

Fact Sheet



Action Needed:

Fund the development of a state surface water quality permitting program, including funding NMED staff for FY2024.

Areas and streams in red represent closed basins (solid red) and streams (red lines) that have been stripped of federal protections at some point in the past 15 years.

- During the 2022 legislative session, Governor Lujan Grisham proposed \$1.185 million in special appropriations to develop a state surface water permitting program. However, only \$190k was appropriated. NMED needs the full \$1.185 million, which includes funding for NMED staff, to ensure water quality in New Mexico's waters is protected.
- New Mexico is one of two states nationwide that does not have a state administered surface water quality permitting program to ensure our waters are appropriately protected from point source discharges.
- Federal authority that has in the past protected New Mexico's waters has been significantly restricted since 2001, leaving, at times, more than 96% of the state's surface waters with no federal protection from pollution.
- It is time for New Mexico to protect its own waters. We can no longer allow New Mexico to be put at risk and harmed by the uncertainty created by shifting federal politics.

- Supreme Court decisions in 2001 and 2006 have greatly reduced the number and types of waters protected in New Mexico under the federal Clean Water Act, including limiting protection of intermittent and ephemeral waters and closed basins.
- Since the Supreme Court decisions, federal Clean Water Act regulations have swung back and forth depending on each administration's vastly different interpretations of which waters are protected under the Clean Water Act.
- New Mexico has been in the crosshairs of this uncertainty. At times up to 96% of our waters were left unprotected and vulnerable to unregulated discharges. This means that there isn't a Clean Water Act regulatory mechanism to control pollution discharges in the vast majority of our state's surface waters.
- The Clean Water Act requires wastewater and industrial facilities to obtain permits and treat water before discharging into the nation's rivers. But, if waters are not protected under the Clean Water Act, federal permits are not required.
- Currently, EPA issues surface water permits for New Mexico. Due to federal political pressures, this process has created regulatory uncertainty and could leave some discharges without sufficient regulatory oversight. The Silver City sewage plant, which discharges into a closed basin, is a category of water that is not federally protected and does not have a federal discharge permit. Closed basins make up 20% of the land area in New Mexico.
- A state permitting program would provide regulatory certainty and ensure that New Mexico's surface water resources are better protected.

It's time for New Mexico to protect its own waters.



We can no longer leave it up to the federal government.

The full \$1.185 million included in the FY2023 executive request (or NMED's/executive request for FY2024, if it is different) is necessary to develop a New Mexico program to control the discharge of pollution into New Mexico's rivers, streams, reservoirs, and lakes.