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**FINAL DRAFT**

**2022-2024  
State of New Mexico  
Clean Water Act  
§303(d)/§305(b)  
Integrated Report**

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February 25, 2022



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COVER PHOTO: Pecos River above Pecos, NM, October 2019, NMED/SWQB

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## Abbreviations and Acronyms

ACWA	Association of Clean Water Administrators
ATTAINS	Assessment & Total Maximum Daily Load Tracking & Implementation System
AU	Assessment Unit
BLM	Bureau of Land Management
BMPs	Best Management Practices
CALM	Comprehensive Assessment and Listing Methodology
CFR	Code of Federal Regulations
CPB	Construction Programs Bureau (NMED)
CWA	Clean Water Act
CWSRF	Clean Water State Revolving Fund
DDT	dichlorodiphenyltrichloroethane
DO	Dissolved Oxygen
DWB	Drinking Water Bureau (NMED)
DWSRLF	Drinking Water State Revolving Loan Fund
<i>E. coli</i>	<i>Escherichia coli</i>
EMNRD	Energy, Minerals, and Natural Resources Department (New Mexico)
EPA	United States Environmental Protection Agency
FY	Fiscal Year
GIS	Geographic Information System
GWQB	Ground Water Quality Bureau
HUC	Hydrologic Unit Code
IR	Integrated Report
MS4	Municipal Separate Storm Sewer Systems
NAIP	National Agriculture Imagery Program
NARS	National Aquatic Resources Surveys
NHD	National Hydrography Dataset
NMAC	New Mexico Administrative Code
NMDGF	New Mexico Department of Game and Fish
NMDOH	New Mexico Department of Health
NMED	New Mexico Environment Department
NMFA	New Mexico Finance Authority
NMISC	New Mexico Interstate Stream Commission
NMOSE	New Mexico Office of the State Engineer
NMRAM	New Mexico Rapid Assessment Method
NMSA	New Mexico Statutes Annotated
NMWQCC	New Mexico Water Quality Control Commission
N-STEPS	Nutrient Scientific Technical Exchange Partnership and Support
NPDES	National Pollutant Discharge Elimination System
NPS	Nonpoint Source
NRCS	Natural Resources Conservation Service
PCBs	Polychlorinated Biphenyls
PSRS	Point Source Regulation Section

QA/QC	Quality Assurance/ Quality Control
RSP	River Stewardship Program
SDWA	Safe Drinking Water Act
SLD	State Laboratory Division
SOPs	Standards Operating Procedures
SQUID	Surface Water Quality Information Database
SWCD	Soil and Water Conservation District
SWQB	Surface Water Quality Bureau
TMDL	Total Maximum Daily Load
UOCP	Utility Operator Certification Program
USACE	United States Army Corp of Engineers
USBLM	United States Bureau of Land Management
USBOR	United States Bureau of Reclamation
USFS	United States Forest Service
USFWS	United States Fish and Wildlife Service
USGS	United States Geological Survey
WBP	Watershed-Based Plan
WPP	Wetlands Program Plan
WPS	Watershed Protection Section
WQA	Water Quality Act (New Mexico)
WQMP/CP	Water Quality Management Plan / Continuing Planning Process
WQS	Water Quality Standards
WQX	Water Quality Exchange
WWTP	Wastewater Treatment Plant

# Executive Summary

## Purpose of the 2022-2024 CWA §303(d)/§305(b) Integrated Report

The protection of water quality in New Mexico is vitally important to the health and well-being of all New Mexicans and the aquatic life and wildlife that inhabit its waters. New Mexico uses a variety of mechanisms, including state, federal, and local programs, to protect and restore the quality of its ground and surface waters. The basic underpinnings of surface water protection as provided in the federal Clean Water Act (CWA) and the New Mexico Water Quality Act (WQA) are found in the State of New Mexico Standards for Interstate and Intrastate Surface Waters [20.6.4 NMAC]. Water quality standards are comprised of designated uses for surface waters of the state, associated water quality criteria necessary to protect these uses, and an antidegradation policy. Designated uses in New Mexico include aquatic life, fish culture, primary and secondary contact (including cultural, religious or ceremonial purposes), public water supply, industrial water supply, domestic water supply, irrigation, livestock watering, and wildlife habitat. To protect these uses and fulfill the requirements set forth in the law, coordinated programs have been developed to monitor, assess, protect, and restore surface water quality throughout New Mexico.

The process of addressing impairments begins with the identification and reporting of impaired waterbodies (i.e., waterbodies not attaining their designated uses). This report, the State of New Mexico CWA §303(d)/§305(b) Integrated Report (IR), is designed to fulfill this need as well as to satisfy the statutory requirements of sections 303(d), 305(b), and 314 of the CWA. The IR includes information on surface water quality and water pollution control programs in New Mexico and describes the relative condition of water quality in New Mexico to the United States Environmental Protection Agency (EPA), United States Congress, and stakeholders. The IR is prepared by the New Mexico Environment Department (NMED) Surface Water Quality Bureau (SWQB) with input from several other NMED bureaus and programs, and Integrated List (Appendix A) is approved by the New Mexico Water Quality Control Commission (NMWQCC). Once approved, the IR becomes a component of a state's Water Quality Management Plan and Continuing Planning Process (WQMP/PPP, NMWQCC 2020).

## Specific Focus of the 2022-2024 CWA §303(d)/§305(b) Integrated Report

The SWQB surveyed the Upper Pecos, Gila, San Francisco and Mimbres River and Lower Rio Grande watersheds in 2019 and 2020, therefore these watersheds are the primary focus of revised or retained assessment conclusions this listing cycle. Additional focus areas based on submitted or acquired datasets include the Red River from the Rio Grande to Placer Creek, select streams on the Pajarito Plateau, Upper Pecos River and Upper Rio Grande watershed streams sampled by citizen monitoring groups, and the middle Rio Grande from the Isleta Pueblo boundary to Tijeras Arroyo. Assessment conclusions based on data from previous rotational surveys and previously submitted outside data in non-focus areas are typically carried over to the next list until more current data are available to assess, unless, for example, a water quality standard change necessitates a re-assessment. For this assessment cycle, the top causes of impairment remained the same: temperature, *E. coli*, and nutrients/eutrophication are the three most common causes of river and stream water quality impairment in New Mexico, however, *E. coli* overtook nutrients/eutrophication in impairment prevalence this cycle. Mercury in fish tissue, PCBs in fish tissue, and temperature remain the three most common causes of water quality impairment in lakes and reservoirs.

During development of the IR, impaired waterbodies are further evaluated to determine if changes to the standard may be appropriate, whether more data collection is necessary to confirm the impairment, or

whether a total maximum daily load (TMDL) or alternative water quality improvement plan should be scheduled for development. TMDLs and other planning documents provide information on the probable source(s) of the water quality impairment which is used to determine the best approach to improve water quality. Field observations, available geographic information system (GIS) layers and land use imagery, and both stakeholder and staff watershed knowledge are combined to develop draft Probable Source lists which are finalized in TMDL documents and summarized in the IR. Most surface water quality impairments identified in New Mexico are due to nonpoint sources of water pollution. Agricultural practices (including rangeland grazing), channelization, drought related impacts, loss of riparian habitat, on-site liquid waste treatment systems (septic), road/bridge runoff, rural development, streambank modifications and/or destabilization, and waterfowl and wildlife are the leading probable sources of impairment in New Mexico's rivers and streams where TMDLs or alternative planning documents have been prepared.

The EPA recommends and the SWQB has prepared the 2022-2024 IR consistent with previous guidance memorandums, including EPA's significant 2006 IR Guidance supplemented by subsequent memorandums typically released for each listing cycle (EPA 2005, 2017a). Following the streamlining of the EPA submittal process in 2015 and the subsequent implementation and improvement of the EPA's Assessment and Total Maximum Daily Load Tracking and Implementation System (ATTAINS), post-2018 Integrated Reports have been organized and updated to better describe New Mexico's current water quality framework, focus on required IR elements not reported electronically via ATTAINS, and provide hyperlinks to additional information regarding specific programs or restoration activities.

There are many challenges in meeting the objectives of the CWA and the WQA, including climate change, drought, legacy waste, stormwater, watershed management, wildfire, emerging contaminants ("forever" chemicals), oil and gas development, nutrients, and inadequate funding to identify and address water quality issues in New Mexico.

# I. Water Quality Identification and Control in New Mexico

## A. Pollution Identification and Reporting

The New Mexico Legislature adopted the Water Quality Act (WQA) in 1967 to protect water quality in New Mexico. Since then, the Legislature has revised the WQA [NMSA 1978, §§ 74-6-1 to -17] numerous times to improve the management and protection of New Mexico’s water resources. The WQA created the New Mexico Water Quality Control Commission (NMWQCC), and several of the revisions expanded the duties and powers of the NMWQCC. The NMWQCC is the State water pollution control agency for all purposes of the federal Clean Water Act (CWA), and may take all necessary actions under the WQA to secure the benefits of the WQA. [NMSA 1978, § 74-6-3(E)]. These duties include adoption of water quality standards and the adoption of regulations to prevent or abate water pollution in the State or in any specific geographic area or watershed of the State or for any class of waters. The WQA defines water as “all water, including water situated wholly or partly within or bordering upon the State, whether surface or subsurface, public or private, except private waters that do not combine with other surface or subsurface water.” [NMSA 1978, § 74-6-2(H)]. The NMWQCC assigns responsibilities for water quality management activities to constituent agencies, primarily the New Mexico Environment Department (NMED). [NMSA 1978, § 74-6-4(F)].



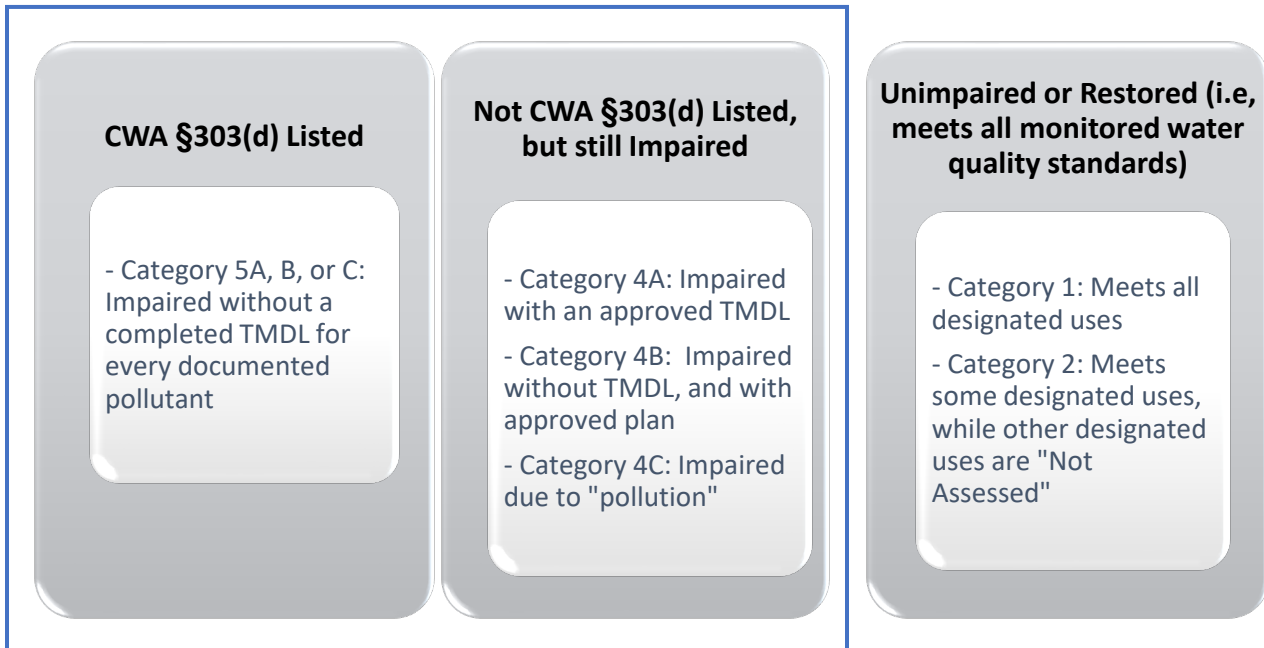
**The Rio Grande above Caballo Reservoir**

The *State of New Mexico CWA §303(d)/§305(b) Integrated Report* (Integrated Report or IR) is designed to satisfy the statutory requirements of sections 303(d), 305(b), and 314 of the CWA. The IR provides information on water quality and water pollution control programs in New Mexico to the United States Environmental Protection Agency (EPA) and the United States Congress, as well as to the general public. The NMED SWQB prepares the IR with input from several other NMED bureaus and programs and presents the final draft 303(d)/305(b) Integrated List portion of the IR (Appendix A) to the NMWQCC for approval. The primary focus of the IR is surface water quality, although groundwater is also briefly discussed according to reporting requirements.

The SWQB has prepared the 2022-2024 IR consistent with EPA “Integrated Reporting Guidance under CWA Sections 303(d), 305(b) and 314” memorandums, including the most recent 2022 guidance document. The most important component of the IR for surface water pollution identification is the CWA §303(d)/§305(b) Integrated List, provided as Appendix A. This list details the extent to which surface water quality goals (i.e., designated uses) documented in New Mexico’s water quality standards (20.6.4 NMAC) are being met. Designated uses are the desirable, attainable, and existing uses of a surface water segment as specified in 20.6.4.97 through 20.6.4.899 NMAC. These surface water segments are further broken down into one or more “assessment units” (e.g., stream reaches or waterbodies) for IR categorization and reporting purposes. In accordance with current EPA integrated listing guidance, New Mexico determines and assigns Fully Supporting, Not Supporting, and Not Assessed to each individual designated use to determine an IR category for every reported assessment unit (AU) on the Integrated List. New Mexico’s IR categories are defined in Table 1. A designated use assignment of “Not Assessed” means that a determination of Fully Supporting or Not Supporting could not be made based on available data and information. An AU is considered “impaired”

when one or more pollutants prevent a waterbody from meeting its designated use(s). These pollutants are identified as “cause(s)” on the Integrated List.

Waterbodies classified as IR Category 5 (e.g., 5A, 5B, 5C, 5-ALT) officially constitute the *CWA §303(d) List of Impaired Waters*, however New Mexico and the EPA recognize waterbodies assigned IR Category 4 are also still impaired (Figure 1). In this case, a Total Maximum Daily Load (TMDL) planning document is either already in place (IR Category 4A), not required because the impairment is not caused by a “pollutant” (IR Category 4C), or other pollution control requirements are in place and expected to result in attainment of the water quality standard within a reasonable amount of time (IR Category 4B).



**Figure 1. Relationship between CWA section 303(d), Impairments, and IR Categories**

**For additional information on the Clean Water Act §303(d) Listing of Impaired Waters, visit:**

<https://www.epa.gov/tmdl/program-overview-303d-listing-impaired-waters>

**To view this and New Mexico’s previous CWA §303(d)/§305(b) Integrated Reports, visit:**

<https://www.env.nm.gov/surface-water-quality/303d-305b/>

**Table 1. New Mexico's Integrated Report Categories**

<b>Category</b>	<b>Description</b>
1	All designated uses are supported.
2	Available data and/or information indicate that some designated or existing uses are supported based on numeric and narrative parameters that were tested.
3A	There are insufficient available data and/or information to make a support determination (no data available).
3B	There are insufficient available data and/or information to make a support determination (only 1-3 grab data points available). No data points exceed an applicable water quality criterion.
3C	There are insufficient available data and/or information to make a support determination (only 1-3 grab data points available). Data point(s) exceed an applicable water quality criterion.
4A	Available data and/or information indicate that at least one designated or existing use is not being supported, but a TMDL is not needed because TMDLs have been already been established.
4B	Available data and/or information indicate that at least one designated or existing use is not being supported, but a TMDL is not needed because other pollution control requirements are reasonably expected to result in attainment of the water quality standard in the near future.
4C	Available data and/or information indicate that at least one designated or existing use is not being supported, but a TMDL is not needed because impairment is not caused by a pollutant.
5A	Available data and/or information indicate that at least one designated or existing use is not being supported and necessary TMDLs are underway or scheduled.
5B	Available data and/or information indicate that at least one designated or existing use is not being supported. A review of the water quality standard is required to verify the appropriate designated or existing use and/or criterion.
5C	Available data and/or information indicate that at least one designated or existing use is not being supported but additional data are necessary to verify the listing before TMDLs are scheduled.
5-ALT	Available data and/or information indicate that at least one designated or existing use is not being supported and an alternative restoration approach is in progress or under development.

## B. New Mexico’s Surface Water Synopsis

New Mexico is characterized by high mountains, expansive plains and plateaus, river gorges, and broad valleys. Land surface elevations in New Mexico vary from just under 3,000 feet above sea level at the Texas border in the southeastern portion of the state to just over 13,000 feet in the northern mountains. New Mexico is the fifth largest of the fifty states, with a total area of 121,607 square miles. Of this, approximately 34% is federal land, 12% is State land, 10% is Native American land, and 44% is privately owned (USBLM 2016). New Mexico is one of the driest states, receiving an average of less than twenty inches annual precipitation which ranges from less than eight inches in desert valleys to over thirty inches in the mountains. Statewide, the annual average precipitation is much less than evaporation from open water surfaces (USBOR 1976). About half the annual precipitation is received during the summer period within brief but intense summer storms, commonly referred to as the “monsoon season.” Much of the winter precipitation falls as snow in the high mountains and as snow or rain at lower elevations. Like much of the western U.S., New Mexico continues to experience long-term drought.

Surface water basins include upper portions of several of the region’s principal drainage systems: the San Juan River, Little Colorado River and Gila River watersheds contribute to the Lower Colorado River Basin; the Canadian River and Dry Cimarron River watersheds contribute to the Arkansas-White-Red River Basin; and the Rio Grande and Pecos River watersheds contribute to the Rio Grande basin (Figure 2). Other waters of the State in New Mexico include streams that are in topographically closed basins and drain internally (20.6.4 NMAC).

The New Mexico Office of the State Engineer (NMOSE) is charged with administering the state’s water resources with respect to quantity. The State Engineer has authority over the supervision, measurement, appropriation, and distribution of all surface and groundwater in New Mexico, including streams and rivers that cross state boundaries. [NMSA 1978, § 72-2-9]. The related New Mexico Interstate Stream Commission (NMISC) has broad powers to investigate, protect, conserve, and develop New Mexico’s waters including both interstate and intrastate stream systems. The NMISC’s authority under state law includes negotiating with other states to settle interstate stream controversies. [NMSA 1978, § 72-14-3]. New Mexico is a party to eight interstate stream basins. To ensure basin compliance, NMISC staff analyze, review, and implement projects in New Mexico and analyze streamflow, reservoir, and other data on the stream systems. The NMISC is also authorized by statute to investigate and develop the water supplies of the state and institute legal proceedings in the name of the state for planning, conservation, protection and development of public waters. [NMSA 1978, § 72-14-3]. New Mexico has sixteen water planning regions, each with its own water plan. New Mexico’s State Water Plan was revised in 2018 (NMOSE/NMISC 2018). The regional and state water plans are vital tools intended to guide water management to best meet all the state’s water user’s needs – now and into the future.

**For additional information on New Mexico’s Office of the State Engineer or Interstate Stream Commission, visit: <http://www.ose.state.nm.us/>**

# New Mexico Surface Water Basins

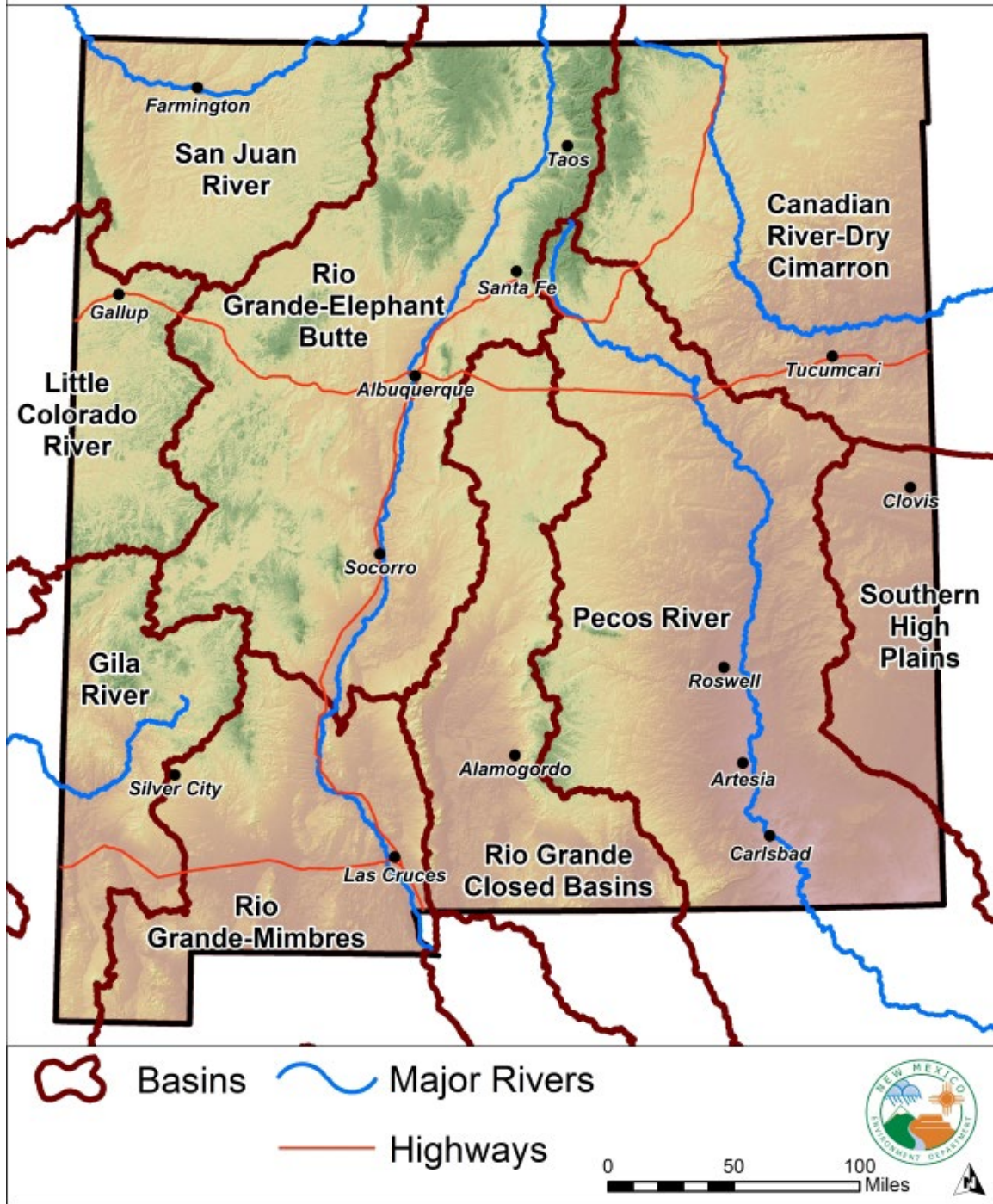


Figure 2. New Mexico Surface Water Basins

Table 2 provides a summary of New Mexico’s water resources. Prior to the 2020-2022 IR, Assessed Waters geographic information system (GIS) layers depicted AUs in SWQB Mapper<sup>1</sup> were based on the National Hydrography Dataset (NHD) Medium Resolution surface drainage network and waterbodies, however this was updated with the 2020-2022 IR and all IR Assessed Waters GIS information moving forward is now based on NHD Plus High Resolution data.

**Table 2. Summary of New Mexico's Surface Water Resources**

<b>Topic</b>	<b>Value</b>
State population <sup>1</sup>	2,115,877
State Surface Area	121,607 mi <sup>2</sup>
Total miles of perennial non-tribal rivers / streams <sup>2</sup>	6,698 miles
Total miles of non-perennial non-tribal river / streams <sup>3</sup>	190,225 miles
Number of significant public lakes/reservoirs <sup>4</sup>	173
Acres of significant public lakes/reservoirs <sup>4</sup>	85,369 acres
Acres of freshwater wetlands <sup>5</sup>	1,053,809 acres

<sup>1</sup> United States Census Bureau July 1, 2021, estimate.

<sup>2</sup> Includes both public and private non-tribal stream miles under established Assessment Units in NM’s Integrated List (Appendix A) with a Water Type of “STREAM, PERENNIAL” or “RIVER.”

<sup>3</sup> Derived by NMED IT staff based on flowlines lengths and waterbody areas in the USGS National Hydrography Dataset (NHD) Plus High Resolution V2 (USGS 2018). Flowline segments assigned FCode 46003 (intermittent) and 46007 (ephemeral) in NHD were tallied to determine total non-perennial mileage. Assessment Units in NM’s Integrated List (Appendix A) include a small subset (~1,974 miles) of the overall non-perennial stream mileage, typically waters with permits or other significant land use concerns.

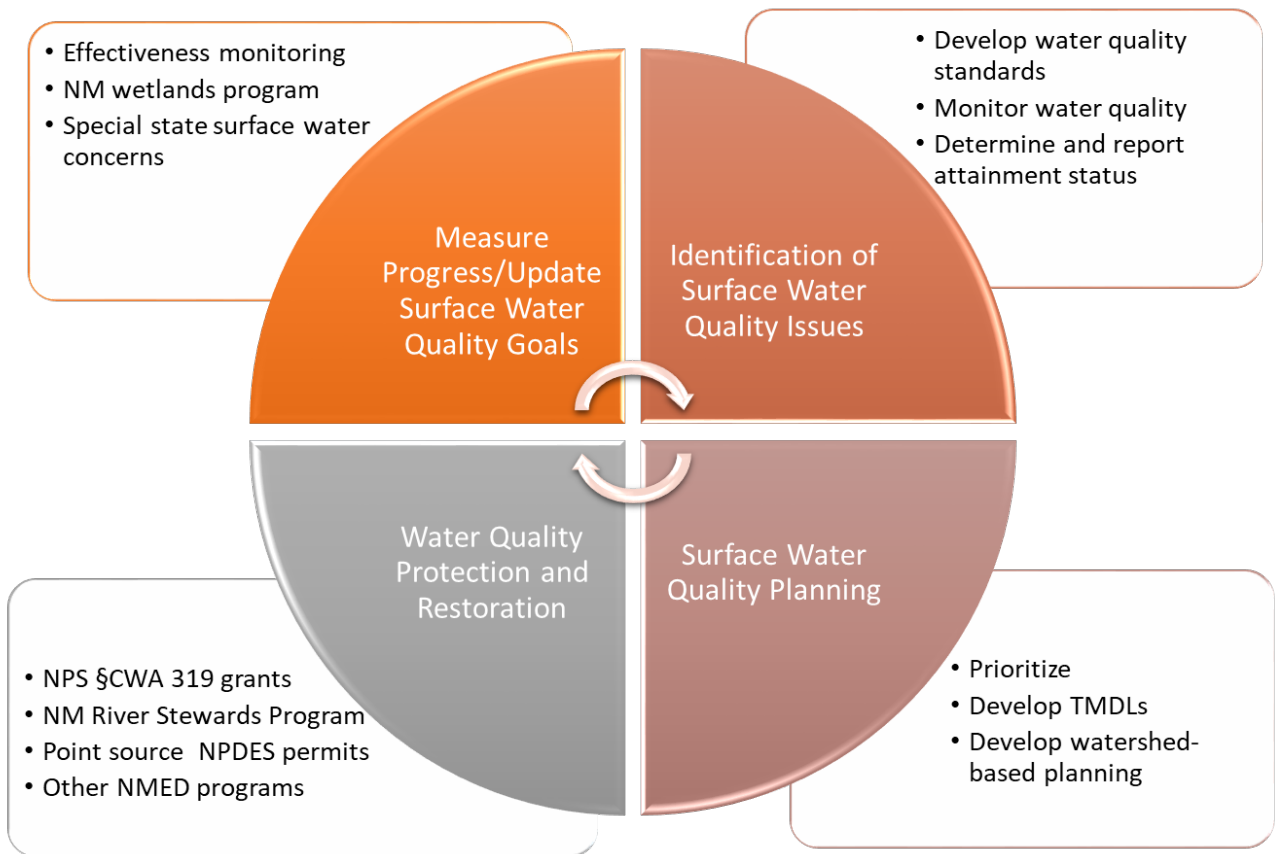
<sup>4</sup> Includes significant publicly-owned natural lakes, playa lakes, and reservoirs under established Assessment Units in NM’s Integrated List (Appendix A) in NHD Plus V2 (2018).

<sup>5</sup> USFWS National Wetlands Inventory (<http://www.fws.gov/wetlands/Data/State-Downloads.html>), freshwater plus riparian wetland acres.

<sup>1</sup> <https://gis.web.env.nm.gov/oem/?map=swqb>

### C. New Mexico's Surface Water Quality Framework

Under the authority of the WQA and the CWA, the SWQB developed and the NMWQCC adopted the basic framework for water quality management in New Mexico as described in the *State of New Mexico Statewide Water Quality Management Plan/Continuing Planning Process (WQMP/CPP)* (NMWQCC 2020). The SWQB uses this integrated planning and management strategy to protect or attain the desired uses and levels of surface water quality within a waterbody. The iterative process implemented to identify water quality problems, develop solutions to address them, and assess the effectiveness of the implemented solutions is shown in Figure 3. Problem identification begins with establishing water quality standards and follows with collecting data to assess and identify impaired waters. Problem solving involves the development of TMDLs and other planning documents which help guide National Pollutant Discharge Elimination System (NPDES) permit limits, CWA section 319 restoration projects, and alternative restoration plans to help a waterbody achieve water quality standards. Progress is then measured, and water quality goals and approaches are updated accordingly. The sections below provide greater details on each component and associated programs and approaches.



**Figure 3. General Framework for Identifying and Restoring New Mexico's Surface Waters**

For additional information on New Mexico's WQMP/CPP, visit:  
<https://www.env.nm.gov/surface-water-quality/wqmp-cpp/>

## II. Identification of Surface Water Quality Issues

### A. Develop Water Quality Standards



**Late summer streamflow in Doctor Creek**

The first step to identify surface water quality issues is to set surface water quality goals through the development and maintenance of New Mexico's surface water quality standards (20.6.4 NMAC). The SWQB's Surface Water Quality Standards (WQS) Program maintains and refines the State's surface WQS, proposing changes for approval by the NMWQCC as appropriate. The WQS define the water quality goals for a waterbody by designating uses, assigning criteria to protect those uses, and establishing provisions to apply and implement the WQS. New Mexico continually evaluates the WQS using applicable guidance documents, data, public input, and other sources of information to identify sections that may need to be changed or provisions to be added.

In accordance with Section 303(c)(1) of the Clean Water Act and 20.6.4.10 NMAC, states are required to hold public hearings at least once every three years to review, amend, and adopt water quality standards, as applicable. This process is known as the "triennial review" and is also governed by the WQA, which provides authority for the adoption of WQS by the NMWQCC. The SWQB initiated the most recent triennial review with an informal scoping phase for public feedback in 2019. During public scoping, the SWQB received input from the EPA, watershed/river conservation groups, municipalities, water districts, industrial/trade groups, private organizations, and citizens. In July 2020, the SWQB held three webinars as part of stakeholder outreach. In August 2020, the SWQB petitioned the NMWQCC for a rulemaking hearing, and in October 2020 that petition was granted. The SWQB provided a public comment period for proposed changes in November 2020. Outreach included members of the general public, identified stakeholders, tribes, and EPA. The input received from these public outreach efforts resulted in revised language to the proposed amendments, filed with the NMWQCC in March 2021. Notice of the public hearing was then provided in accordance with the State Rules Act (NMSA 1978, § 14-4-5.2) and the regulations for the Water Quality Control Commission Rulemakings (20.1.6 NMAC). There were eight parties to the matter, including the Department, which presented technical testimony at the four and a half day hearing, which began July 13, 2021. The NMWQCC will be deliberating on the matter beginning March 1, 2022, after which a final order will be issued and the Department will begin the process for filing the adopted standards with the State Register and EPA.

### B. Monitor Water Quality

The second step to identify surface water quality issues is to collect water quality data and information through organized, quality-controlled monitoring. The purpose of the SWQB's Monitoring Program is to ensure relevant water quality data for all of New Mexico's surface waters are collected with the most robust scientific methods in a way that is transparent to water quality agencies and the public. The Monitoring Program serves all surface water quality monitoring needs to the extent possible given available resources,

NMED priorities, and strategic goals. The waterbody types currently monitored by the program are streams, rivers, lakes, and reservoirs.

Clear goals and objectives are required to implement an effective monitoring program. To meet federal and state requirements and expectations, the SWQB has developed a monitoring strategy per EPA Guidance (EPA 2003b, NMED/SWQB 2016). The strategy provides a detailed description of the SWQB's monitoring objectives and designs, as well as approaches to data quality assurance and management. Key topics are briefly discussed below.

### *1. Monitoring design*

Monitoring staff develop and implement field sampling plans to ensure all necessary chemical, biological, and physical data needed to determine attainment of New Mexico's water quality standards are collected during the survey. The SWQB strives to implement a ten-year rotational watershed monitoring approach. Monitoring occurs during the non-winter months from March through November over two years, resulting in approximately one-quarter of the State being monitored every two years. Monitoring focuses primarily on physical, chemical, and biological conditions in perennial waters; and includes sampling for most pollutants that have numeric or narrative water quality criteria in New Mexico.

To achieve the goals of New Mexico's surface water quality framework, the SWQB rotational surveys utilize a targeted monitoring design to address data needs identified for assessment, TMDLs, potential standards revisions, and point source monitoring. The SWQB selects monitoring sites that are intended to be representative of the AU based on the data needs for an AU and site accessibility. Each AU is typically represented by one monitoring station which receives four to eight site visits during the two-year survey. Through public outreach, inter-agency coordination, and a scoring system which considers a variety of factors, the SWQB utilizes a two-tier monitoring system – primary and secondary – to prioritize AUs. High-ranking priority waters (i.e., primary) receive the greatest amount of monitoring, whereas low ranking waters (i.e., secondary) receive the least. The two-year monitoring strategy allows more data to be collected to better capture inter-annual variability due to hydrologic conditions during sampling events, and year-2 monitoring may be adjusted dependent on year-1 hydrologic and climatic conditions and/or analytical results. The current ten-year rotational monitoring schedule is shown in Figure 4.



**Collecting habitat measurements on Bull Creek**

For survey years 2019-2020, the SWQB conducted a two-year survey of the Lower Rio Grande, Upper Pecos River, and Gila, Mimbres and San Francisco River basins. Data and information gathered during this survey are the focus of the 2022-2024 IR attainment determinations in the 303(d)/305(b) Integrated List (Appendix A).

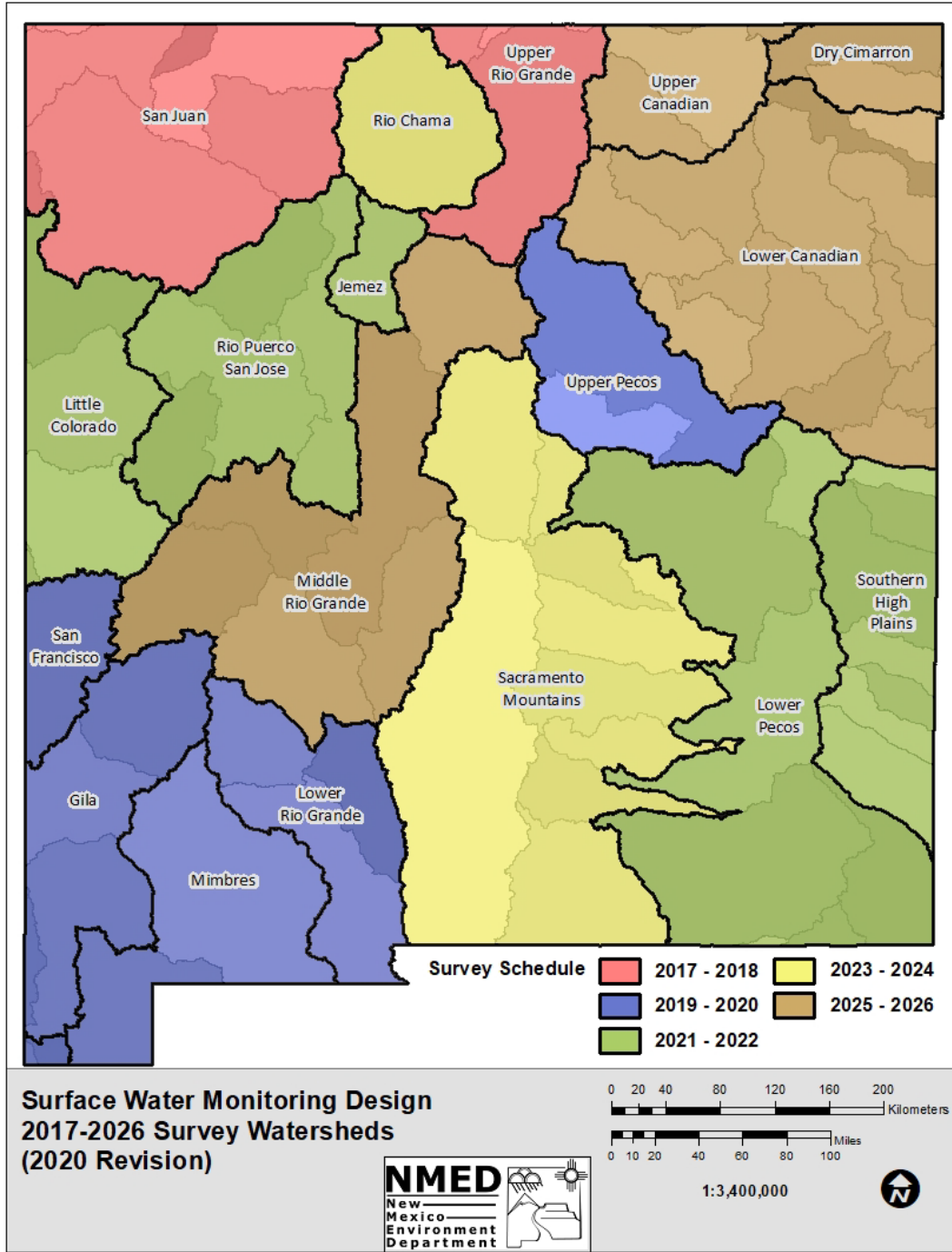


Figure 4. New Mexico's Surface Water Quality Monitoring Schedule (NMED/SWQB 2016, 2020 revision)

To review New Mexico's 10-Year Monitoring Strategy, visit:  
<https://www.env.nm.gov/surface-water-quality/protocols-and-planning/>.

CWA section 314 requires an assessment of “...significant publicly-owned lakes.” New Mexico has 173 significant publicly-owned lakes, reservoirs, and playas identified on the Integrated List (Appendix A). Lake monitoring is incorporated into the rotational survey design. The SWQB determined the list of significant publicly-owned lakes, reservoirs, and playas using the following criteria:

- Lakes, reservoirs or playas over 10 acres because of their many and varied uses including public recreation areas;
- Lakes, reservoirs, or playas smaller than 10 acres with cultural, recreational, or ecological significance; or
- Lakes, reservoirs or playas specifically included in 20.6.4.101-20.6.4.899 NMAC.

The EPA has encouraged states to incorporate probabilistic sampling designs into their monitoring programs to enable them to generate statistically-based conclusions regarding the overall state of water quality. Accordingly, the SWQB also incorporated a probabilistic monitoring component into the 2019-2020 watershed surveys to provide an unbiased evaluation of the condition of the state’s waters. For each year of the survey, 30 sites were randomly selected from a sampling frame of the state’s perennial, wadeable streams as defined in the SWQB’s listing methodology for sedimentation<sup>2</sup>. The sampling frame was developed using the NHD and validated with the SWQB Assessed



**Early October sunrise at Snow Lake**

Streams information. The sampling frame consists of over 25,000 500-meter stream increments. The EPA National Health and Environmental Effects Research Laboratory in Corvallis, Oregon conducted the random site generation for New Mexico. Three hundred sites from the sampling frame were randomly selected for each year of the survey with the first 30 sites serving as the sample population and the remaining 270 sites as alternates. Year 1 of the survey focused on randomly selected sites located within the Upper Pecos River study area. Year 2 focused on randomly selected sites in the San Francisco River, Gila River, Mimbres River and Lower Rio Grande study areas. Sites of the incorrect resource (e.g., nonperennial streams or reservoirs), inaccessible (unsafe or landowner access denied), or located greater than one hour’s travel from the closest vehicular access were excluded through office and field reconnaissance by the Monitoring Team. Excluded sites were replaced by alternate sites in successive order. Completion of statewide probabilistic monitoring is planned for 2028, at which point state water quality condition estimates may be calculated.

Although probabilistic-based monitoring can allow states to reach conclusions about surface water quality status as a whole, this type of monitoring cannot tell a state or tribe which specific waterbodies are impaired or where to target CWA section 319 watershed restoration funds, and do not provide the targeted data necessary for TMDL development. To date, approximately 85% of all identified perennial stream miles have been assessed, and 98% of identified significant publicly-owned lake acres have been assessed, including all of New Mexico’s large mainstem reservoirs. The targeted approach has proven effective at fulfilling

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<sup>2</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

monitoring objectives and allowing for summary conclusions to be drawn about the status of the State's waters.

## 2. *Quality assurance*

The SWQB is committed to maintaining a quality assurance program that ensures confidence in the environmental data produced by its various water quality programs. The SWQB implements water quality management programs in accordance with the current EPA-approved version of NMED's Quality Management Plan<sup>3</sup> (QMP), which documents the quality system for planning, implementing, documenting, and assessing the effectiveness of activities supporting water quality management programs.

All data collected by the SWQB for water quality attainment determinations are collected and analyzed following established standard operating procedures<sup>4</sup> (SOPs). In addition, all data are handled in accordance with the most current version of the EPA-approved Quality Assurance Project Plan<sup>5</sup> (QAPP). The QAPP describes the quality assurance procedures, quality control specifications, and other technical activities that must be implemented to ensure that the results of the project or tasks to be performed will meet project specifications. By establishing a quality system, New Mexico ensures that water quality management decisions are based on a systematic process and on data of known and acceptable quality. This also ensures that the public funds expended in these efforts are soundly invested. For the SWQB to utilize data collected by outside agencies or stakeholder groups, a review of quality assurance procedures for submitted data is conducted to ensure that submitted data are of equal or greater quality to those collected by the SWQB under the QAPP.

**To review New Mexico's QMP, QAPP, and various SOPs, visit:**

<https://www.env.nm.gov/surface-water-quality/protocols-and-planning/>

## 3. *Data management and survey reporting*

The SWQB's in-house Surface Water Quality Information Database (SQUID) is an integral tool for coordinated storing, assessing, and reporting of water quality data and conclusions between the SWQB programs, to EPA, and to New Mexico's stakeholders. This Oracle<sup>®</sup> database, developed and maintained by NMED's Information Technology Bureau, allows for required electronic reporting of monitoring data to the EPA's water quality exchange (WQX) database and WQS attainment conclusions to the EPA's Assessment and Total Maximum Daily Load Tracking and Implementation System (ATTAINS) database<sup>6</sup>. SQUID also contains many survey planning and tracking tools and reports. SQUID has been updated to be compatible with the EPA's ATTAINS database per EPA guidance (EPA 2017a). ATTAINS is a primary data source for How's My Waterway<sup>7</sup>, which was designed to provide the general public



<sup>3</sup> <https://www.env.nm.gov/surface-water-quality/protocols-and-planning/>

<sup>4</sup> <https://www.env.nm.gov/surface-water-quality/sop/>

<sup>5</sup> <https://www.env.nm.gov/surface-water-quality/protocols-and-planning/>

<sup>6</sup> <https://www.epa.gov/waterdata/attains>

<sup>7</sup> <https://www.epa.gov/waterdata/how-s-my-waterway>

with information about the condition of their local waters based on data that states, federal, tribal, local agencies and others have provided to the EPA.

Following the completion of each rotational watershed survey, the SWQB monitoring staff prepare water quality survey reports. These sampling summary reports are an update to the associated field sampling plan, detailing the monitoring goals that were accomplished during the survey as well as any deviations from the planned monitoring.

**To access SWQB's field sampling plans and survey reports, visit:**  
<https://www.env.nm.gov/surface-water-quality/water-quality-monitoring/>

### C. Determine and Report Attainment Status

The third step in identifying surface water quality issues is to compare collated water quality data to current water quality standards using consistent, documented processes. New Mexico's listing methodology is described in the Comprehensive Assessment and Listing Methodology<sup>8</sup> (CALM). This document explains how the SWQB evaluates surface water quality data and other information to determine whether or not surface water quality standards are being met as documented in Appendix A. The listing methodologies described in the CALM are reviewed each odd-numbered year (i.e., 2021) to ensure the methods are clearly defined and consistent with applicable water quality standards, and to incorporate relevant new EPA guidance.

**To review New Mexico's listing methodologies (CALM), visit:**  
<https://www.env.nm.gov/surface-water-quality/calm/>

Outside sources of data are solicited and acquired via a public notice process prior to developing the draft IR and associated Integrated List (Appendix A). Simultaneously, the revised CALM is public noticed to solicit input into New Mexico's listing methodologies. In general, all readily-available data less than five years old that have been reviewed and accepted for consistency with the SWQB's data collection activities and quality assurance procedures are used to determine whether the applicable water quality standards are attained. Data older than five years old are given a lower priority in assessment than newer data, particularly if newer data indicate a change in water quality or the older data fail to meet data quality requirements. Provisional data are not used to make designated use support determinations.

Common surface water quality data sources collated to determine use impairment in New Mexico include, but are not limited to, the following:

- SWQB chemical/physical, biological, habitat, or bacteriological data collected during rotational watershed surveys;
- Chemical/physical, biological, habitat, or bacteriological data from SWQB studies or projects collected by SWQB staff or their cooperators;
- SWQB Effectiveness Monitoring data;

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<sup>8</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

- USGS chemical/physical, biological, habitat, or bacteriological data;
- Los Alamos area environmental data publicly-available for download from *Intellus New Mexico*<sup>9</sup>; and
- Citizen or volunteer monitoring data.

**For additional information regarding the SWQB’s data submittal process, visit:**

<https://www.env.nm.gov/surface-water-quality/data-submittals/>

The Lower Rio Grande, Upper Pecos, and Gila, Mimbres and San Francisco River watersheds were surveyed by the SWQB in 2019-2020 and hence are the focus of revised or retained assessment conclusions in Appendix A and the associated assessment rationale of this IR. Other datasets that were either submitted or acquired this cycle and assessed as reported in Appendix A and the assessment rationale include:

- 2017-2020 EPA and USGS Animas and San Juan Rivers data downloaded from the Water Quality Portal<sup>10</sup>,
- 2019-2020 Chevron Questa Mine Superfund Site Red River data submitted by the NMED Groundwater Quality Bureau,
- 2017-2020 Albuquerque Metropolitan Arroyo Flood Control Authority (AMAFCA) data,
- 2017-2021 Los Alamos National Laboratory and NMED DOE Oversight Bureau data downloaded from Intellus<sup>11</sup>; New Mexico,
- 2019-2020 data for various stream reaches in and around Taos and Red River collected by Sentinels-Rio de Taos and submitted by Amigos Bravos, and
- 2019-2020 data collected and submitted by Pathfinder Environmental, LLC.

The assessment conclusions in non-focus areas based on data from previous rotational surveys and previously submitted outside data are typically carried over to the next list until more current data are available to assess unless, for example, a water quality standard change necessitates a re-assessment.

New Mexico maintains assessment information in SQUID and uploads this information to ATTAINS per EPA guidance (EPA 2017a). Use of SQUID allows SWQB to automatically generate the entire Integrated List (Appendix A), the associated assessment rationale, the official CWA §303(d) List of Impaired Waters, as well as a variety of summary reports. The SWQB maintains an extensive web site that provides access to the current and several past CWA §303(d)/§305(b) reports and supporting information.

**To access the current and past CWA §303(d)/§305(b) reports and supporting information, visit:**

<https://www.env.nm.gov/surface-water-quality/303d-305b/>

The assessment rationale document (formerly known as the “record of decision” or ROD) maintained by the SWQB is a historical record of impaired surface waters (i.e., Category 5 waters) provided to reviewers and users of the list – including the EPA – to help track listing and de-listing information used in the development

<sup>9</sup> <http://www.intellusnmdata.com/>

<sup>10</sup> <https://www.waterqualitydata.us/>

<sup>11</sup> <https://www.intellusnm.com/>

of New Mexico's Integrated List. The EPA does not require this specific document and does not take action to approve or disapprove its contents. The assessment rationale was originally created as a separate word processing document. All AUs do not have detailed assessment rationale entries because prior to the 2018-2020 IR, the assessment rationale generally did not contain entries on AUs that have not been assessed or have never been found to be impaired. The assessment rationale is now a database field in SQUID, making it easier to provide assessment notes by IR cycle on all AUs being assessed. Assessment rationale entries by IR cycle, starting with the 2018-2020 IR, are also uploaded to the EPA's ATTAINS database.

All AUs are assigned IR categories as described in New Mexico's CALM<sup>12</sup>. Assessment units noted with IR Category 5A, 5B, or 5C on the Integrated List in Appendix A comprise New Mexico's official CWA §303(d) List of Impaired Waters. A listing of Category 5-only waters is included in the beginning of Appendix A. To see details on a specific AU, refer to the particular AU entry on the full Integrated List in Appendix A and associated assessment rationale entry. Starting with the 2018-2020 IR, each AU entry on the Integrated List now also contains a "PARAMETER IR CATEGORY." This useful field provides additional planning information regarding each particular cause of impairment or AU-cause pair. For example, a parameter IR category of 5B lets the user know that a review of the applicable water quality standard is needed prior to scheduling TMDL development. New Mexico has several temperature listings that fall under the 5B parameter IR category.

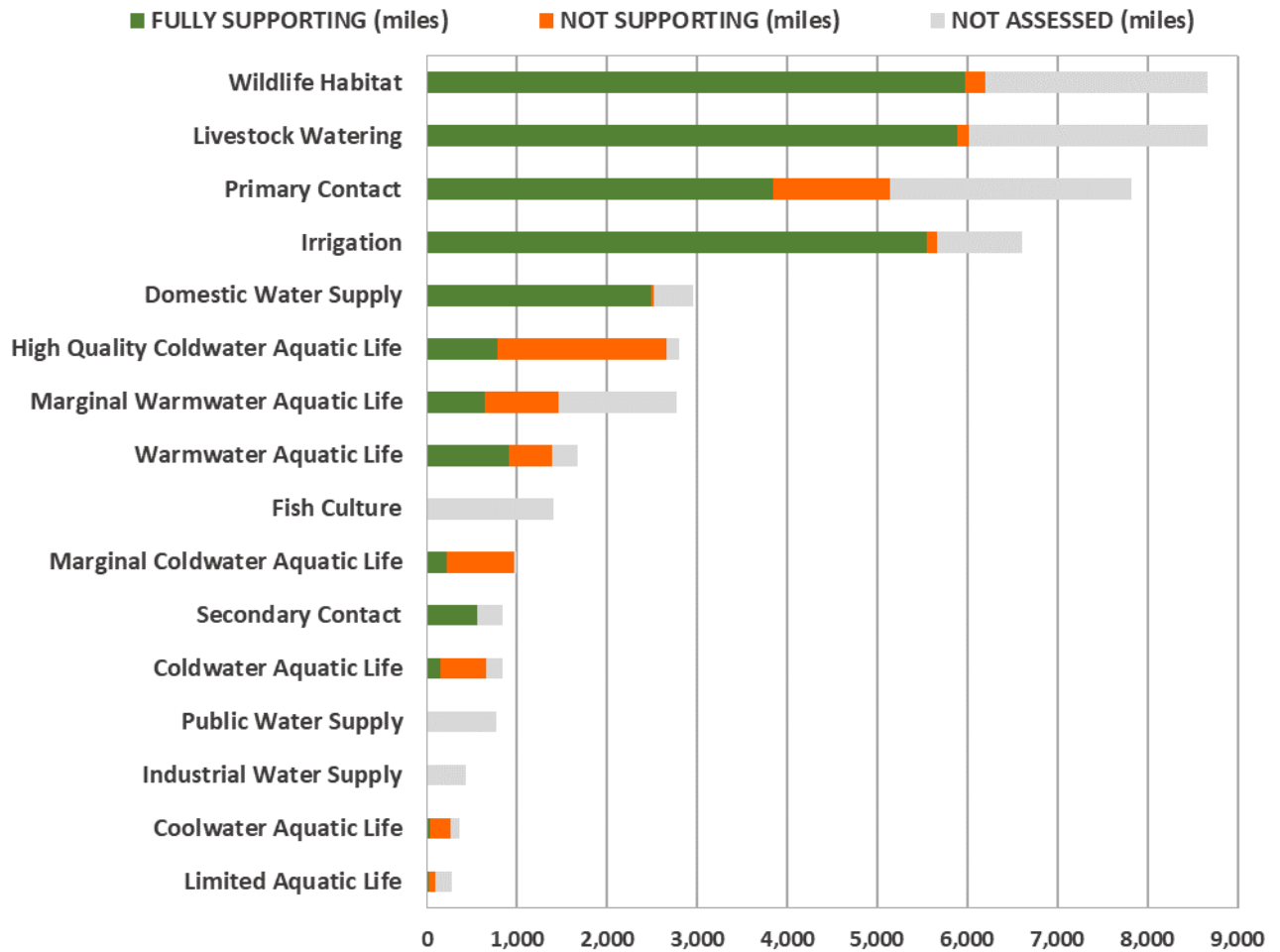
New Mexico's Integrated List also includes an estimated year in the "TMDL DATE" field for all parameter IR category 5A AU-cause pairs. The estimated year is generally based on the SWQB's rotational monitoring schedule, prioritization strategy in the SWQB's long-term vision document (NMED/SWQB 2015), and severity of the impairment. The "TMDL DATE", as well as the projected "MONITORING SCHEDULE" year, is ultimately dependent upon personnel and financial resources which can change on an annual basis. If a TMDL has already been developed for the noted cause of impairment, the EPA TMDL approval date (MM/DD/YYYY) is reported in the TMDL date field.

A summary of the attainment status by river/stream mileage and lake acreage for each designated use, as found in New Mexico's WQS (20.6.4 NMAC), is presented in Figures 5 and 6. A full summary with associated mileage and acreage is available in Appendix B. In New Mexico, the CWA goal of "fishable" is reported under the various aquatic life uses while the "swimmable" goal is reported under primary and secondary contact uses.

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<sup>12</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

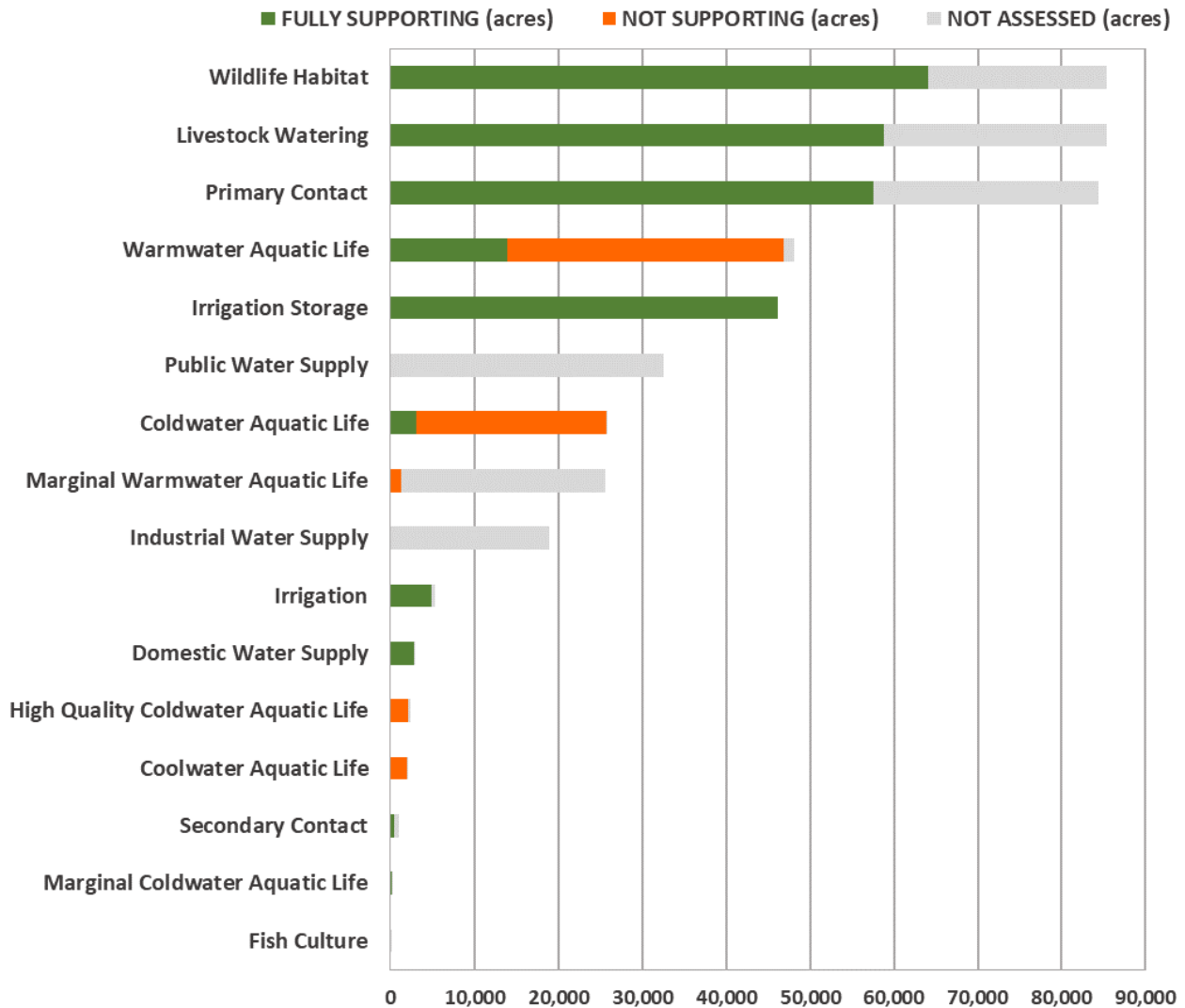
### Designated Uses by River/Stream Mileage



**NOTE:** All Fish Culture, Public Water Supply, and Industrial Water Supply designated uses are defaulted to “Not Assessed” because no numeric criteria apply uniquely to these uses per 20.6.4.900.A NMAC.

**Figure 5. New Mexico's Designated Use Attainment Status by River/Stream Mileage**

### Designated Uses by Lake/Reservoir Acreage



**NOTE:** All Fish Culture, Public Water Supply, and Industrial Water Supply designated uses are defaulted to “Not Assessed” because no numeric criteria apply uniquely to these uses per 20.6.4.900.A NMAC.

**Figure 6. New Mexico's Designated Use Attainment Status by Lake/Reservoir Acreage**

The causes of impairments are summarized by major waterbody type (rivers/streams vs. lakes/reservoirs) in the section below.

## 1. River and Stream Assessment Results

New Mexico’s surface waters are assigned to one of the IR categories defined in Table 1 and summarized in Table 3. Individual IR categories for every AU are provided in the Integrated List (Appendix A).

The largest grouping of assessed lotic (i.e., flowing) waters are IR Category 5. These AUs, along with the Category 5 lake/reservoir waterbodies, comprise New Mexico’s official CWA §303(d) List of Impaired Surface Waters. A list of Category 5-only waters was generated from SQUID and is included in the beginning of Appendix A.

**Table 3. Integrated Report Categories for New Mexico’s Rivers and Streams**

IR Category	Total Size (miles)	Number of River/Stream Assessment Units
1	1,181	93
2	790	86
3A	1,867	128
3C	26	3
4A	1,323	86
4C	236	17
5A	1,440	105
5B	830	66
5C	966	84
5-ALT	6	1
<b>TOTAL</b>	<b>8,664</b>	<b>669</b>

NOTE: This information was generated from SQUID.

IR Category 4A represents stream reaches where TMDL planning documents have been developed for all documented causes of impairment in a particular AU. These AUs are technically still impaired (see Figure 1) even though the EPA does not officially consider them to be part of the Clean Water Act §303(d) List. Several of these stream reaches also have TMDLs for more than one parameter.

AUs are listed in IR Category 1 and 2 if there are sufficient data and information meeting the requirements of the CALM that can be evaluated to support a determination that some or all uses are attained based on numeric and narrative water quality criteria.

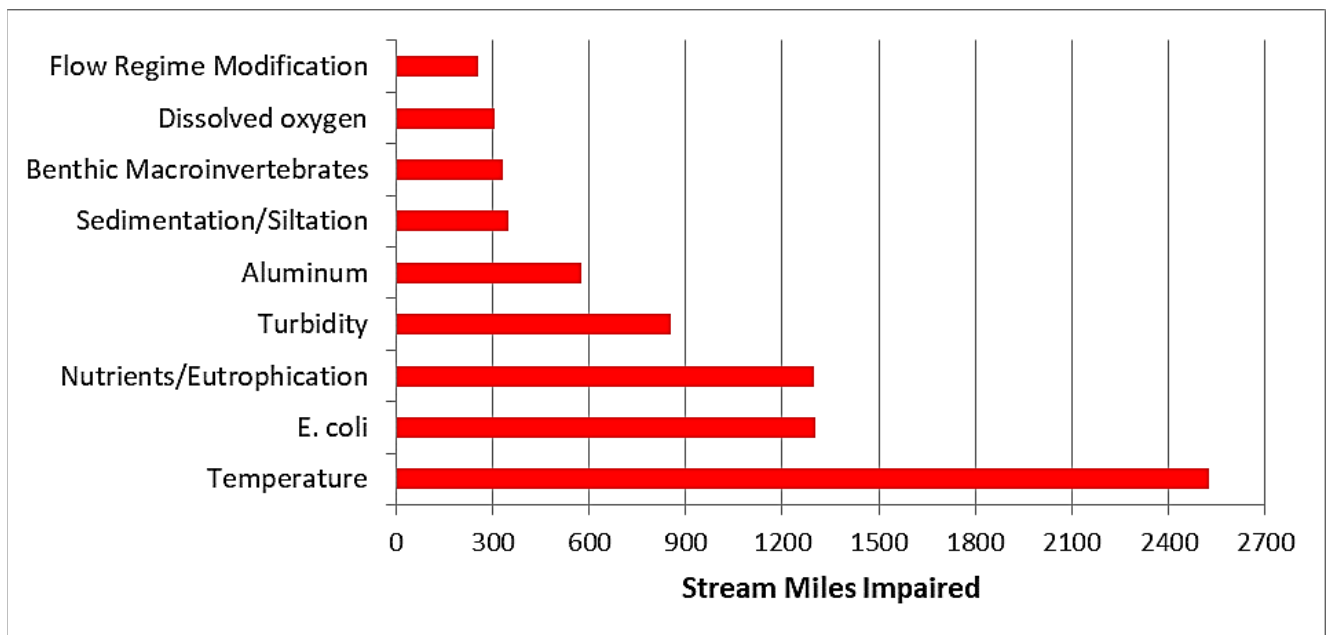
AUs are listed in IR Category 3 when sufficient data to support an attainment determination for any designated use are not available according to the requirements of the assessment and listing methodology<sup>13</sup>. Reasons include access, monitoring and/or analytical logistics (such as the need for automated sampling equipment), and staff and financial resource constraints. The SWQB prioritizes IR Category 3 AUs during rotational survey planning.

The leading impairment causes for New Mexico’s rivers and streams are presented in Figure 7. The SQUID-generated summary report of all Cause and Source statistics is provided in Appendix B. Standard EPA impairment cause categories included in SQUID were used to label the graphic. See Appendix B for subcategory information.

<sup>13</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

Excessive temperature, *E. coli*, and nutrients/eutrophication are identified as the top three causes of impairment of designated uses in New Mexico's streams and rivers based on current WQS (20.6.4 NMAC), available data, and applicable listing methodologies. Dissolved oxygen (DO) and nutrient/eutrophication impairments may be redundant in some cases, as DO impairment is often a response resulting from excessive nutrients.

*E. coli* sampling during watershed surveys has been a SWQB priority since the 2006 listing cycle, using a mobile *E. coli* sampling unit that resolved a chronic issue with meeting the short holding time. Implementation of this sampling method continues to result in the identification of additional contact use impairments, due to exceedance of the *E. coli* criteria, each listing cycle.



**Figure 7. Top Causes of Surface Water Impairment for Rivers and Streams**

## 2. Lake and Reservoir Assessment Results

One major challenge regarding both lake monitoring and lake TMDL development has been the loss of specific CWA section 314 funds to address this need. In the past, states received this funding specifically targeted for lake monitoring. States must now carve out their own funding for lake monitoring from core CWA section 106 funds. New revenue sources must be identified to increase lake and reservoir monitoring to support future TMDL development and provide water quality information to the public who utilize these

lakes and reservoirs. A more robust program allowing more scientifically rigorous data and information to be collected could confirm the current cause and source impairment information in New Mexico's lakes and reservoirs.

**Table 4. Integrated Report Categories for New Mexico's Lakes and Reservoirs**

Category	Total Size (acres)	Number of Assessment Units
1	355	11
2	8,584	19
3A	21,277	97
4A	617	1
5A	13,344	23
5B	307	4
5C	40,850	16
<b>TOTAL</b>	<b>85,334</b>	<b>171</b>

Table 4 shows the number of New Mexico's lakes and reservoirs assigned to each IR category as defined in Table 1. Individual IR categories are presented for every AU on the Integrated List in Appendix A.

By acreage, the majority of assessed lentic (i.e., not flowing) AUs in New Mexico fall under Category 5. Over 90% of these acres are freshwater reservoirs (as opposed to natural lakes). New Mexico has very few natural lakes compared to the number of in-line and off-line reservoirs. These AUs, along with the IR Category 5 river/stream AUs, comprise New Mexico's official CWA §303(d) List of Impaired Surface Waters. A list of Category 5-only waters was generated from SQUID and is included in Appendix A.

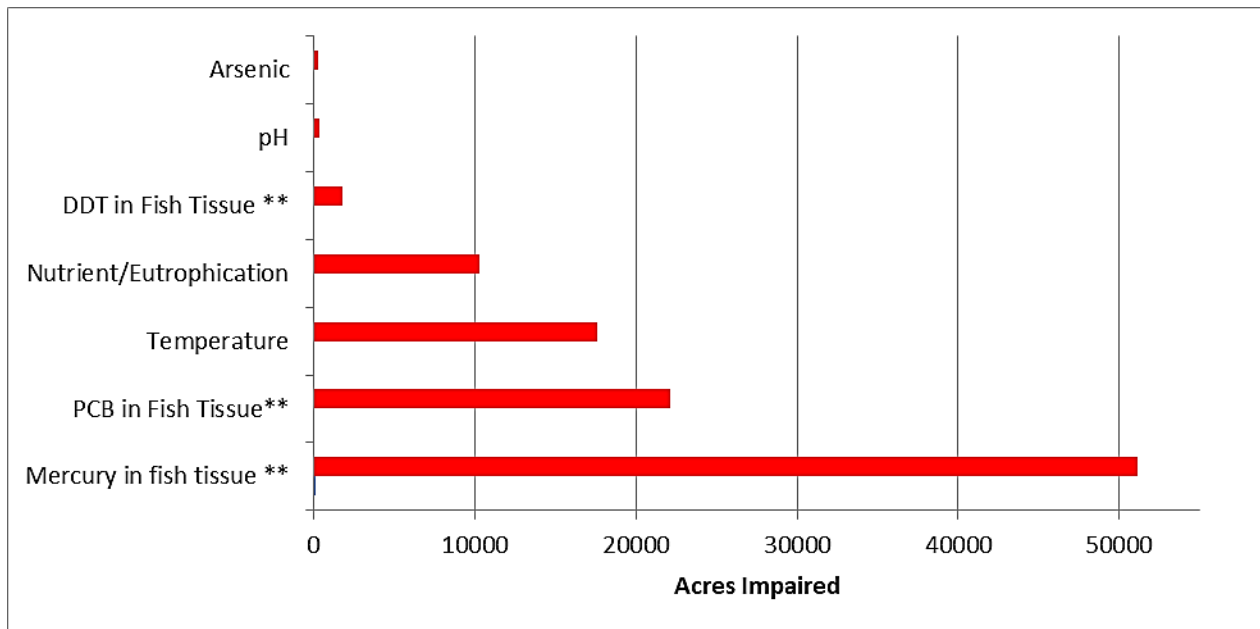
**NOTE:** This information was generated from SQUID. Two lakes are currently "unassessed" and awaiting an IR category because they were recently added for the 2021-2022 targeted survey.

AUs are listed in IR Category 3 when current data are not available to support an attainment determination. Reasons for this generally include access issues, monitoring and/or analytical logistics, and staff and financial resource constraints. Many of these lakes that are "Not

Assessed" are very small in size, such as high elevation natural lakes. These lakes are logistically difficult to sample because they require long, steep hikes. The SWQB sampled a representative subset of these lakes during 2007 as part of a nutrient criteria development grant. Also included in this category are a large portion of the over 23,000 acres of playa lakes that were part of a SWQB special study in the late 1980s and early 1990s when the EPA provided specific CWA section 314 monitoring funding. Attainment status for playas or lakes where adequate resources have not been available to re-monitor in more recent years were changed to "Not Assessed" during the 2008 listing cycle because these data were over 15 years old. Playas or lakes where data from only one sampling event were previously used to make Full Support

determinations were changed to “Not Assessed” during the 2014 listing cycle because this is considered to be insufficient data to make attainment determinations under current assessment protocols<sup>14</sup>.

A summary of the impairment causes for New Mexico’s lakes and reservoirs is presented in Figure 8. The SQUID-generated report that was used to generate the below figure is included in Appendix B. Standard EPA cause categories included in SQUID were used to label the graphic. See Appendix B for specific acreage and subcategory information.



NOTES: \*\*Based on current fish consumption advisories and 0.3 mg/kg methylmercury in fish tissue criterion.

**Figure 8. Top Causes of Surface Water Impairment for Lakes and Reservoirs**

Mercury in fish tissue, PCBs in fish tissue, and temperature are the top three causes of impairment of designated uses in New Mexico’s lakes and reservoirs based on current WQS, available data, and current listing methodologies<sup>15</sup>. The EPA considers fish or shellfish consumption advisories and supporting fish tissue data to be existing and readily available data that demonstrate non-attainment of CWA goals stating that waters should be “fishable” [CWA §101(a), EPA 2005]. New Mexico currently has fish consumption advisories based on mercury, dichlorodiphenyltrichloroethane (DDT), and PCB levels in fish tissue (NMED *et al.* 2021). All waterbodies listed in the advisory are listed as impaired except waterbodies where available mercury in fish tissue data are below the New Mexico water quality criterion of 0.3 mg/kg.

<sup>14</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

<sup>15</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

### III. Surface Water Quality Planning

#### A. Prioritize Impairments and Concerns

After water quality impairments and issues are identified, New Mexico engages in water quality planning to address the concern. The first surface water quality planning step is to prioritize impairment listings for subsequent TMDL development or alternative plans to implement restoration strategies with a more holistic approach. The SWQB continues to be involved in national conversations with the EPA and the Association of Clean Water Administrators (ACWA) regarding the Long-Term Vision for the CWA section 303(d) Program (Vision). The goals of the Vision are prioritization of watershed or waters for restoration and protection; assessment of priority waters; protection of unimpaired waters; alternative approaches to restoration and protection; engagement with the stakeholders; and integration with other CWA programs. As a result of the Vision and goals, the TMDL program in New Mexico is focusing on state water quality priorities, while continuing to evaluate TMDL alternatives and protection of waterbodies that are not impaired. This document, referred to as a Prioritization Framework, summarizes the prioritization of monitoring and TMDL activities in New Mexico. The Prioritization Framework was provided to EPA Region 6 staff for review in January 2015 and comments received from the EPA were addressed as appropriate and then incorporated in the SWQB's long-term prioritization document (NMED/SWQB 2015). The list of TMDL priorities through 2022 were determined using the process outlined in the Prioritization Framework and were provided to EPA Region 6 in July 2015. All TMDL priorities outlined in the 2015 Prioritization Framework are due to EPA by September 30, 2022. The American Creek Alternative Restoration Plan is the remaining document due to EPA to fulfill the 2015 list of TMDL priorities.



**Cattle stand in the Gallinas River**

The fiscal year (FY) 2024-2033 Long-term Vision Prioritization document is due to EPA by October 2023. This new Vision document will include a list of TMDL program priorities through federal FY 2033. For the time period between the 2015 Vision document and the new Vision document, EPA requested that states provide their federal FY 2023-2024 TMDL priorities as a “bridge metric” in the 2022-2024 Integrated Report. Table 5 outlines the NMED TMDL program priorities for federal FY 2023-2024.

**To review the SWQB's prioritization framework, visit:**  
<https://www.env.nm.gov/surface-water-quality/tmdl/>

**Table 5. NMED TMDL program priorities for federal FY 2023-24**

<b>AU_ID</b>	<b>Assessment Unit</b>	<b>Parameter</b>	<b>Status</b>
NM-2212_05	El Porvenir Creek (SFNF bnd to Hollinger Canyon)	Temperature	Complete
NM-2213_21	Gallinas River (Perennial prt Aguilar Creek to Pecos Arroyo)	<i>E. coli</i>	Complete
NM-2214.A_072	Indian Creek (Pecos River to headwaters)	Specific conductance	Complete
NM-2211.A_00	Pecos River (Sumner Reservoir to Santa Rosa Reservoir)	<i>E. coli</i>	Complete
NM-2213_02	Pecos River (Cow Creek to Canon de Manzanita)	Chloride	Complete
NM-2213_00	Pecos River (Tecolote Creek to Villanueva State Park)	Total Recoverable Aluminum	Complete
NM-2213_00	Pecos River (Tecolote Creek to Villanueva State Park)	Chloride, <i>E. coli</i> , turbidity	Complete
NM-2213_01	Pecos River (Villanueva State Park to Cow Creek)	Chloride, <i>E. coli</i> , turbidity	Complete

## B. Develop Total Maximum Daily Loads

CWA section 303(d)(1) requires that states develop a list of waters within the State that are not supporting their designated uses established in the WQS and to establish a TMDL for each pollutant for those “impaired waters.” A TMDL is defined as the “calculation of the maximum amount of a pollutant allowed to enter a waterbody so that the waterbody will meet and continue to meet water quality standards for that particular pollutant. A TMDL determines a pollutant reduction target and allocates load reductions necessary to the source(s) of the pollutant.”<sup>16</sup>

To accomplish this requirement, New Mexico develops a TMDL planning document -- a comprehensive plan for a given pollutant and waterbody starting from the relevant WQS, discussing existing water quality data and developing a plan to ensure that WQS are achieved and maintained for that waterbody. At the core of a TMDL is the allocation of pollutant loads to existing and reasonably foreseeable increases from point sources and nonpoint sources in the watershed. As such, TMDLs are an integral part of New Mexico’s WQMP/CPP and incorporated by reference (NMWQCC 2020). TMDLs also inform the EPA in developing effluent limits for NPDES permits and help guide the SWQB in prioritizing watershed protection and restoration projects funded under the CWA section 319 and other programs.

**For more information on SWQB’s TMDL program and to access individual approved TMDL planning documents, visit: <https://www.env.nm.gov/surface-water-quality/tmdl/>**

<sup>16</sup> <https://www.epa.gov/tmdl/overview-total-maximum-daily-loads-tmdls>

Since the previous listing cycle, the SWQB received EPA approval of the Chama River Watershed TMDL (8 pollutant-AU pairs) in December 2020. The SWQB received NMWQCC approval of the Bluewater Lake nutrient TMDL (2 pollutant-AU pairs) and Jemez River Watershed TMDLs (6 pollutant-AU pairs) in August 2021 and EPA approval in November 2021.

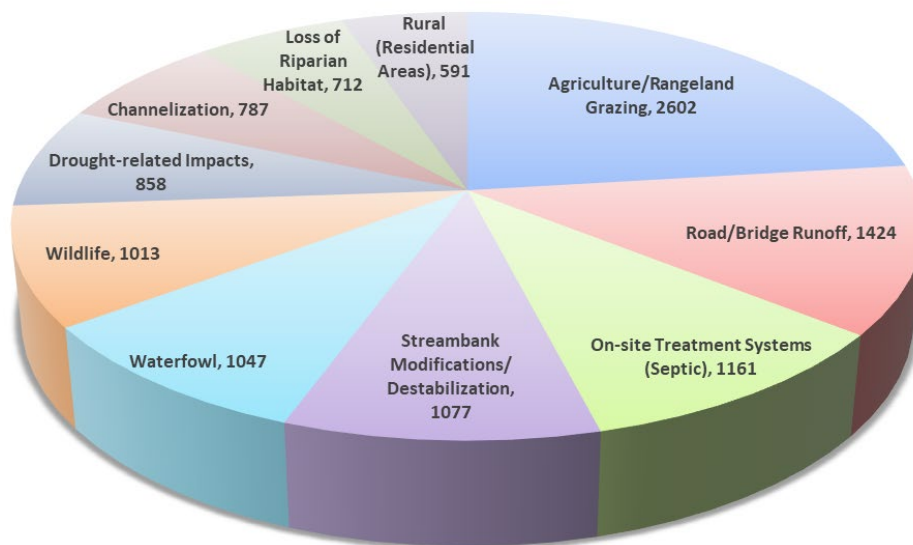
TMDLs include a list of “probable sources” in the contributing watershed. These are defined as activities that may contribute pollutants or stressors to a waterbody. The probable source list included with any cause of impairment includes any and all activities occurring or likely to occur in the watershed that have the potential to contribute to the identified impairment. It is not intended to single out any particular landowner or single land management activity, and has therefore been labeled “probable,” and generally includes several possible items. Probable sources listed for any particular waterbody have not been proven to be a source or the only sources of the identified impairment. The list is based on qualitative field observations made by field staff for AUs sampled during rotational watershed surveys and watershed restoration projects. This is combined with knowledge of known land management activities that have the potential to contribute to the identified impairment. The SWQB updated its standard operating procedure for probable source determination in 2020<sup>17</sup>. Specifically, probable source observations are first recorded during rotational watershed surveys by SWQB staff. Information gathered from the surveys are used to generate a draft Probable Source list in consequent draft TMDL planning documents and shared with SWQB staff familiar with the waterbodies of concern based on their work with permits, watershed-based planning projects, or monitoring in the watershed for review and comment. These draft Probable Source lists are finalized with watershed group/stakeholder input received during any one of the following: pre-survey public meeting, TMDL public meeting, watershed-based planning activities, and various public comment periods.

As part of the ATTAINS re-design, there were several discussions between EPA and states regarding the reporting of probable sources since most states do not have dedicated funding for source identification. EPA Office of Water staff confirmed that probable sources for impaired AUs (i.e., IR Category 4 and 5) are an optional data element and not required in the new ATTAINS system. Therefore, New Mexico is no longer reporting “Source Unknown” for AU-cause pairs without approved TMDLs. As stated above, documenting probable sources is part of the TMDL process in New Mexico rather than part of the listing process. Accordingly, probable sources have also been removed from the Integrated List (Appendix A). However, the SWQB continues to maintain probable sources documented in approved TMDLs in SQUID to provide a summary discussion of the primary sources of impairment in New Mexico. This fulfills the CWA section 305(b)(1)(E) requirement to provide “a description of the nature and extent of nonpoint sources of pollutants.”

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<sup>17</sup> <https://www.env.nm.gov/surface-water-quality/sop/>

A summary of the top impairment sources as documented in approved TMDLs for New Mexico’s rivers and streams is presented in Figure 9. The SQUID-generated report that was used to generate the below figure is included in Appendix B. Standard EPA source categories included in SQUID were used to label the graphic. See Appendix B for specific values and subcategory information. In most instances, more than a single probable source contributes to water quality impairment. The total mileage values reported are summations of AU mileages for all AU-impairment pairs assigned to each probable source. To date, New Mexico has completed one lake TMDL (Bluewater Lake<sup>18</sup>), which contains a table identifying the probable source summary for that waterbody.



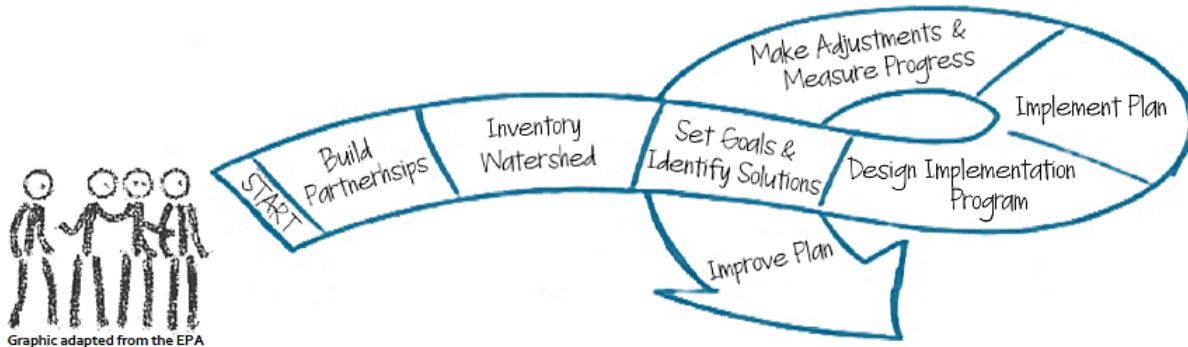
**Figure 9. Top Probable Sources of Surface Water Impairment in Rivers/Streams as reported in approved TMDLs (total AU-impairment pair mileage shown)**

As seen in the summary graphic, the majority of water quality impairments identified in New Mexico’s streams and rivers continues to be due to nonpoint sources (NPS) of water pollution. NPS pollution can be directly related to land use practices on a broad geographic scale and is generally caused by rainfall or snowmelt moving over and through the ground. As the runoff moves, it picks up natural and human-caused pollutants, which are deposited into rivers/streams, lake/reservoirs, wetlands, and groundwater.

<sup>18</sup> <https://cloud.env.nm.gov/water/pages/view.php?ref=8080&k=5a3ce3c06d>

## C. Develop Watershed-Based Plans

As mentioned previously, the Vision promoted by the EPA encourages states to consider alternatives to TMDLs when other planning approaches are more appropriate or can lead to quicker on-the-ground results. One viable method is an increased emphasis on watershed-based plans (WBPs).



New Mexico's NPS Management Program is designed as a cooperative effort among federal and state agencies, watershed stakeholders, and NMED's SWQB Watershed Protection Section (WPS). The current plan for the NPS Management Program was approved by the EPA in 2019 (NMED/SWQB 2019). The current plan states an overall goal of meeting and maintaining water quality standards and designated uses of surface water and to protect groundwater resources. The plan's objectives are directed toward meeting this goal, and are related to watershed-based planning, restoring and protecting ground and surface water quality, education, and interagency cooperation. The NPS Management Program emphasizes watershed-based planning, as described in the EPA's *Nonpoint Source Program and Grants Guidelines for States and Territories* (EPA 2013).

A WBP is written to address water quality problems for watersheds with impaired streams. It includes nine elements to encourage effective implementation and adaptive evaluation. The SWQB encourages use of a WBP by any watershed restoration program to benefit water quality. WBPs are used by local watershed groups and other interested stakeholders to build on the TMDL process, if available, with more detailed characterization of pollutant sources, management measures, information and education programs, and monitoring. This approach facilitates coordinated watershed restoration efforts, the development of effective watershed associations, engaged stakeholders, and the implementation of effective best management practices (BMPs) to reduce NPS pollution. Table 6 provides some examples of BMPs encouraged by the Program. The NMED underscored its encouragement by making watershed-based planning a requirement for significant restoration activities to be funded with CWA section 319(h) funds.

Information on watershed-based planning, as well as WBPs that have been reviewed and accepted by EPA, are available at: <https://www.env.nm.gov/surface-water-quality/wbp/>

**Table 6. Common BMPs Implemented Throughout New Mexico to address Nonpoint Source Pollution**

NPS Pollution Category	Examples of Best Management Practices (BMPs) utilized in New Mexico	
Agriculture	<ul style="list-style-type: none"> <li>• Residue Management (contour strip cropping, stubble munching, conservation tillage)</li> <li>• Improved irrigation practices (low output sprinklers, vegetation control)</li> <li>• Nutrient Management (split fertilizer applications, nutrient balancing, crop rotation)</li> </ul>	
Construction	<ul style="list-style-type: none"> <li>• Sediment Control Structures (silt fences, hay bales, sediment retention ponds)</li> <li>• Heavy equipment cleaning and spill kits</li> <li>• Conduct construction activities during no-flow or low-flow conditions</li> </ul>	
Fire Suppression/Fuels Management	<ul style="list-style-type: none"> <li>• Forest thinning / fuels reduction</li> <li>• Post wildfire watershed rehabilitation</li> </ul>	
Grazing	<ul style="list-style-type: none"> <li>• Alternate watering sources (trick tanks, upland dirt tanks, and upland wells)</li> <li>• Planned/rotational grazing</li> <li>• Cattle guards to control access</li> </ul>	<ul style="list-style-type: none"> <li>• Fencing (pasture cross fencing, creation of additional pastures for improved stock rotation methods, and riparian enclosure fencing)</li> </ul>
Loss of Riparian Habitat	<ul style="list-style-type: none"> <li>• Habitat restoration and rehabilitation                             <ul style="list-style-type: none"> <li>- Removal of non-native plant species</li> <li>- Planting native vegetation</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>• Grazing enclosure(s) or planned grazing</li> </ul>
Recreational Activities	<ul style="list-style-type: none"> <li>• Revegetation of impacted areas</li> <li>• Trail maintenance/reconstruction</li> <li>• Provide and maintain waste and sanitation facilities</li> <li>• Limit off road vehicle use</li> </ul>	<ul style="list-style-type: none"> <li>• Restrict vehicular access to riparian areas</li> <li>• Recreational area closure or relocation</li> <li>• Education/Outreach</li> </ul>
Resource Extraction	<ul style="list-style-type: none"> <li>• Sediment Control Structures (silt fences, hay bales, sediment retention ponds)</li> <li>• Stabilizing, relocating, and channeling runoff around mine and mill tailings</li> </ul>	
Septic Systems	<ul style="list-style-type: none"> <li>• Identify and replace malfunctioning systems</li> <li>• Outreach to encourage preventative maintenance</li> <li>• Connect to centralized wastewater treatment system</li> </ul>	
Streambank Modification/ Hydromodification	<ul style="list-style-type: none"> <li>• Streambank Stabilization via:                             <ul style="list-style-type: none"> <li>- Revetment (e.g. vanes, j-hooks)</li> <li>- Grade control (e.g. cross vanes)</li> <li>- Grazing enclosures or rotation</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>- Terracing / revegetation of slopes</li> <li>- Installing vortex weirs</li> <li>- Replacing undersized culverts</li> <li>- Brush control</li> </ul>
Urban Stormwater	<ul style="list-style-type: none"> <li>• Education/Outreach activities</li> <li>• Develop stormwater management plan</li> <li>• Propose new ordinance and/or development codes</li> </ul>	<ul style="list-style-type: none"> <li>• Propose new construction standards</li> <li>• Install swales, French drains, detention ponds</li> <li>• Collect and treat runoff</li> </ul>



*XS 15 has 0% canopy cover*



*XS 7 has 4.5% canopy cover*



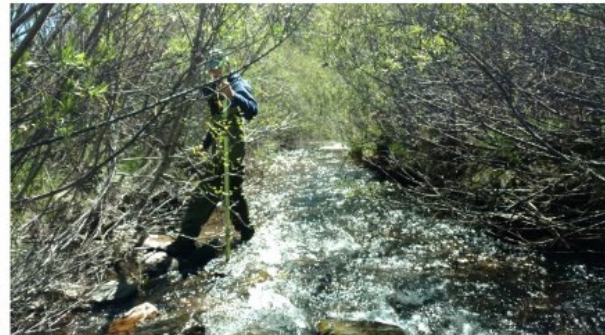
*XS 12 has 20.3% canopy cover*



*XS 9 has 35.5% canopy cover*



*XS 10 has 57% canopy cover*



*XS 8 has 92.5% canopy cover*

**Figure 10. Taken from the recently completed Willow Creek WBP, this figure illustrates identification of priority reaches in a temperature-impaired stream.**

## IV. Water Quality Protection and Restoration

### A. NPS CWA Section 319 Watershed Restoration Grants



**a) Post Fire Rehabilitation of the Rio en Medio: Volunteers stabilizing a gully to promote deposition of sediment onto an alluvial fan above the Rio en Medio.**

Since 1998, the NPS Management Program has implemented over 100 watershed restoration projects. New Mexico's current and recently completed CWA section 319 watershed restoration implementation projects can be found on the SWQB Watershed Protection webpage<sup>19</sup>. In addition, CWA section 319(h)(11) requires New Mexico to report, on an annual basis, to EPA Region 6 progress in meeting milestones in the NPS Management Program plan, reductions in NPS pollutant loading, and improvements in streams that do not meet water quality standards. The SWQB maintains a website providing NPS Annual Reports from calendar year 2000 to present.

Once a water quality problem has been identified and planning strategies have been developed, a variety of programs are available to protect and restore water quality. One of the primary goals of New Mexico's NPS Management Program is to implement BMPs to reduce NPS pollutants entering ground and surface waters. To accomplish this goal, the Program administers CWA section 319 watershed restoration grants. Funds for education and outreach are included in these grants as well. The focus of implementation projects funded under CWA section 319 is on implementation of WBPs and Wetlands Action Plans and on protection of water quality soon after wildfires. Through a combination of funding programs and partnerships, New Mexico encourages interested parties to implement BMPs to control or reduce the degree of water quality impairments due to non-point sources.



**b) Post Fire Rehabilitation of the Rio en Medio: The completed structure.**

Information on projects completed in specific years can be found in the SWQB's

*NPS Management Program Annual Reports at:*

<https://www.env.nm.gov/surface-water-quality/nps-annual-reports/>

<sup>19</sup> See: <https://www.env.nm.gov/surface-water-quality/watershed-protection-section/>. Direct link for the current list: <https://cloud.env.nm.gov/water/pages/view.php?ref=7728&k=bdc1a920c7>

## B. New Mexico's River Stewardship Program

A key part of the NPS Management Program is the state-funded River Stewardship Program (RSP). The goal of the RSP is to fund projects that enhance the health of rivers by addressing the root causes of poor water quality and stream habitat. The RSP builds on collaboration and restoration techniques developed and implemented during successful CWA section 319 and state funded implementation projects around the state.



**Restoration of Winter Trout Habitat on the Cimarron River**

Specific RSP objectives include:

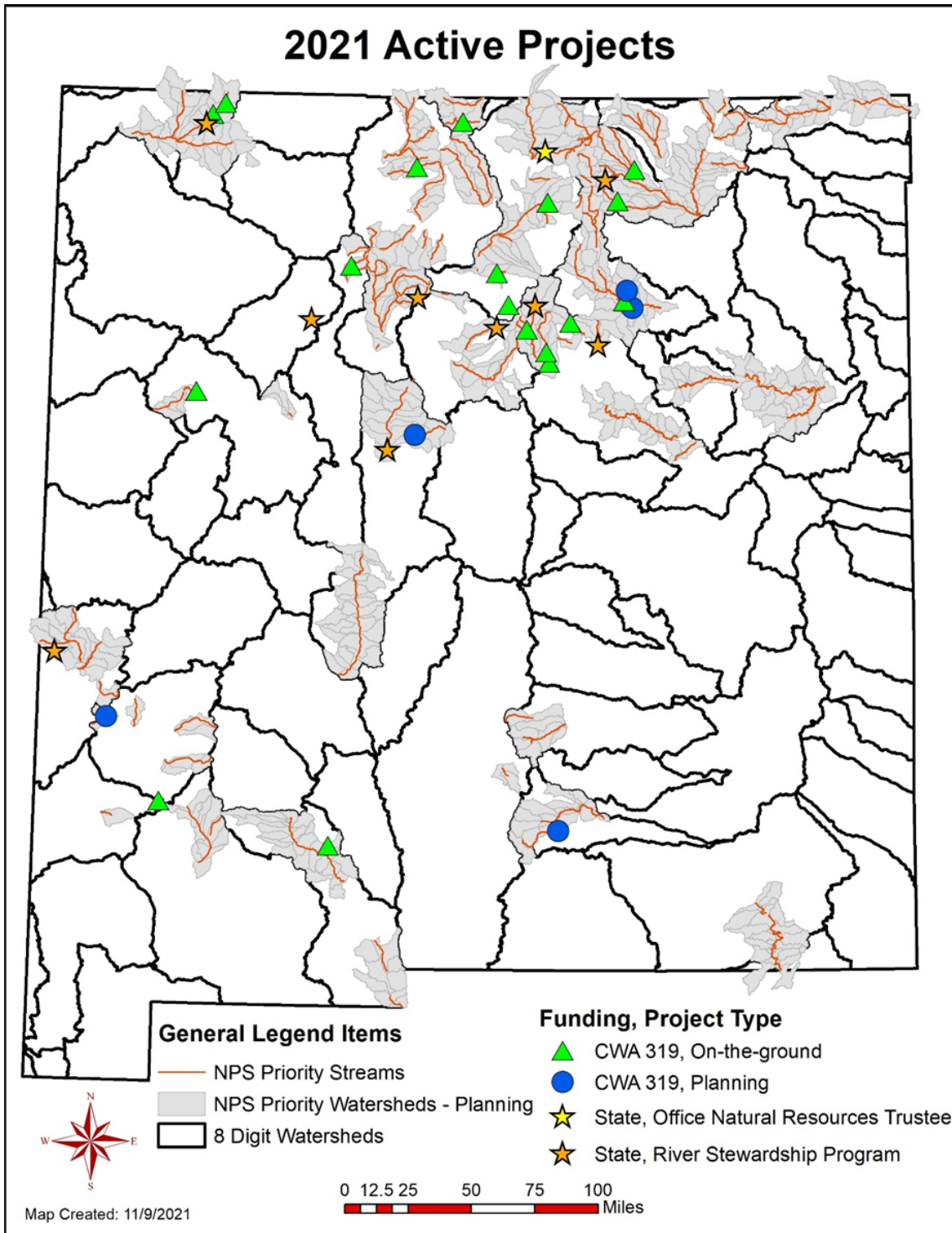
- Restoring or maintaining hydrology of streams and rivers to better handle overbank flows and thus reduce flooding downstream;
- Enhancing economic benefits of healthy river systems such as improved opportunities to hunt, fish, float or view wildlife; and
- Providing state matching funds required for federal CWA grants.

RSP projects, like CWA section 319 projects described above, are selected through a competitive, statewide application or Request for Proposals process. RSP projects are distributed statewide. Priority areas have been selected, although projects that are not within the priority areas are also considered. Eligible applicants include: towns, cities, counties, soil and water conservation districts, irrigation districts, for-profit organizations; and Indian Nations, Pueblos and Tribes. Evaluation criteria favor projects that improve water quality, enhance fish and wildlife habitat, support local economies, and reduce downstream flood hazard.

Although RSP projects are not required to implement watershed-based plans, each RSP project proposal is evaluated relative to its alignment with local, state, tribal or federal planning documents, and watershed-based plans often provide the strong basis in planning for proposals to be competitive. New Mexico's current and recently completed RSP projects are displayed in Figure 11.

**Current and recent Section 319 and River Stewardship Program projects lists are available at:**

<https://cloud.env.nm.gov/water/?r=7728&k=bdc1a920c7>



**Figure 11. Active CWA section 319 and River Stewardship Program (RSP) restoration and planning projects, 2021**

## C. Point Source Regulation and Other State Certifications

Point source pollution results from discharge of contaminants through discrete conveyances such as pipes, ditches, conduits, or wells. In New Mexico, the EPA under CWA section 402 administers the discharge of pollutants through the National Pollutant Discharge Elimination System (NPDES) program. State certification of federal permits is required under CWA section 401 and ensures that the permits are compatible with state laws, protect the state's water quality standards, and implement the state's WQMP/CPP (NMWQCC 2020). In New Mexico, the NMED is the CWA section 401 authority for certifications. The SWQB Point Source Regulation Section (PSRS) fulfills this responsibility, certifying 12 NPDES individual permits in state FY 2020, and 16 individual permits and two (2) general permits in state FY 2021. The primary goal of PSRS is to protect public health and the environment by assuring that regulated point source discharges to surface waters comply with appropriate state and federal statutes and regulations, including applicable New Mexico water quality standards and applicable waste load allocations developed through the TMDL process.

The PSRS staff are credentialed by the EPA to conduct compliance inspections on behalf of the EPA. PSRS serves as a local point of contact to provide information to operators and other agencies regarding the federal regulatory program and to offer compliance assistance to individual facilities. Inspections help to ensure compliance with applicable effluent limitations and permit conditions and are carried out in accordance with the EPA NPDES Compliance Inspection Manual (EPA 2017b) using current EPA-approved forms and checklists. The data and information collected are used to evaluate compliance and to support state or federal enforcement and permitting activities. The PSRS conducted 18 NPDES compliance inspections in state FY 2020 and 5 inspections in state FY 2021<sup>20</sup>. In addition, the EPA executed 17 NPDES enforcement actions in state FY 2020 and 14 actions in state FY 2021.



**A discharge facility situated near a drain above the Rio Grande at the New Mexico-Texas border**

State enforcement of NPDES permitted discharges is possible but has not occurred. State enforcement would be based in large part upon meeting the applicability requirement of 20.6.2.2100 NMAC, which applies to any discharger who is given written notice of a NPDES permit violation from the EPA and who has not corrected the violation. The regulatory applicability clause is designed to prevent dual regulation by state and federal government, while still allowing the State to act in cases where the federal program has been unable to gain compliance within a prescribed time. Furthermore, the NMED has the authority under 20.6.2.1220 NMAC to issue compliance orders, including penalties, for a discharge that exceeds any water quality standard in state regulations, or is not complying with a condition or provision of an approved or

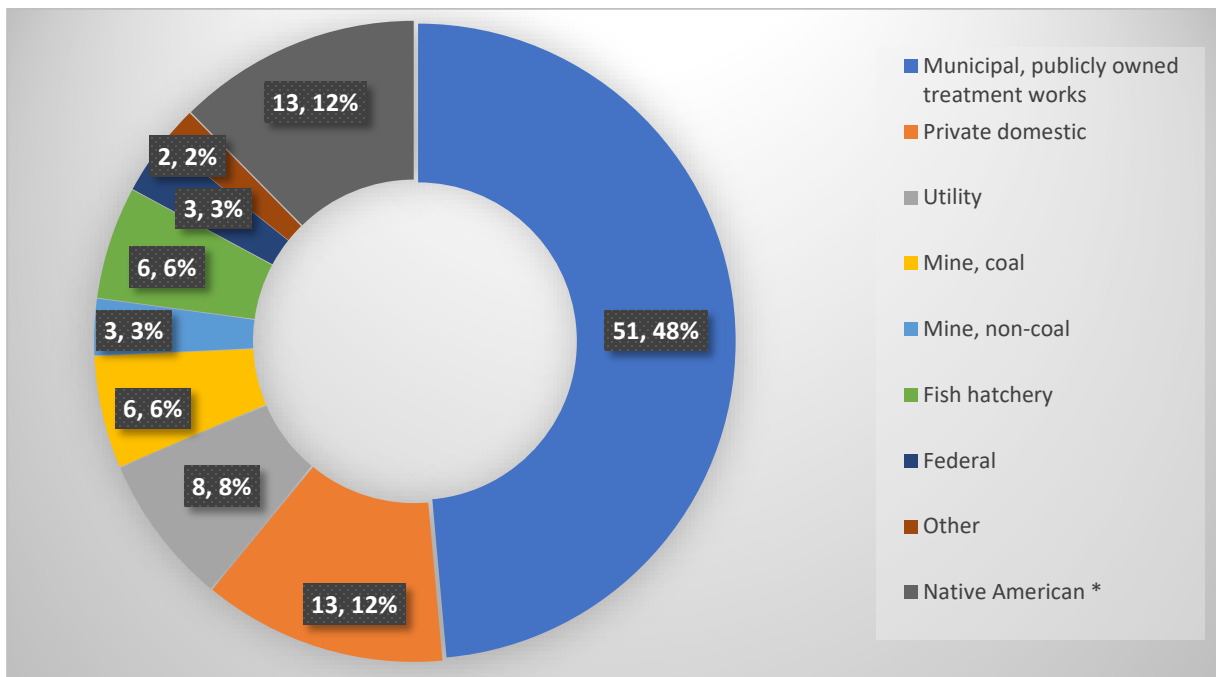
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<sup>20</sup> The COVID-19 pandemic impacted NMED and EPA's ability to perform in-person inspections beginning March 2020 and continuing through June 2021.

modified discharge plan or permit. The state may also enforce provisions of 20.6.2.2201 NMAC prohibiting disposal of refuse in a watercourse.

In addition to conducting individual permit inspections, the PSRS also conducts both construction site and industrial facility stormwater inspections in accordance with the provisions of the Construction General Permit or the Multi Sector General Permit. The PSRS conducts outreach to construction site and industrial facility owners and operators to inform them of requirements under the CWA. The PSRS also assists with implementation of the Phase I and II Municipal Separate Storm Sewer Systems (MS4) (i.e., urban stormwater) permitting program in New Mexico. PSRS anticipates working with EPA Region 6 on the reissuance of the Middle Rio Grande Watershed-Based MS4 permit, as well as the reissuance of the statewide small MS4 permit in the near future<sup>21</sup>. The Los Alamos area was recently designated as an MS4 under EPA’s residual designation authority, the EPA began development of a draft permit in 2020. The PSRS also assists with implementation of the Pesticide General Permit and the Concentrated Animal Feeding Operations (CAFO) General Permit. PSRS anticipates working with EPA Region 6 in 2022 on reissuance of the CAFO General Permit. PSRS will continue to provide assistance conducting audits of these programs as needed.

Figure 12 illustrates the distribution of individual NPDES permitted facilities by type and percentages. Because of the large percentage of wastewater treatment plants in the state, these facilities continue to cause adverse effects on water quality in local areas, in part due to poor operation and maintenance or due to limited funding to implement technological improvements and/or upgrades to treatment facilities.



NOTE: \*SWQB does not certify permits on tribal lands. Only downstream-user comments are provided to EPA for tribal permits.

**Figure 12. Distribution of Individual NPDES permits in New Mexico, as of January 2022 (105 permits total)**

<sup>21</sup> See <https://www3.epa.gov/npdes/pubs/fact2-1.pdf> and <https://www.epa.gov/npdes/stormwater-discharges-municipal-sources> for additional details on Phase I and II MS4s.

The U.S. Army Corps of Engineers (USACE) administers Section 10 of the Rivers and Harbors Appropriation Act and CWA section 404. The USACE Regulatory Division issues permits (Standard Individual Permits, Regional Permits, Regional General Permits, and Nationwide Permits [NWP]), which authorize certain activities to discharge dredged or fill material into a water of the U.S. Under CWA section 401, States and Tribes are provided the opportunity to certify CWA section 404 permits. NMED's Water Quality Certification ensures that the federal permit will comply with Surface Water Quality Standards (2.4.6 NMAC) and applicable state law. The NMED typically certifies CWA section 404 permits with conditions that include BMPs for protecting water quality from adverse environmental impacts. In 2021, WPS staff reviewed fifty-six projects (up five from 2020) and confirmed their consistency with the state's Section 401 certification of the 2017 NWPs.

**For more information on State Certifications, see:**  
<https://www.env.nm.gov/surface-water-quality/point-source-regulation-section/>  
<https://www.env.nm.gov/public-notices/>

## D. Other NMED Water Pollution Control Programs

CWA section 303(d) and section 305(b) are primarily implemented by the SWQB. However, because surface water quality is utilized and affected in diverse ways by different activities and needs, the NMED has other bureaus and programs that also address water pollution control in New Mexico under the WQA. A few are highlighted below.

### 1. *Drinking Water Bureau*

#### a) *Public Water System Supervision Group or Program - Compliance*

NMED's Drinking Water Bureau (DWB) is responsible for regulating public water systems who are responsible (obligated to provide/charged with providing) for providing a safe and sustainable supply of drinking water to their consumers. NMED's mission is to preserve, protect, and improve New Mexico's drinking water quality for present and future generations, by implementing the requirements of New Mexico's Drinking Water Regulations (20.7.10 NMAC) and the federal Safe Drinking Water Act (SDWA) which establish the standards for drinking water throughout the State. These regulations and standards set to limit the presence or concentration of harmful contaminants such as pesticides, volatile organics, and radiochemical, chemical, and bacteriological contaminants in drinking water. The SDWA originally focused on treatment as the means of providing safe drinking water at the tap. The 1996 SDWA amendments greatly enhanced existing law by recognizing source water protection, operator training, funding for water system improvements, and public information as important components of safe drinking water. NMED has adopted the SDWA amendments, to ensure the quality of drinking water in New Mexico is protected from source to tap.

Regulated public drinking water systems must monitor the quality of water served to consumers for regulated contaminants; and ensure compliance with New Mexico's Drinking Water Regulations and the SDWA. The water samples are analyzed for contaminants according to an established schedule, to ensure water quality meets the standard of federal and state requirements. Regulatory oversight to New Mexico's public drinking water systems, is accomplished through the review of data and documents, the completion of regularly scheduled onsite facility inspections, the provision of compliance guidance, and issuance of notices of violation when water systems do not meet compliance standards. Enforcement action may be

taken to return the system to compliance if a water system does not make progress toward achieving compliance. DWB may issue an Administrative Compliance Order to compel the water system to achieve compliance. These actions typically include providing technical, managerial, or financial assistance to help improve the overall capacity of a system and encouraging systems to regionalize and combine resources when possible.

**For additional information on NMED’s Drinking Water Bureau, visit:**  
[https://www.env.nm.gov/drinking\\_water/](https://www.env.nm.gov/drinking_water/)

*b) Source Water Protection Program*

Systems utilizing surface water sources for drinking water require more sampling of treated water than systems using a groundwater source due to the potential for rapid changes in source water quality. While the quality of the source water does not impact the required quality of the produced drinking water, the quality of the source water will influence treatment considerations and associated costs to comply with all maximum contaminant levels. Just over 60 public drinking water systems use, or purchase water obtained from either surface water or groundwater under the direct influence of surface water. When chlorine is used as part of drinking water treatment, disinfection byproducts can form when organic carbon reacts with the chlorine. Typically, systems can adjust treatment and operations as an effort to return to compliance relative quickly; however, additional infrastructure is sometimes required to remove organic carbon. A system is required to notify the public whenever violations of the SDWA occur.

In addition to providing oversight to systems, DWB’s Source Water Protection Program (SWPP) works with systems to identify potential sources of contamination that might have adverse effects on the source waters and to develop a plan to protect those drinking water sources. The Program assists systems with conducting assessments of potential sources of contamination for all surface water sources. The identified sources of contamination are evaluated based on the chemical properties of the associated contaminants, their likelihood of release, the number of contaminants, their proximities to the surface water source, and



**McClure Reservoir (City of Santa Fe)**

chemical monitoring history. Over the past two years the SWPP has been updating and significantly improving the methodology for source water assessments and plans. This includes utilizing geomorphological features and full watersheds to delineate source water assessment areas, a new risk analysis, and a combined source water assessment and protection plan.

In 2020 and 2021, DWB assisted with the completion of Source Water Assessments and Protection Plans for the City of Santa Fe for both their groundwater and surface water sources. A final draft for public comment was completed in late summer 2021 and a final document should be completed in early 2022. The SWPP has also been assisting the Village

of Ruidoso with a source water plan for their ground and surface water sources throughout 2021. A final draft plan is expected mid-late 2022.

For additional information on DWB's Source Water Protection Program, visit:

[https://www.env.nm.gov/drinking\\_water/source-water-protection/](https://www.env.nm.gov/drinking_water/source-water-protection/)

*c) Utility Operator Certification Program*

The Utility Operator Certification Program (UOCP) administers the certification program for water and wastewater operators at all public water and wastewater utilities in New Mexico. This includes development of, scheduling, and administration of certification examinations; processing applications for certification and renewal; tracking all certified operators continuing education courses; evaluating training courses for relevance to program; tracking compliance with operator certification requirements; and working with the NMWQCC and the Utility Operator Certification Advisory Board. NMED administers the UOCP pursuant to the New Mexico Utility Operators Certification Act, NMSA 1978, §§ 61-33-1 to -10.

The UOCP ensures that the roughly 2,700 active operators of drinking water systems and wastewater treatment systems in New Mexico are appropriately trained and qualified. The Program tracks required continuing education credit hours (10 hours/year/operator) and certification renewals (renewal required every three years for each certification). UOCP also provides training for operators and coordinates with other assistance providers in the state for additional free training.

UOCP updates:

- The UOCP is still in the process of updating the Wastewater certification exam study guide.
- The UOCP received an EPA Environmental Justice Cooperative Agreement grant in September 2020 to partner with San Juan College, the Navajo Tribal Utility Authority, and Ute Mountain Ute Tribe to develop a water utility recruitment, training, and placement program over the next two years. This project is behind schedule but is moving forward with the formation of an advisory committee and the development of training curriculum.
- In summer 2020, the UOCP became a member of the Association of Boards of Certifications (ABC), a national non-profit administering water utility exams for over 40 other states. All paper exams were converted to online exams in Fall 2020 and are now offered at Department of Workforce Solutions test centers around the state. After an initial start-up in October 2020, all exams were shut down from November – January 2021. The Program has seen a steady increase of exams since that time and is on track to surpass the number of exams typically taken through the former paper in-person exam sessions held 6-9 times throughout the year. The Program has also seen greatly improved passing rates (up from roughly 25% to now 40%).

## *2. Ground Water Quality Bureau*

New Mexico's groundwater resources are of vital importance in sustaining life and must be preserved and protected for both present and future generations. Approximately 50% of New Mexicans depend solely on groundwater for drinking water. This is a decrease from 90% four years ago due to the recent addition of surface water to augment the public water supplies of Albuquerque and Santa Fe. Public systems with water derived from groundwater sources serve eighty percent of New Mexicans (over 295,600 people). Fourteen and a half percent (14.5%) of the State's population depend on private wells for drinking water (NMOSE 2010). Nearly half of the total water annually withdrawn for all uses in New Mexico, including agriculture

and industry, is groundwater, the only practicable source of water in many areas of the State. Overall, the quality of these waters is assumed to be good, although there are significant pollution problems known to affect certain areas of New Mexico. New Mexico lacks a comprehensive, statewide, ambient groundwater quality monitoring program.

New Mexico relies on several programs to protect and maintain groundwater quality. The primary statute dealing with groundwater quality management is the WQA, which authorizes the NMWQCC to adopt groundwater quality protection regulations and standards (20.6.2 NMAC). Key features of the WQA and the NMWQCC regulations relating to groundwater include:

- A requirement for dischargers to obtain a groundwater discharge permit to prevent groundwater contamination from discharges that have the potential to impact groundwater quality, including discharges to underground injection control wells;
- Requirements for reporting and addressing spills and releases;
- Development of groundwater quality standards;
- Requirements to abate groundwater pollution; and
- Provisions for civil and criminal penalties for violation of the regulations and standards.

The role of the NMED Ground Water Quality Bureau (GWQB) is to protect the environmental quality of New Mexico's groundwater resources; and to identify, investigate, and oversee clean-up contaminated sites which pose risks to human health and the environment. Specifically, the GWQB:

- Issues and oversees groundwater pollution prevention (i.e., discharge) permits;
- Implements, along with the SWQB, the NMED's responsibilities under the New Mexico Mining Act to ensure that environmental issues are addressed and standards are met;
- Oversees groundwater investigation and remediation activities;
- Identifies, investigates and remediates inactive hazardous waste sites through implementation of the federal Superfund program;
- Oversees agreements between the state and responsible parties; and
- Implements the Voluntary Remediation Program.

The GWQB strives to increase industry and public understanding and awareness of the importance of safe groundwater supplies in sustaining the quality of life in New Mexico for this and future generations, and the importance of protecting groundwater quality through pollution prevention initiatives. The GWQB also offers free water quality screening for domestic wells at water fairs routinely held around New Mexico through NMED's CWA section 319 grant funding.

Groundwater quality monitoring is typically required at permitted facilities to determine baseline groundwater quality, serve as a sentinel detection method, and as part of remediation efforts to determine whether or not remediation efforts are effective. While household septic tanks or unauthorized cesspools are the predominant source of nonpoint source contamination of groundwater in New Mexico, other diffuse sources may also cause groundwater quality degradation. These sources can include minerals from evapotranspiration, land disturbance by mineral exploration, urban runoff, or application of agricultural chemicals. Point source categories include publicly and privately-owned sewage treatment plants with discharges of over 5,000 gallons per day, dairy operations, mines, food processing operations, industrial discharges, landfills, leaking above and underground storage tanks, petroleum processing and storage, and accidental spills or leaks.



**Las Cruces Water Fair (November 2021)**



**Observation of Groundwater Well  
Drilling**

Programs established under the New Mexico Oil and Gas Act, Hazardous Waste Act, Ground Water Protection Act, Solid Waste Act, Emergency Management Act, Voluntary Remediation Act, and Environmental Improvement Act also contain provisions designed to protect groundwater quality and implement the groundwater regulations and water quality standards directly or by reference. For example, the Voluntary Remediation Program provides state oversight of assessment and cleanup efforts of contaminated sites that are not involved in regulatory or enforcement actions. Upon completion of the process a Certificate of Completion is issued documenting that property conditions meet applicable standards. Lenders and prospective purchasers are provided liability protection, thus allowing these properties to transact or be redeveloped more easily. In addition, the State cooperates with local and federal governments on various programs relevant to groundwater pollution control.

**For more information on NMED's Ground Water Quality Bureau (including updates to the petition to amend groundwater regulations), visit: <https://www.env.nm.gov/gwqb/>**

## V. Measure Progress/ Update Surface Water Quality Goals

The fourth phase of New Mexico's implementation of the CWA framework for surface waters is to continually grow and improve water quality identification and control techniques through measuring progress towards and updating surface water quality goals. Identification goals are reviewed and updated through activities such as the triennial review of water quality standards; the biennial revisions and improvements to the IR listing methodologies, especially related to developing numeric thresholds for narrative water quality criteria; and development of tools to identify, measure condition, and restore additional waterbody types such as wetlands. Progress towards meeting these goals is continually evaluated through rotational surface water quality monitoring, wetlands mapping, site inspections, consideration of special needs and concerns that hamper the ability to identify and address water quality impairments, and effectiveness monitoring of restoration implementation activities. Two specific SWQB programs that focus on these areas are highlighted below, along with special water quality issues and concerns in New Mexico.

### A. Effectiveness Monitoring Program

An important goal of the NPS Management Program is to monitor the effects of NPS pollution control projects on water quality. These projects are primarily stream restoration measures funded under CWA section 319, but also include projects funded through the RSP and the Wetlands Program. Effectiveness monitoring has focused primarily on projects addressing stream temperature impairments in mountain streams in northern and central New Mexico. Temperature monitoring is ongoing on the following streams: Bluewater Creek, Comanche Creek, Rio de Los Pinos, Rito Peñas Negras, Rio de las Vacas, Redondo Creek, Jaramillo Creek, San Antonio Creek, and La Jara Creek.

The stream temperature monitoring provides data for statistical analysis using the before/after upstream/downstream study design, in which the relationship between the upstream and downstream stations is tested for a significant difference before and after restoration. Initial results from the data analysis indicate that peak summer temperatures in many streams have improved, but still exceed the associated aquatic life water quality criteria in some streams.

A common restoration technique for temperature impairments is to exclude cattle and elk grazing by building fence enclosures (i.e., structures intended to exclude animals from these areas to remove grazing impacts) and planting native vegetation to bring back the riparian cover. Although this technique is expected to be effective, there is a significant lag time between planting and sufficient vegetation growth to effectively shade the stream. Data collection and analysis will be continued to account for this lag time. These projects are expected to have beneficial effects which will continue to increase as riparian vegetation continues to grow and provide shade to the adjacent stream.



**Rock armor to protect the road crossing at San Antonio creek above VC02 (stream temperature monitoring location)**

Watershed-scale change to bring about water quality standards attainment is usually a long-term effort. Economic changes, societal values, climate cycles, and climate change each may exert as much influence on

water quality as isolated projects or small shifts in land management practices. NMED’s Effectiveness Monitoring Program seeks to recognize water quality standards attainment attributable to projects or intentional land management improvements. A key NPS Management Program milestone is for the NMED to submit one or more nominations per year to the EPA for recognition as an NPS Success Story. New Mexico’s recognized NPS Success Stories are listed in Table 7.

**Table 7. New Mexico NPS success stories**

<b>Waterbody</b>	<b>Year</b>
San Antonio Creek (Valles Caldera boundary to headwaters)	2021
Jaramillo Creek (East Fork Jemez to headwaters)	2018
Bluewater Creek (Perennial portions Bluewater Reservoir to headwaters)	2017
Polvadera Creek (Cañones Creek to headwaters)	2015
Willow Creek (Pecos River to headwaters)	2014
Sitting Bull Creek (Last Chance Canyon to Sitting Bull Springs)	2014
Comanche Creek (Costilla Creek to headwaters)	2013
Santa Fe River (Paseo del Cañon to Santa Fe WWTP)	2011
Rio Cebolla (Rio de las Vacas to Fenton Lake)	2010

**For more information on New Mexico restoration success stories, visit:**  
<https://www.epa.gov/nps/nonpoint-source-success-stories-new-mexico>

## B. New Mexico’s Wetlands Program

Approximately one million acres of wetlands exist in New Mexico, which represents only a portion of the wetlands thought to be in existence in the early 1800s. Historically, the value of wetlands and their functions or natural processes were not fully appreciated and wetlands were impacted by what was considered more productive uses: agricultural conversion; diversion of water for irrigation; residential and industrial development; logging; mining; and oil and gas production. The SWQB’s Wetlands Program administers CWA section 104(b)(3) Wetland Program Development grants. The overall goals of the Wetlands Program are to protect and restore New Mexico's remaining wetlands and riparian areas and to prevent additional wetland losses. The Wetlands Program works to increase self-sustaining and naturally functioning wetlands to their original extent especially targeting threatened, impacted and scarce wetlands types.

Wetlands are important features of the natural landscape because they function as filters that trap excess sediment, nutrient runoff and other pollutants, thereby improving water quality. They also mitigate extreme weather events common to New Mexico and becoming more common due to climate change, such as drought and flashfloods by allowing water to slow down and infiltrate, thus augmenting groundwater storage and aquifer recharge, and attenuating the power and intensity of flashfloods. Wetlands support vegetation that provides a moist green fire break in the event of wildfires. They serve as the headwater sources of perennial streams including some of our State’s outstanding streams and fisheries. Wildlife benefit greatly from wetlands, which support greater diversity of terrestrial and aquatic species. Their presence can also enhance property values in residential areas, as they provide a barrier to noise and urbanization.

Among the modern threats to New Mexico's wetlands are groundwater pumping that lowers already shallow water tables, invasive exotic plants and animals that are outcompeting natural species, and erosion and channelization of flow that dry out wetlands. This latter threat has severely impacted many of New Mexico's wetlands by limiting, and in many cases eliminating, the water/land relationship that would normally have allowed the establishment of wetland vegetation and ecosystems along river corridors. The results include the loss of natural flood attenuation, nutrient cycling, habitat connectivity, particulate retention, carbon sequestration, dynamic and long-term surface water storage, moderation of groundwater

flow or discharge, and maintenance of vertebrate and invertebrate communities and habitat structure.



**Mineral Soil Flat Wetlands at White Sands National Park**

In the southern and eastern parts of New Mexico, there are many economically and ecologically valuable playas and mineral soil flat wetlands that serve as critical oasis-like over-wintering habitat for migratory birds within the North American Central Flyway. These waters provide habitat for the Northern Pintail which is a highest priority waterfowl species according to the North American Waterfowl Management Plan (USFWS 2004). They also provide habitat for 15 priority species of shorebirds listed in the U.S. Shorebird Conservation Plan for the Central Plains/Playa Lakes (Brown *et al.*

2001). Playas are used by other wildlife such as pronghorn antelope, and for irrigation and livestock watering. They provide recreational opportunities such as hunting and bird watching. Recent research has also shown that playas of the Southern High Plains region serve as groundwater recharge zones, and therefore serve to sustain local water sources.

The Wetlands Program emphasizes the role of wetlands in prevention and reduction of water quality impairments and providing habitat and life requirements for protected species and other wildlife. The primary objectives of the Wetlands Program include:

- Conducting identification of wetland types and baseline assessment throughout New Mexico;
- Implementing and administering wetlands restoration projects;
- Conducting an inventory of wetlands resources through landscape level mapping and classification, and working through a statewide mapping consortium;
- Promoting maintenance of instream flow to support streamside and floodplain wetlands and provide other water quality benefits;
- Promoting agricultural water use management and supporting wetlands as filtration systems for agricultural runoff;
- Promoting land management techniques to restore wetland-supporting beaver habitat;
- Increasing wetland acreage in New Mexico through the restoration and protection of wetland corridors;
- Determining the ecological condition of wetlands in New Mexico through the development and implementation of wetlands rapid assessment methods;
- Ensuring adequate protection of closed basin and isolated wetlands at the state level; and
- Participating in wetland/riparian education and outreach for schools and interest groups.

In 2021, the EPA accepted the updated Wetlands Program Plan (WPP) for New Mexico<sup>22</sup> as meeting the four required elements for such plans: monitoring and assessment; regulation; voluntary restoration and protection; and water quality standards for wetlands. Key activities to implement the WPP include:

- Developing and testing new methods that restore wetlands;
- Helping local watershed groups and communities develop Wetlands Action Plans throughout New Mexico to monitor, restore and protect wetlands, riparian and buffer areas at the local level;
- Updating and implementing the State of New Mexico Assessment and Monitoring Program Strategy for Wetlands (NMED/SWQB 2013);
- Collecting and analyzing wetlands data using the New Mexico Rapid Assessment Method (NMRAM);
- Developing wetland monitoring tools to improve wetland mitigation procedures;
- Continuing to map and classify all wetlands in New Mexico including playas, isolated wetlands, ciénegas, and seeps and springs;
- Continuing to explore the relationship of groundwater and surface water flows that sustain wetlands; and
- Improving WQS that apply to wetlands.

The monitoring and assessment goals of the WPP include expanding the current inventory of wetlands resources across the state. The landscape level wetlands assessment includes classifying wetlands using the National Wetlands Classification System (Cowardin et al. 1979) and the “Landscape Position, Landform, Waterbody Type, Water Flow Path (LLWW)” (Tiner 2011) classification for updating and inclusion in the National Wetlands Inventory. From these data and other natural resource data, wetland functions and ecosystem services are identified and mapped by wetland type, as well as the identification of subclasses of similar wetlands. Accurate and up-to-date mapping of wetlands provides the basis for a greater understanding of wetland resources throughout the state to monitor changes and trends, identify rare wetland types, select mitigation sites and coordinate protection of wetlands by agencies and partners. In addition to inventory and classification of wetlands, the SWQB Wetlands Program is developing methods for wetlands assessment that lead to protection and provide a benchmark for restoration of the state’s wetlands resources. Assessment data from the NMRAM are providing the basis and justification for development of wetlands WQS and designated uses that will enable the state to protect wetlands more comprehensively. These data provide justification for preventing or eliminating stressors that will ultimately lead to improvements in wetland quality. Training agency personnel, watershed group technicians, and other interested parties in NMRAM through the “All Hands” initiative will accelerate the collection of relevant data and expand the use of NMRAM to other wetlands in the same selected subclasses. The development of a New Mexico wetlands database integrated with other water quality data ensures that these data are available to stakeholders and the EPA. These assessment and monitoring initiatives include collaboration with agencies and stakeholders



**NMRAM data collection, Confined Valley Wetlands**

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<sup>22</sup> <https://www.env.nm.gov/surface-water-quality/wp-content/uploads/sites/18/2022/01/2021-New-Mexico-Wetlands-Program-Plan.pdf>

through advisory committees and the New Mexico Wetlands Roundtables to ensure that the state’s overall wetland program develops comprehensively and in a coordinated manner.



**“Sod Bowl” restoration structure, East Fork Jemez River**

Wetland restoration is a crucial component of the WPP. Several restoration demonstration projects are occurring throughout New Mexico which include the assistance and collaboration of a variety of project partners and are funded by EPA Region 6 CWA section 104(b)(3) Wetlands Program Development grants and the River Stewardship Program. Project activities include restoration of wet meadows and waterfowl habitat, restoration of wetlands on private land parcels, reestablishment of natural flooding, increasing wetland plant diversity and habitat diversity, removal of exotic vegetation, restoration of springs,

planning for open-space and conservation easements to protect wetland resources and buffer, restoring high mountain fen wetlands, development and demonstration of slope wetland restoration techniques, and conservation of playas and closed basin wetlands.



**Blue Hole Cienega Nature Preserve, Santa Rosa, NM**

The Wetlands Action Plan initiative provides an opportunity and support for communities and statewide groups as well as established watershed groups to broaden their planning and resource improvement efforts to include wetlands, riparian areas, and buffer within their watersheds. To this end the SWQB Wetlands Program has supported the development of 20 Wetlands Action Plans for New Mexico. As an example, the “Wetlands Action Plan for Arid-Land Spring Ciénegas of New Mexico” describes a strategy for locating, restoring, and protecting arid-land spring ciénegas, important

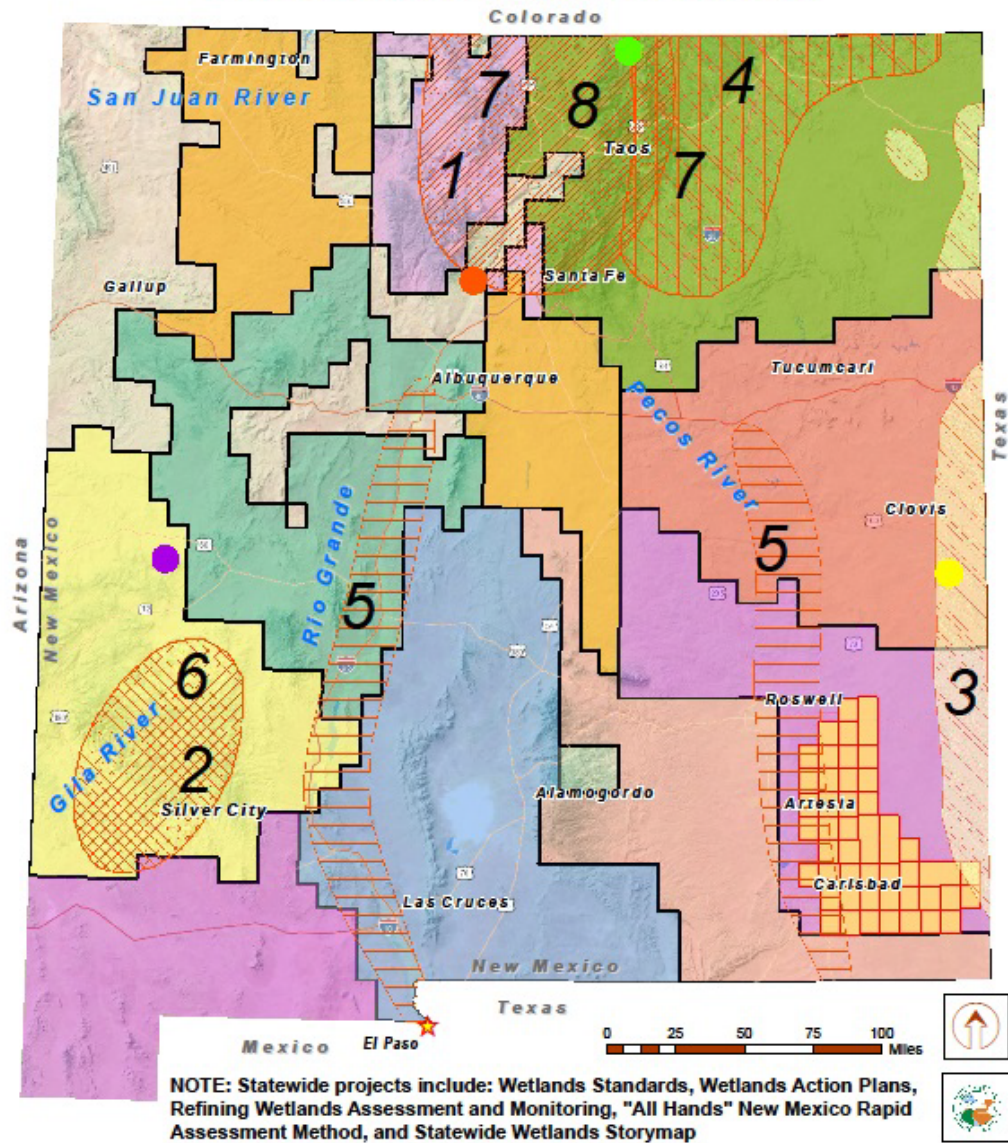
unique groundwater-supported wetlands that provide habitats for rare and unique plants and aquatic animals and are essential sources of water and pasture in arid regions throughout New Mexico.

Figure 13 depicts active wetland projects conducted by the SWQB Wetlands Program in New Mexico. The programs, plans, projects and measures developed and implemented by the SWQB Wetlands Program and our statewide partners ensure that the biological, chemical, and physical integrity of New Mexico wetlands are adequately protected.

**For more information on New Mexico Wetlands Program, visit:**

<https://www.env.nm.gov/surface-water-quality/wetlands/>

# New Mexico Wetlands Program



Mapping and Classification of Wetlands	New Mexico Rapid Assessment Method
<ul style="list-style-type: none"> <li>Canadian (2016)</li> <li>Jemez Mountains (2016)</li> <li>Sacramento (2018)</li> <li>Gila (2020)</li> <li>BLM Mapping (2020)</li> <li>Middle Rio Grande (2020)</li> <li>San Juan and Estancia Basins (2021)</li> <li>Lower Rio Grande (2022)</li> <li>Bootheel Permian (2024)</li> <li>Eastern Plains (2024)</li> <li>Federal Lands</li> <li>Tribal Lands</li> </ul>	<p><b>1.</b> Montane Riverine Wetlands Upper Rio Grande</p> <p><b>2.</b> Montane and Lowland Riverine Wetlands Gila Watershed</p> <p><b>3.</b> Playas Wetlands – Eastern Plains</p> <p><b>4.</b> Montane Riverine Wetlands Canadian/Dry Cimarron</p> <p><b>5.</b> Lowland Riverine Wetlands Rio Grande/Pecos Rivers</p> <p><b>6.</b> New Mexico Springs</p> <p><b>7.</b> Confined Riverine Wetlands Upper Rio Grande/Canadian</p> <p><b>8.</b> Headwater Slope Wetlands North Central New Mexico</p> <p><b>Current Wetland Demonstration Projects</b></p> <ul style="list-style-type: none"> <li>Keyline Design for Restoration of Headwater Slope Wetlands, Holman Creek Wetlands Complex</li> <li>East Fork Jemez River Innovative Wetland Restoration Using Contour Swales, Sod Bowls and Sod Berms</li> <li>Demonstration Playa Cluster Watershed Group</li> <li>Depressional Wetlands Characterization, Cibola and Catron Counties</li> </ul>

Figure 13. Approximate Location of Active Wetland Projects Conducted by the SWQB Wetlands Program in New Mexico

## c. Special State Surface Water Concerns and Recommendations

Agencies and other stakeholders that implement New Mexico’s water management programs work continuously to protect surface water quality. However, there are still many challenges in meeting the objectives of the CWA and the WQA. Below are significant surface water quality issues in New Mexico.

### ***Climate Change***

The impact of climate change on the state’s water resources should be acknowledged because the science shows that these changes will lead to further problems and uncertainties. Droughts are predicted to increase in both frequency and severity in many regions of the world, including the southwestern U.S., due to climate change. In general, droughts and the immediate recovery period have substantial water quality effects on the waterbody and its watershed. For example, decreases in stream flow typically increase pollutant concentrations due to less dilution. Other water quality impacts associated with climate change and drought include higher water temperatures, enhanced algal production, toxic algal blooms, and lower dissolved oxygen levels. As temperature and precipitation patterns undergo extreme cycles, more frequent and more powerful storms will increase pollutant runoff from the watershed, physically modify and erode riparian habitat, and disrupt biological communities that depend on these habitats. In addition, shifting temperature and precipitation patterns affect vegetation composition and density and increase the propensity for wildfire in non-fire adapted ecosystems. Climate change will add additional stress to New Mexico’s water resources and make attainment of water quality standards more difficult to achieve.

As waters become stressed by climate change, drought, wildfires, overuse, and groundwater mining, many perennial and intermittent streams and springs will fade. Currently, many perennial “rivers” and “tributaries” in New Mexico contain non-perennial sections. As a result of climate change, these “perennial” waters will likely diminish and the need for clean water will strain these systems even further.

To address some of these concerns, in 2019 Governor Lujan Grisham signed Executive Order 2019-003 on Addressing Climate Change and Energy Waste Prevention. Executive order 2019-003 directs all State agencies to evaluate the impacts of climate change on their programs and operations and integrate climate change mitigation and adaptation practices into their programs and operations. The IR ties in directly with various initiatives for resource management in the State of New Mexico, including executive order 2019-003. Water quality challenges identified in this report are important to address as improved watershed health is our most effective tool in increasing waterbody and watershed resilience to climate change.

### ***Stormwater Management***

Controlling stormwater runoff and its impact is a serious issue facing communities across New Mexico. Urban and highway stormwater runoff is rainfall or snowmelt that runs off the ground or impervious surfaces such as buildings, roads, and parking lots, and drains into natural or man-made drainage systems. In most cases, it drains directly into streams, river, lakes, or wetlands without receiving any treatment to remove pollutants. Because of this, stormwater is a leading cause of water pollution.

Changes in land use have a major effect on both the quantity and quality of stormwater runoff. Urbanization, if not properly planned and managed, can dramatically alter the natural hydrology of an area because it increases impervious cover, decreases the amount of rainwater that can naturally infiltrate into the soil, and consequently increases the volume and rate of stormwater runoff. Stormwater runoff also typically contains elevated concentrations of a variety of constituents that exceed water quality standards (e.g., copper, lead, and zinc; polyaromatic hydrocarbons (PAHs) and pesticides; oil and grease; nutrients (nitrogen and phosphorus); sediment; and E. coli bacteria). Untreated stormwater entering our waterways can kill aquatic life and result in the contamination of fish tissue and drinking water supplies; prohibit or

limit swimming, fishing or boating; present dangers to public health and safety; and increase the frequency and magnitude of flooding.

Polluted stormwater runoff also is commonly transported through municipal separate storm sewer systems (MS4s) in urbanized areas to local waterbodies. To prevent harmful pollutants from being washed or dumped into MS4s, certain operators are required to obtain National Pollutant Discharge Elimination System (NPDES) permits and develop stormwater management programs (SWMPs). The SWMP describes the stormwater control practices that will be implemented consistent with permit requirements to minimize the discharge of pollutants from the urbanized area. Furthermore, effective water quality protection requires the “treatment” of stormwater through the use of various preventive and control measures (e.g., best management practices, low impact development, structural controls) to reduce the impact of impervious surfaces and minimize increases in stormwater runoff.

### ***Federal Definition of “Waters of the U.S.”***

“Waters of the United States” (WOTUS) is a term used to establish the scope of federal jurisdiction under the CWA and is important for implementing Clean Water Act programs within states. The CWA does not define WOTUS but provides discretion for EPA and the U.S. Department of the Army (U.S. Army Corps of Engineers) (the “Agencies”) to define “waters of the United States” in regulations. The last major revision of the regulations, prior to recent attempts, was in the mid-1980s with additional guidance regarding WOTUS implementation and interpretation in 2007 and 2008 based on several Supreme Court decisions. The Agencies amended their WOTUS regulations in 2015 and again in 2020; however, both attempts were unsuccessful due to repeal by a subsequent administration or by federal court order.

Consequently, on December 7, 2021, the Agencies announced a Proposed Rule to revise the definition of “waters of the United States.”<sup>23</sup> They proposed to put back in place the 1986 WOTUS definition and incorporated both the judicially-created “relatively permanent” and “significant nexus” tests into the Proposed Rule, consistent with previous (i.e., 2007 and 2008) guidance. As such, the Agencies have essentially codified the pre-2015 status quo. Clearly, if the congressional objective of the CWA is to restore and maintain the Nation’s waters, and given that climate change has exacerbated risks and will continue to exacerbate risks for the foreseeable future, then maintaining the status quo will not maintain the integrity of the Nation’s waters. NMED provided comments to the Agencies regarding the Proposed Rule on February 7, 2022.<sup>24</sup>

The Agencies recognize that the 2021 Proposed Rule is the first step to redefine WOTUS and they plan to undertake a second rulemaking that will build upon, enhance, and hopefully clarify the core concepts found in the proposed rule, but it is unclear what the second rulemaking will contain or integrate. Adding to the uncertainty, on January 24, 2022, the Supreme Court granted an appeal in *Sackett v. EPA* to revisit the Court’s 2012 decision involving the scope of federal jurisdiction under the CWA, which will allow the Court to weigh in on WOTUS before the second rulemaking is finalized.

The scope of waters that are subject to federal jurisdiction under the CWA has been the subject of long-standing confusion and uncertainty for the 50+ years the CWA has been in effect. The pendulum swings from shifting definitions of WOTUS in recent years has not helped. This is exacerbated in New Mexico because the State relies on the Agencies to regulate discharges into waters within our borders. Currently, New Mexico does not have a state surface water discharge permitting program to go beyond federal CWA

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<sup>23</sup> <https://www.epa.gov/wotus>

<sup>24</sup> [https://www.env.nm.gov/wp-content/uploads/2022/02/2022-02-07 - WPD WOTUS NPRM Comment Letter w-attachments\\_Final.pdf](https://www.env.nm.gov/wp-content/uploads/2022/02/2022-02-07_-_WPD_WOTUS_NPRM_Comment_Letter_w_attachments_Final.pdf)

jurisdiction and the changing definitions of WOTUS makes it difficult to plan and implement an effective and protective water quality program for all “surface waters of the state.”

A durable definition of WOTUS must meet the growing challenges of climate change and provide regulatory certainty beyond the current administration’s term. NMED will continue to work with the Agencies and other states, tribes, local governments, and stakeholders to implement the current rule and help develop a durable definition that supports clean water in New Mexico and protects our drinking water resources, outdoor recreation and agricultural economies, and cultural significance.

Finally, to reduce or eliminate our reliance on the Agencies and to protect all “surface waters of the state” regardless of the federal definition of WOTUS and CWA jurisdiction, New Mexico needs a state surface water discharge permitting program that puts regulatory control at the state level.

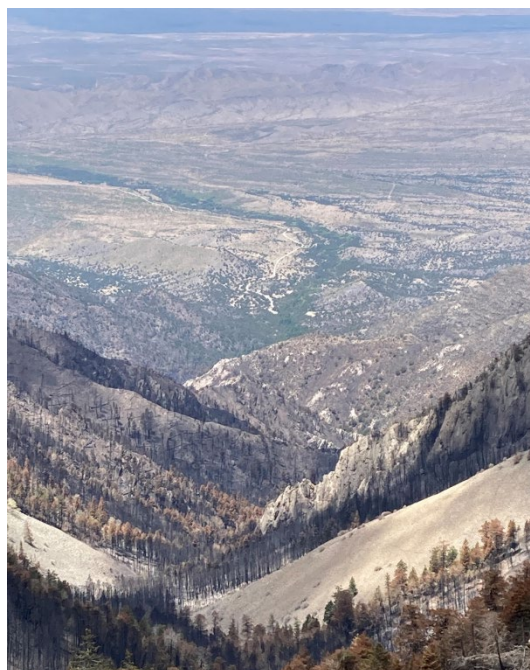
### ***Watershed Management and Water Quality***

Interagency collaboration has always played a significant role in managing watersheds on public lands within New Mexico. There are many federal and state agencies with varying missions and priorities for utilizing and protecting New Mexico’s natural resources. In part, these activities include habitat restoration, water quality management, water rights management, mining, grazing, silviculture, conservation management, wildlife management, outdoor recreation, hunting, and fishing. This IR, as well as the WQMP/PPP, identifies some of those entities the State engages with to ensure continued water quality protection for the State of New Mexico.

### ***Wildfires***

New Mexico has experienced a growing number of wildfires with increasing size and severity. Wildfires can produce significant watershed changes that may impact water quality, fish and other aquatic organisms, drinking water supplies and wastewater treatment systems. The primary water quality concerns after a wildfire are: (1) the introduction of sediment and debris into the surface waters; (2) the increase of nitrate and other plant nutrients from burned vegetation; (3) the introduction of radionuclides and heavy metals from ash, soils, and geologic sources; and (4) the introduction of fire retardant chemicals into waterbodies. The magnitude of these effects is largely dependent on the size, intensity, and severity of the fire, and on the condition (e.g., healthy or poor) of the watershed at the time of burning.

A watershed may take decades to completely recover from the effects of a wildfire, during which time the waters may exceed WQS for one or more pollutants. Assessing the water quality of an area after a wildfire can be challenging as it may be difficult to determine the cause of any impairments and the time at which fire-caused conditions are no longer influencing the watershed. Whether natural or human-caused, with the increasing frequency and magnitude of wildfires in response to drought and climate change, a standard approach for monitoring, assessing, and listing wildfire affected areas needs to be developed.



**The upper Three Rivers watershed, May 16, 2021, following the Three Rivers Fire**

### ***Nutrient Reduction Strategy***

The EPA, through its National Water Program Guidance, continues to place a high priority on states addressing nutrient pollution and identifying nutrient-impaired waters through adoption of numeric water quality criteria for nitrogen and phosphorous in our nation's waters, although the EPA has allowed appropriate flexibility to states to make incremental improvements to address excess nutrients through other measures (Stoner 2011). As documented in the New Mexico Nutrient Reduction Strategy (NMED/SWQB 2014), New Mexico is currently not pursuing adoption of numeric nutrient criteria. Instead, New Mexico is pursuing continued refinement of numeric thresholds for our narrative criteria and associated listing methodologies. Specific accomplishments this listing cycle include:

- Incorporation of the collaborative EPA's Nutrient Scientific Technical Exchange Partnership and Support (N-STEPS) project (Jessup et. al 2015) findings to refine numeric nutrient threshold values in New Mexico's listing methodology for wadeable, perennial streams;
- Continued protection of water-quality limited segments in accordance with both state (20.6.4.8 NMAC) and federal (40 C.F.R. § 131.12) antidegradation policies and implementation procedures to ensure that Tier 1 waters (i.e., waters identified as "impaired") are not further degraded and that NPDES nutrient effluent limitations, at a minimum, protect existing instream uses;
- Continued improvements to nutrient TMDLs that recognize the nutrient threshold concentrations necessary to protect designated aquatic life uses while developing approaches to implement waste load allocations and load reductions that are achievable while neither over- nor under-protective; and
- Evaluation of a Life Cycle Assessment of nutrient treatment technologies for the City of Santa Fe Wastewater Treatment Facility as part of a potential Nutrient Temporary Standard proposal.

### ***Adequate Funding of Water Quality Programs***

Adequate funding to protect all of New Mexico's surface water resources remains a perennial challenge. This concern is discussed in the below Financial Resource Analysis section.

## VI. Financial Resource Analysis

### A. Resources Applied to Surface Water Quality Management

Protecting and preserving water quality to ensure adequate, safe, and reliable water resources for the long term is a top priority for the NMED. The quality of the state's water resources has an impact on every citizen and is linked to the economic vitality and quality of life New Mexicans cherish.

Like most states, New Mexico is faced with the challenge of addressing an array of complex surface water quality issues with limited financial resources. As the complexity of environmental needs continues to increase, there is an expectation that the SWQB will continue to meet and exceed the mandates of state and federal legislative and regulatory requirements with fewer resources to do so. This pressure makes it essential that New Mexico evaluate information regarding the fiscal implications and potential benefits of its water quality programs. While most are implemented by the SWQB, they are largely supported by the federal government. However, and as referenced throughout this report, there are also local, state, and even private resources that directly or indirectly affect the state's water quality. Table 8 summarizes the amount of funds the SWQB expended in state FY 2021 to implement a comprehensive water quality management program. Match dollars, provided locally as cash or in-kind support for nonpoint source and wetland projects, are not included in this table.

**Table 8. Estimated State Expenditures for New Mexico's Surface Water Quality Management Implemented Through NMED SWQB**

Surface Water Quality Management Program	Federal	State	Total
Monitoring & Assessment (Includes Monitoring, Assessment, TMDL, and Fish Consumption Advisory Programs)	\$ 733,169	\$ 449,557*	\$ 1,182,726
Point Source Regulation	\$363,341	\$174,400*	\$537,741
Nonpoint Source Management	\$ 1,534,396	\$ 129,900**	\$ 1,664,296
Wetlands Program	\$ 740,580	\$ 152,695**	\$ 893,275
Water Quality Standards (includes planning and reporting activities)	\$ 155,718	\$ 74,743*	\$ 230,461
River Stewardship Program	--	\$ 594,933	\$ 594,933
WIIN Act Gold King Mine Activities: San Juan-Animas Watershed	\$ 246,556	--	\$ 246,556
Office of Natural Trustee: Red River Restoration Project	--	\$61,427	\$61,427
<b>Total</b>	<b>\$ 3,773,760</b>	<b>\$ 1,637,655</b>	<b>\$ 5,411,414<sup>^</sup></b>

NOTES: The above numbers are based on NMED state FY 2021 actual expenditures.

\* = funding includes State Level of Effort Match for CWA §106 Grant (\$220,100) and water quality sample analysis awarded as "work time units" (\$175,500).

\*\* = State match for federal grants, provided locally as in-kind support for nonpoint source and wetland projects, are not included in this table.

<sup>^</sup> = This amount has remained relatively stagnant for a decade, averaging \$5,175,608 (\$3,515,800 Federal and \$1,659,809 State) investment in statewide surface water quality programs each year since fiscal year 2011.

## B. Capital Investments in Municipal Facilities

The estimated annual costs for operating and maintaining various sizes of wastewater treatment facilities in New Mexico is summarized in Table 9. Most of these operation and maintenance costs are funded through fees included in monthly water/sewer rates. Many entities do not include replacement cost in their rate structure; therefore, New Mexico is encouraging communities to utilize the Asset Management approach to rate setting. Asset Management helps wastewater treatment systems prepare for both anticipated and unexpected problems by evaluating the system’s current physical, financial, and managerial situation. It requires entities to make fundamental decisions about the water system’s purpose, structure, and functions. For more information refer to *Asset Management: A Handbook for Small Water Systems* (EPA 2003a).

**Table 9. Estimated Annual Operation and Maintenance Costs for Wastewater Treatment Facilities in New Mexico**

Wastewater Treatment Plant Facility Size	Estimated Annual Operation and Maintenance Costs
Small WWTP < 1 MGD	\$300,000 per year
Medium WWTP 1-4 MGD	\$780,000 per year
Large WWTP > 5 MGD	\$1,500,000 per year

Source: Utility Operator Certification Program; MGD = million gallons per day

The NMED Construction Programs Bureau (CPB) administers the Clean Water State Revolving Fund (CWSRF),



**Solar Array for Taos Wastewater Treatment Plant CWSRF**

the Rural Infrastructure Revolving Loan Program (RIP), and the Special Appropriations Capital Outlay Program (SAP). The CWSRF provides funding for a variety of wastewater projects including nonpoint source and solid waste projects; the RIP provides funding for water, wastewater, and solid waste projects; and the SAP oversees legislatively assigned water, wastewater, and environmentally related projects. Technical assistance and oversight are provided for all projects to ensure environmentally sound, high-quality projects free of waste, fraud, and abuse. Table 10 summarized the programs administered by the CPB, and shows the amounts disbursed in state FY 2020 and FY 2021.

**Table 10. Summary of Improvement and Construction Costs for New Mexico Water, Wastewater, and Solid Waste Facilities**

<b>Program</b>	<b>Description</b>	<b>Funds Disbursed in FY 2020</b>	<b>Funds Disbursed in FY 2021</b>
State Appropriations Program	State Legislature capital outlay appropriated for the construction of community water supply, wastewater facility, and solid waste facility projects.	\$ 13,972,489	\$ 18,955,367
Clean Water State Revolving Fund (CWSRF) Program	Revolving loan fund to provide a source of low-cost financing for a wide range of wastewater or storm drainage projects that protect surface and groundwater quality and public health. Funds may also be used for nonpoint source water pollution control projects, such as solid waste projects and septic tank installations	\$ 14,586,117	\$ 16,857,790
Rural Infrastructure Program	Revolving loan fund to provide financial assistance to local authorities for the planning, design, and construction or modification of water supply, wastewater, and solid waste facilities.	\$ 3,487,931	\$ 3,204,088
	<b>Water-Related Projects TOTAL</b>	<b>\$ 32,046,537</b>	<b>\$ 39,017,245</b>



**Return Pump Station City of Grants WSRF 077 (when snowing)**

public drinking water systems. The NMFA closed on seven loans in state FY 2020 totaling \$8,116,040. Representative projects include repair and replacement of failing distribution lines, water treatment upgrades to maintain compliance with the SDWA, and the construction and rehabilitation of wells to ensure an adequate water supply.

Benefits of these expenditures can be seen directly and indirectly throughout communities in New Mexico. The state’s water quality programs, including expenditures for pollutant-reducing infrastructure, result in prevention of water quality degradation from point and NPS sources of pollution, protection of aquatic life and habitat in receiving streams, reduction of pollutant loads that could have financial and public health impacts in areas where surface water is a source of drinking water, increased public awareness regarding the need for water quality protection, and sustainable resource management practices.

The NMED DWB and New Mexico Finance Authority (NMFA) administer the Drinking Water State Revolving Loan Fund (DWSRLF), which provides low-cost loans to eligible



**Chlorine Contact Chamber City of Bloomfield CWSRF 103**

## C. Insufficient Investments in Water Quality Management Programs

Protecting the nation's water from pollution and contaminants relies on cooperation between EPA, states, and tribes; however, over the past decade both state and federal funding for water quality programs has decreased (or remained flat) to a point where some basic services can no longer be sustained (see tables and figure below). Counter to this trend, a recent Gallup poll found that, "of six environmental problems facing the U.S., Americans remain most worried about those that affect water quality. Majorities express 'a great deal' of worry about the pollution of both drinking water (56%) and rivers, lakes and reservoirs (53%)."<sup>25</sup> Similarly, in the State of New Mexico, a bi-partisan team recently conducted a phone poll among 506 likely 2022 voters to evaluate support for a General Obligation Bond for land and water conservation.<sup>26</sup> The survey showed a large and diverse majority supported a general obligation bond in support of land and water conservation, reflecting voters' commitment to the land, water and heritage of this state. In an open-ended question, voters were asked to state in their own words why they would support the bond. In response, 44 percent volunteered "protect water," which was by far the leading response. In addition, 87 percent noted "conserving and protecting sources of drinking water" as very important and 81 percent noted "protecting water quality in local streams and rivers" as very important. In fact, the top six responses included activities related to surface water quality management programs! Clearly, water quality protection is on the minds and in the hearts of New Mexicans.

State water quality programs play an integral role in building water infrastructure including: providing technical assistance to small, rural, disadvantaged, and underserved communities; marketing investments in green infrastructure; processing loan and grant applications; prioritizing projects to meet the greatest need; conducting environmental reviews; performing engineering analyses; certifying and funding projects; monitoring compliance; and providing fiscal accountability. Core Water Quality Protection program components include: water quality standards development and implementation; monitoring and assessment of surface water quality; point source regulation, NPDES permit certification, and compliance inspections; spill response and enforcement; TMDL and watershed-based planning; nonpoint source pollution control, dredge and fill permit certification; watershed restoration, education and outreach; wetlands mapping and condition assessment; water infrastructure and grants management; and groundwater protection.

The Clean Water Act (CWA) Section (§) 106 Water Pollution Control Grant Program gives states the flexibility to conduct essential pollution prevention, inspection, monitoring, permitting, and compliance activities as EPA's co-regulator. The CWA section 319 Non-Point Source Pollution Control Program buttresses the quality of our national waterbodies in the face of ever-increasing and evolving non-point source contributions to pollutant loadings. Wetlands Program Development grants assist states, tribes, and local governments in building programs to protect, manage and restore wetlands, and support projects relating to the prevention, reduction, and elimination of water pollution. Table 11 provides a break-down of the proposed federal FY 2022 National Water Program federal grants (dollars in millions). Many of these grants also require state match.

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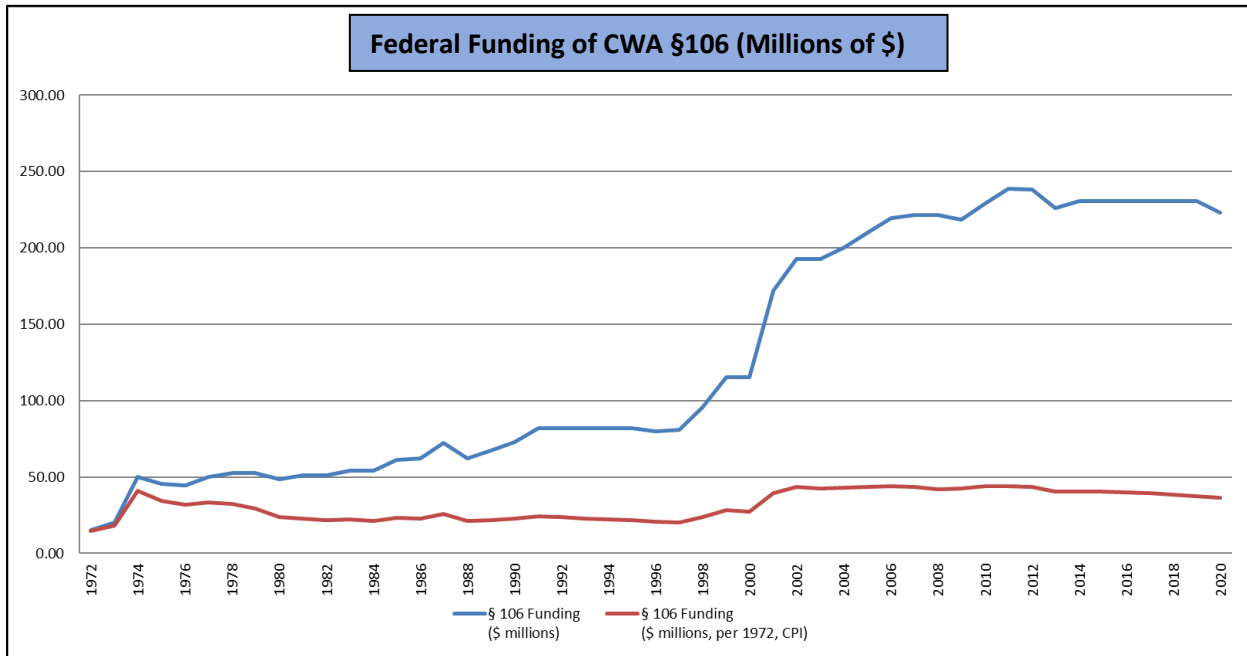
<sup>25</sup> [Water Pollution Remains Top Environmental Concern in U.S. \(gallup.com\)](https://www.gallup.com)

<sup>26</sup> Telephone survey conducted October 19-25, 2021. This survey carries a margin of error of +/- 4.38 percent at a 95 percent confidence interval.

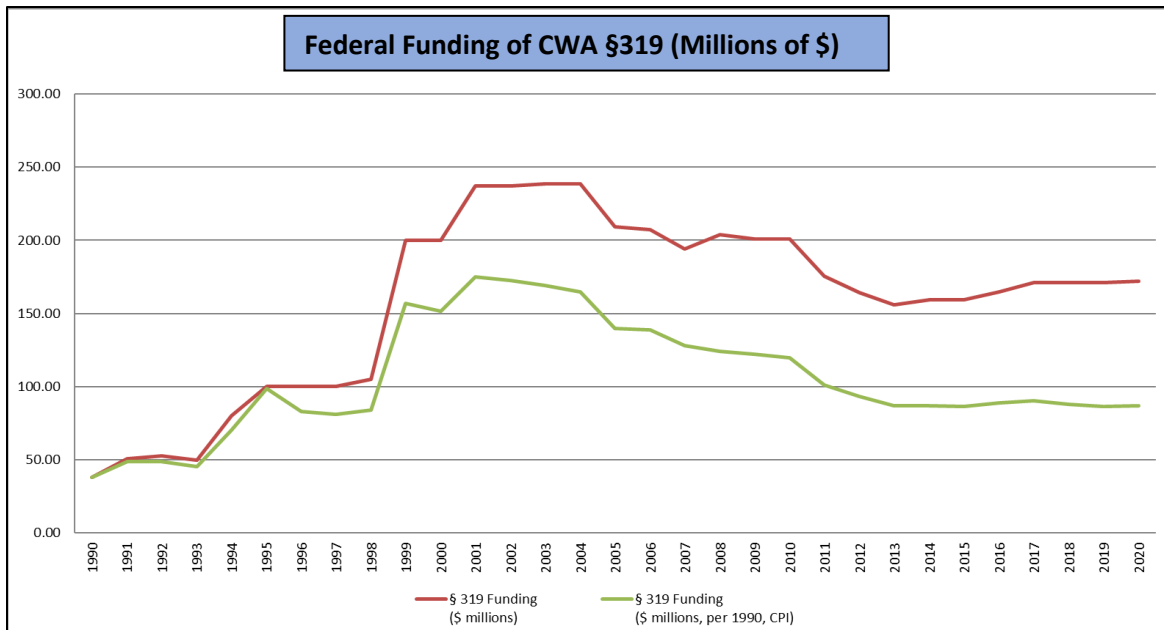
**Table 11. Funding Levels for Federal Categorical Grant Programs Nationally (Dollars in Millions)**

National Program	FY 2019 Joint Resolution P.L. 116-6	FY 2020 P.L. 116-94 (H.R. 1865)	FY 2021 Continuing Resolution (H.R. 8337)	FY 2022 Proposed Federal Budget
Pollution Control (CWA §106)	\$230.81	\$223.29	\$223.29	\$234.6
Nonpoint Source (CWA §319)	\$170.92	\$172.35	\$172.35	\$180
Wetlands Program Development	\$14.66	\$14.18	\$14.18	\$14.46
<b>TOTALS</b>	<b>\$416.39</b>	<b>\$409.82</b>	<b>\$409.82</b>	<b>\$429.06</b>

Figures 14 and 15 demonstrate that although some federal funding did increase in the 1990s, funding levels adjusted for inflation have generally remained flat or declined starting around 2002.



**Figure 14. Federal CWA Section 106 Funding Over Time**



NOTE: CPI = consumer price index (to adjust for inflation)

**Figure 15. Federal CWA Section 319 Funding Over Time**

Funding challenges exist on the state level as well. Cuts and sweeps of state funding have resulted in placing more burden on federal grants to fill those gaps, but federal assistance grants did not increase to meet these demands. Table 12 provides a break-down of State of New Mexico expenditures for surface water quality programs by funding source and fiscal year.

**Table 12. Expenditures for Surface Water Quality Protection Programs in NM (Dollars in Millions)**

State Fiscal Year	Federal Grant Expenditures	State Expenditures	Total Expenditures
2011	\$3,537,500	\$2,091,900	\$5,629,400
2013	\$3,808,761	\$1,967,221	\$5,775,981
2015	\$3,226,845	\$1,147,312	\$4,374,157
2017	\$3,086,395	\$2,001,255	\$5,087,650
2020	\$3,661,537	\$1,113,509	\$4,775,046
2021	\$3,773,760	\$1,637,655	\$5,411,414
<b>AVERAGE</b>	<b>\$3,515,800</b>	<b>\$1,659,809</b>	<b>\$5,175,608</b>

With over 45% of assessed surface waters in New Mexico listed as impaired because they fail to meet water quality standards coupled with increasing demands for clean water and stressors related to climate change, there is an abundant need for surface water quality program investments in our state. Moreover, if water quality overall is poorer because water quality management programs are limited due to funding restrictions, then treatment of the water to achieve beneficial uses (such as safe drinking water, livestock watering, irrigation, wildlife habitat, and recreation) will cost more.

Sustainable funding for water quality programs is essential to ensure that New Mexico has the programmatic capacity to meet increasing demands for clean water. Not only do increases in state and federal investment help reverse declines in water quality, but they also create jobs, stimulate economic growth, support tourism, provide recreational opportunities, benefit private-sector development, and improve public health with a clean environment.

## VII. Public Participation and Agency Coordination

### A. CWA §303(d)/§305(b) Integrated Report Public Participation

All individuals living and working in the New Mexico affect water quality and are affected by water quality. Public awareness and involvement are therefore crucial to the successful implementation of water quality programs. New Mexico’s water quality programs promote a multi-stakeholder, consensus-based public participation process. By actively pursuing and considering public input and involvement, New Mexico can more effectively effect changes in behavior and actively improve decision-making concerning water quality with greater public acceptance and support for those decisions.

There are several opportunities for public and other stakeholder participation in the development of the IR, from data collection through impairment determination and reporting. The public participation requirements of specific water quality programs are specified in 40 C.F.R. § 25.4 and described in the WQMP/CPP (NMWQCC 2020). At a minimum, the public participation process for New Mexico’s water quality programs consists of the following:

- Providing the public with the information and assistance necessary for meaningful involvement;
- Providing a central location of reports, studies, plans, and other documents;
- Maintaining a list of affected or interested parties and stakeholders; and
- Notifying stakeholders in a timely fashion prior to consideration of major decisions (generally at least 30 days).

**What is a Stakeholder?**  
*For the purposes of this report, a stakeholder is defined as any organization, governmental entity, or individual that has a vested interest in or may be impacted by a state directed approach to environmental regulation, pollution prevention, or energy conservation.*

Prior to development of the draft Integrated List for each listing cycle, the public has an opportunity to provide comments to the listing methodology (i.e., CALM) through a public participation process that includes a minimum 30-day public comment period with public notification as defined in the WQMP/CPP (NMWQCC 2020). The SWQB typically announces the “call for outside data” at the same time. The CALM used to develop the draft 2022-2024 Integrated List (Appendix A) was released for public comment in this manner. A draft of this listing methodology was opened for a 37-day public comment period from June 18 to July 26, 2021. Comments received were reviewed, considered, and incorporated as deemed appropriate.

The public participation associated with the development of the Integrated List (Appendix A) included notifying stakeholders of a 45-day public comment period November 30, 2021– January 14, 2022. Public notices were posted to NMED’s website and sent through the GovDelivery e-mail delivery service. The SWQB responded in writing to each comment received in Appendix C of the IR. These responses were forwarded to all commenters prior to the NMWQCC meeting.

### B. Coordination with state and federal government agencies

Successful surface water quality management and protection is founded on cooperative interaction between the federal, state, local, and tribal levels of government, and between the public and private sectors. In particular, the NPS Management Program relies on established resource protection programs, national and state NPS pollution prevention programs, and activities of other land management and resource protection agencies to address NPS pollution. New Mexico identifies programs and activities that

will facilitate the achievement of surface water quality criteria, using a voluntary approach to implement water quality improvements due to non-point sources. In addition to NMED, numerous other New Mexico and federal agencies conduct activities that utilize, protect, and restore surface water quality, including but not limited to:

- Office of the State Engineer (NMOSE);
- Interstate Stream Commission (NMISC);
- Department of Game and Fish (NMDGF);
- Department of Agriculture (NMDA);
- Energy, Minerals, and Natural Resources Department (EMNRD);
- Department of Health (NMDOH);
- Oil Conservation Commission (OCD);
- U.S. Army Corps of Engineers (USACE);
- U.S. Bureau of Land Management (USBLM);
- U.S. Bureau of Reclamation (USBOR);
- U.S. Forest Service (USFS);
- Natural Resources Conservation Service (NRCS); and
- Soil and Water Conservation Districts (SWCDs).



**Northern Wetlands Roundtable, Santa Fe, 2018.  
Roundtables were held remotely in 2020 and 2021.**

These and other agencies work with stakeholders during development and implementation of water quality management activities. Coordination is crucial and focuses on informing and including stakeholders on water quality management related activities, seeking input, soliciting data and information, and working with stakeholders to implement solutions to water quality problems and concerns. For example, the Wetlands Program coordinates and facilitates the New Mexico Wetlands Roundtable consisting of state, federal, and tribal agency participants, and NGO partners such as the New Mexico Riparian Council, Society of Wetland Scientists Rocky Mountain Chapter, Albuquerque Wildlife Federation and the New Mexico Wildlife Federation. The New Mexico Wetlands

Roundtable is conducted four times a year, twice in the spring, and twice in the fall, one each in southern (Las Cruces) and northern (Santa Fe) New Mexico.

Regular coordination between the USFS and the SWQB continues to be an integral part of the NPS Management Program and has facilitated cooperation on many successful NPS pollution reduction projects. As mentioned in the state certification section above, the NPS Management Program also coordinates with the USACE to implement the State's CWA section 401 certification responsibilities for CWA section 404 permits.

Additionally, numerous stakeholder focus groups have been developed for specific issues and meet on a regular basis to coordinate efforts. The NMED participates in many of these groups to address a variety of

water quality issues. Examples of such groups include the New Mexico Municipal League Environmental Quality Association, the New Mexico Forest and Watershed Health Coordinating Group, and individual watershed groups' regular meetings, such as the Middle Rio Grande Water Quality Workgroup.

### C. Fish Consumption Advisory Program

Fish are a lean, low-calorie source of protein, and can be an important part of a balanced diet. However, some fish may contain contaminants that, when consumed in certain quantities, could pose health risks. When contaminant levels may be unsafe, consumption advisories recommend that people limit or avoid eating certain species of fish caught in certain places. NMDOH, NMDGF, and the SWQB work together to implement New Mexico's Fish Consumption Advisory Program. The EPA considers fish or shellfish consumption advisories and supporting fish tissue data to be existing and readily available data that demonstrate non-attainment of CWA goals stating that waters should be "fishable" [CWA §101(a), EPA 2005]. The basis for fish consumption impairments each listing cycle is the most recent, available fish consumption advisories at the time the IR drafted, except in cases where there is a consumption advisory due to mercury but available fish tissue data indicate New Mexico's methylmercury criterion of 0.3 mg/kg in fish tissue is not exceeded<sup>27</sup>.



**Fish consumption advisory sampling using trammel nets at Storrie Lake in March 2021**

New Mexico lakes and streams. Fish consumption advisories pertain to consumption of fish only. There are no known contaminant-related health risks associated with activities such as camping, swimming, boating, or handling fish in areas where there are fish consumption advisories. Currently, advisories have been issued for mercury, DDT and PCBs in fish tissue at several reservoirs, lakes and rivers (NMED *et al.*, 2021).

The Program's monitoring strategy involves screening a select number of sites for chemical contamination where sport, subsistence, or commercial fishing is conducted. Site selection is prioritized based on SWQB and NMDGF sampling resources, and targets areas where it is known that a large number of fish are harvested or where there are known or suspected contamination issues. This screening helps identify those waters where fish tissue contamination may pose unacceptable health risks to human consumers.

Fish consumption advisories relay fish tissue contamination information to the public. These advisories are only guidelines and do not constitute legal restrictions that prevent people from eating contaminated fish from

**New Mexico fish consumption advisories are available online at: <https://www.env.nm.gov/surface-water-quality/fish-consumption-advisories/>**

<sup>27</sup> <https://www.env.nm.gov/surface-water-quality/calm/>

## D. Additional SWQB Outreach Efforts

The SWQB supports or implements several outreach activities throughout the year, including but not limited to:

- Publishing the quarterly newsletter *Clearing the Waters*<sup>28</sup>;
- Preparing BMP brochures and other water quality topics for conferences and stakeholders;
- Developing and maintaining the extensive SWQB web site<sup>29</sup>;
- Coordinating and/or participating in several on-the-ground restoration workshops;
- Soliciting stakeholder input of important guiding SWQB documents such as revisions to the Nonpoint Source Management Plan; and
- Presenting on a variety of surface water quality issues and programs at various state and national workshops and meetings



**Volunteers planting native riparian vegetation on Jaramillo Creek**

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<sup>28</sup> <https://www.env.nm.gov/surface-water-quality/newsletters/>

<sup>29</sup> <https://www.env.nm.gov/surface-water-quality/>

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# Appendices

Appendix A—Integrated List

Appendix B—Designated Use Attainment, Sources, and Causes Tables

Appendix C—Response to Comments