



**Adam Rankin**

Partner  
505.954.7294  
Santa Fe  
agrankin@hollandhart.com



**Paula Vance**

Associate  
505.954.7286  
Santa Fe  
PMVance@hollandhart.com



**Cristina Mulcahy**

Of Counsel  
505.213.5235  
Santa Fe  
camulcahy@hollandhart.com

# New Mexico Environment Department Seeks Comments on Proposed Produced Water Rules That Limit Nearly All Re-Use

**Insight — November 6, 2023**

On November 1, 2023, the New Mexico Environment Department's Ground Water Quality Bureau (NMED-GWB) published its long-awaited proposed regulations for produced water reuse that is “unrelated to the exploration, drilling, and production, treatment, or refinement of oil or gas.” The New Mexico Produced Water Act, one of the first such Acts passed in the country, was passed in 2019. On November 1, 2023, new proposed rules will regulate reuse of produced water for purposes outside of oil and gas.

The proposed regulations cover three separate categories of wastewater: (1) domestic; (2) industrial; and (3) produced water. Potential options for reuse of wastewaters depend on the categorized source of the water. For example, “domestic reuse” dictates that “wastewater that originated from domestic sources following appropriate treatment may be used for various applications such as irrigation.”

“Produced water” within the meaning of the proposed regulations has been categorized as both a “water contaminant” and a “water toxic” within the meaning of New Mexico water quality statutes and regulations. That vastly limits the options for reuse of produced water in contexts outside of oil and gas production. If passed, such prohibited reuse options would include assisting New Mexico in meeting its compact delivery requirements under the Pecos River Compact, augmenting depleted groundwater supplies in the State, and other efforts to reduce the use of precious potable water supplies.

Importantly, the proposed regulations also affect both surface and groundwater permitting schemes in New Mexico. The regulations prohibit outright the discharge of even **treated** produced water to any surface water and “den[ies] the certification of any federal permit proposing to discharge” treated produced water to a surface water, even where the discharge meets or exceeds the water quality standards in the receiving water body.

The proposed regulations appear to allow the discharge of treated produced water to groundwater via an approved Discharge Permit (DP) and discharge plan. However, the regulations go on to state, “[u]ntil such a time that that water quality criteria based on scientifically defensible information about . . . produced water is adopted by the [Water Quality



**Michael Feldewert**

Partner  
505.988.4421  
Santa Fe  
mfeldewert@hollandhart.com

Control] Commission, the department shall **not** approve” a DP or discharge plan that “includes discharge of produced water.” Accordingly, in practice the proposed regulations also prohibit the discharge of **treated** produced water to groundwater.

The proposed regulations, however, do allow for “demonstration projects” with produced water. These “demonstration projects” cannot under any circumstances discharge treated produced water to either surface or groundwater but—paradoxically—are still subject to notice and approval process of treated produced water through the NMED-GWB. Generally, such notice and approvals are only required under the New Mexico Water Quality Act where there exists an “intent” to discharge a water contaminant either directly or indirectly into groundwater. In addition, the results of any such “demonstration projects,” including, but not limited to, all “research results and lab analyses of water contaminants in [ ] untreated and treated produced water” must be submitted to the NMED-GWB, without exception.