



## RESOLUTION 2017-11

### WATERS OF THE UNITED STATES AND CLEAN WATER ACT JURISDICTION

**Whereas**, the Western States Land Commissioners Association ("WSLCA") and its member states manage over 515 million acres of trust lands, minerals, and waterways that are interspersed with federal lands; and

**Whereas**, members of WSLCA have state constitutional mandates to manage millions of acres of lands for economic development, public education, conservation, recreation, and other public purposes provided by state law; and

**Whereas**, the ability of member states to fulfill their constitutional mandates is severely hindered when trust lands are surrounded by federal lands and federal wildlife management mandates; and

**Whereas**, the Western States Land Commissioners Association ("WSLCA") reaffirms its commitment to the conservation and preservation of America's waters; and

**Whereas**, the Environmental Protection Agency (EPA) implemented Waters of the United States (WOTUS) Rule to revise the regulatory definition of "waters of the United States" under the Clean Water Act in August of 2015; and

**Whereas**, the EPA's WOTUS Rule significantly broadens federal jurisdiction over state lands, waterways, and water resources in a manner that disregards sound science, contravenes Supreme Court precedent, and infringes on the constitutional and economic rights of western states and citizens; and

**Whereas**, members of WSLCA have state constitutional mandates to manage millions of acres of lands and waterways for public education, economic development, conservation, recreation, and other public purposes provided by state law, which will be significantly and adversely impacted if the proposed rule is adopted; and

**WSLCA Resolution 2017-11**

**Page 2 – July 12, 2017**

**Whereas**, the WOTUS Rule expands federal jurisdiction over wholly intrastate water bodies, wetlands, intermittently wet features, and all tributaries, regardless of their size, function, amount, and regularity of flow and relationship to traditional navigable waters, in contravention of Supreme Court precedent and the current scope of federal authority under the Clean Water Act; and

**Whereas**, multiple litigation efforts across the nation were initiated by States and stakeholders to stay implementation of the WOTUS Rule and to remand the Rule to the EPA; and

**Whereas**, multiple Federal Courts stayed implementation of the Rule and the 6<sup>th</sup> Circuit Federal Court stayed implementation nation-wide; and

**Whereas**, President Trump signed Executive Order 13778 in February of 2017 requiring the EPA and the U.S. Army Corps of Engineers to review the WOTUS Rule to insure the Rule “...is in the national interest to ensure that the Nation's navigable waters are kept free from pollution, while at the same time promoting economic growth, minimizing regulatory uncertainty, and showing due regard for the roles of the Congress and the States under the Constitution.”

**Whereas**, states have primary jurisdiction for the management of bodies of water within their own borders, and several states have drafted, or are in the process of creating, their own water management plans based on sound science and local information to conserve and preserve water and waterways while allowing for responsible economic growth within their state.

**BE IT THEREFORE RESOLVED AS FOLLOWS:**

1. The WSLCA urges the EPA to fully implement Executive Order 13778, respect the limits of Supreme Court precedent and the scope of federal authority under the Clean Water Act, and to refrain from any efforts to extend regulatory jurisdiction to reach tributaries, waterways, wetlands, and other water bodies and systems that lack a significant nexus to navigable waters as traditionally understood; and

**WSLCA Resolution 2017-11**

**Page 3 – July 12, 2017**

2. The WSLCA urges the EPA to rescind the WOTUS Rule and issue a new Rule with concise definitions that respect the rights of states to regulate waters within their borders, recognize the validity of existing delineations and protect the rights and interests of landowners relying on the federal government's existing jurisdictional determinations; and
3. The WSLCA recommends that all federal land use management and water management plans and policies strictly comply with and conform to the state water management plans and policies implemented in each state's jurisdiction; and
4. The WSLCA urges Congress to take federal legislative action to preserve the primary responsibilities and rights of states to prevent, reduce, and eliminate pollution of waters wholly within a state while allowing responsible economic development of state and private lands and water resources.

Adopted this 12th day of July, 2017.



Harry Birdwell, President  
WSLCA



Linda Fisher, Secretary  
WSLCA