article 36 NMSA 1978), the Surface Mining Act (Chapter 69, Article 25A NMSA 1978), the Oil and Gas Act, (Chapter 70, Article 2 NMSA 1978), the Water Quality Act (Chapter 74, Article 6 NMSA 1978), the Solid Waste Act (Chapter 74, Article 9, Sections 1-42, 72-73 NMSA 1978), or the Hazardous Waste Act (Chapter 74, Article 4 NMSA 1978).

Prior to making an expenditure from the restoration and remediation fund for which the commis-B. sioner will seek to recover project costs, the commissioner shall send written notice notifying the person or entity, if known, that the commissioner may initiate an action to recover project costs. Notwithstanding the foregoing, lack of written notice does not waive the commissioner's right to recover project costs from any person or entity that may bear liability for the project.

[19.2.23.11 NMAC - N, 10/31/2017]

- a description of the current site conditions, including terrain, existing plant communities, and
- a description of the treatment type and specifications, to include project objectives and de-
- sired outcomes, a detailed description of the materials to be used, the machinery and labor requirements, and project
  - (11) a description of the procurement requirements for the project, such as contracting or bidding
  - emergency treatments requiring a timely response to any situation that presents an imminent and
    - restore or remediate threats to forests, grasslands, or watersheds that have been identified by
  - projects that have a high probability of successful implementation, including the following consider
    - total project cost, including matching and in-kind contributions.



# **Thank You!**

Aubrey Dunn, New Mexico State Land Commissioner adunn@slo.state.nm.us

> Laura Riley, Deputy Commissioner lriley@slo.state.nm.us



# **State Land Trust Beneficiaries**



**Public (Common) Schools** 





New Mexico School for the Blind and Visually Impaired

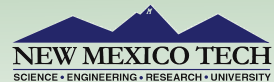
















**WESTERN** NEW MEXICO UNIVERSITY







**Capital Buildings Charitable Penal and Reform** Penitentiary of New Mexico **Rio Grande Improvements** Saline Lands, UNM











New Mexico State Land Office 310 Old Santa Fe Trail Santa Fe, NM 87501 505-827-5760 WWW.NMSTATELANDS.ORG