

FOR IMMEDIATE RELEASE  
February 11, 2021  
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## **New Mexico Senate Votes to Repeal Abortion Law** *Senate Republicans Respond*

SANTA FE – Following a lengthy debate in which Senate Democrats refused to answer questions from Republican members, the Senate today voted to repeal New Mexico’s abortion law. Senate Bill 10, sponsored by Democratic Senator Linda Lopez (District 11-Bernalillo), strikes an entire section of law that among other things protects medical professionals from being forced to participate in abortions and requires that abortions be performed by licensed physicians, using safe medical procedures. All fifteen Senate Republicans and two Democrats voted against the legislation.

“Today, Senate Democrats who want to codify a 48-year-old decision from the Supreme Court lectured us about the outdated nature of New Mexico’s abortion law,” said Senator Crystal Diamond (District 35-Doña Ana, Hidalgo, Luna, and Sierra). “Their rejection of our common sense recommendations prove this had nothing to do with correcting archaic language or protecting women. This bill was about giving the multi-million dollar abortion industry freedom to operate unchecked in our state, thereby jeopardizing the health and well-being of New Mexico women and children.”

Senate Republicans, led by Senator Diamond and Senator William Sharer (District 1-San Juan), introduced several amendments and substitutes in an effort to preserve vital components of the law, including healthcare protections for women and conscience protections for medical professionals. All amendments were soundly rejected by the Democratic-led chamber.

“This is truly a sad day for our state,” added Senator Sharer. “In addition to sending a message that unborn children’s lives do not matter, we are weakening standards of care for women and repealing the only abortion-related conscience clause we have. Nevertheless, Senate Democrats refused to answer our questions and ultimately prevailed in getting exactly what they wanted all along – unrestricted, elective abortion on demand, up to the moment of birth.”

Senate Bill 10 passed the Senate on a 25-17 vote. The bill will now advance to the House of Representatives for consideration.

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# Interior Announces Series of Tribal Consultations in Recognition of the Importance of Nation-to-Nation Relationship

**FOR IMMEDIATE RELEASE**

Date: Thursday, Feb. 11, 2021

Contact: [Interior\\_Press@ios.doi.gov](mailto:Interior_Press@ios.doi.gov)

**WASHINGTON** – The Department of the Interior announced today that it will host initial consultations with Tribal leaders next month. In addition to honoring and strengthening the nation-to-nation relationship, these steps will help ensure that future White House and Interior efforts at addressing the four converging crises of our time – COVID-19, economic security, racial justice and climate change – are inclusive of Tribal Nations’ priorities and recommendations.

Today’s actions open a new chapter with Tribal governments following President Biden’s January 26 [memorandum](#), which noted that respect for Tribal sovereignty and self-governance, fulfilling Federal trust and treaty responsibilities to Tribal Nations, and regular, meaningful and robust consultation with Tribal officials are of the utmost priority for the Administration. Interior has invited federal agencies to send representatives to listen to the sessions to inform how they might facilitate their own agency-specific consultations.

“Honoring our nation-to-nation relationship with Tribes and upholding the trust and treaty responsibilities to them are paramount to fulfilling Interior’s mission. Meaningful consultations ensure we center Tribal voices as we address the health, economic, racial justice and climate crises — all of which disproportionately impact American Indian and Alaska Natives,” said **Ann Marie Bledsoe Downes, Interior’s designated Tribal Governance Officer and Deputy Solicitor for Indian Affairs.**

Interior will notify all federally recognized Tribes of the consultation series today, and shared [additional guidance](#) to kickstart and facilitate a productive, meaningful process. Interior will hold four Tribal consultation sessions in March to hear Tribal leaders’ suggestions for federal policy and departmental actions, including identifying additional best practices to improve consultation and fortify Interior’s relationship with Tribal governments. The sessions will be conducted by Indian Affairs’ [Office of Regulatory Affairs and Collaborative Action](#) via teleconference with Tribes in each of the Bureau of Indian Affairs’ 12 regions:

- **Monday, March 8** (2:00-5:00 p.m. ET): Great Plains, Midwest and Rocky Mountain Regions
- **Wednesday, March 10** (10:00 a.m.-1 p.m. ET): Eastern, Eastern Oklahoma and Southern Plains Regions
- **Wednesday, March 10** (2:00-5:00 p.m. ET): Navajo, Southwest and Western Regions
- **Friday, March 12** (2:00-5:00 p.m. ET): Alaska, Northwest and Pacific Regions

The deadline for written comments on the consultation series is 12 p.m. ET on March 19, 2021. Comments can be submitted at [consultation@bia.gov](mailto:consultation@bia.gov).

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## About the U.S. Department of Interior

The Department of the Interior (DOI) conserves and manages the Nation's natural resources and cultural heritage for the benefit and enjoyment of the American people, provides scientific and other information about natural resources and natural hazards to address societal challenges and create opportunities for the American people, and honors the Nation's trust responsibilities or special commitments to American Indians, Alaska Natives, and affiliated island communities to help them prosper.

