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I. Introduction

Although New Mexico is an oil-rich state experiencing record breaking hydrocarbon production and a much-needed boost to their economy, the state is also on the cusp of an environmental revolution headed by Governor

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Michelle Lujan Grisham. The state legislature did not pass either the proposed moratorium on hydraulic fracturing or a bill proposing state environmental reviews of new wells; however, there are signs that these bills could become a reality in the near future. Other indications of an environmental revolution are House Bill 546 and Senate Bill 489, discussed below, and Governor Lujan’s support for reduced methane emissions from venting and flaring. Due to these recent developments and the Governor’s support of a perceived more environmentally conscious New Mexico the next legislative session could lead to successful developments.

II. Legislative and Regulatory Developments

During the 2019 legislative session, a couple bills were passed that will have a material impact on the oil and gas industry.

House Bill 546, also referred to as the Produced Water Act, amends the Oil and Gas Act (the “Act”) to give the state broader power to regulate and impose violations on producers who fail to meet state standards for the management of produced water. House Bill 546 provides a couple material changes to the Act and went partially into effect July 1, 2019 and will become fully effective January 1, 2020.

The first material change is that the Oil Conservation Division (“OCD”) of the Energy, Minerals and Natural Resources Department is given jurisdiction to regulate produced water. The OCD lost this power in 2009, as well as the power to assess violations, in a 2009 New Mexico Supreme Court case that forced the OCD to rely on the New Mexico Attorney General’s office to enforce such judgments.

2. Elizabeth Miller, Oil and gas had little to fear during legislative session, NEW MEXICO IN DEPTH (April 4, 2019), http://nmindepth.com/2019/04/04/oil-and-gas-had-little-to-fear-during-legislative-session/.
3. Rott, supra note 1.
5. Id. § 13.
6. Id. § 3.
The second material change relates to penalties for violations of the Act. This section of House Bill 546 provides for a $2,500 civil penalty per day for each violation. However, if the violation presents a risk to the health or safety of the public or presents a risk of causing serious environmental harm, the penalty may go up to, but not exceed, $10,000 per day for each violation. No penalty assessed may exceed $200,000. The Act also provides for a criminal penalty of not more than $5,000 or imprisonment for a term not to exceed three years for any knowing and willful violation of the Act.

Senate Bill 489, also referred to as the “Energy Transitions Act”, was approved by the Governor on March 22, 2019, directing state regulated utility companies to be 100% carbon free by 2045. The bill provides, for energy that comprises retail sales to its New Mexico customers, for a phase out plan of nonrenewable energy resources for renewables. The plan provides that by January 1, 2020, renewable resources will comprise at least 20% of the company’s sales to retail customers; by January 1, 2030, it will comprise no less than 50%; by January 1, 2040 it will comprise no less than 80%; and by January 1, 2045, 100% of the retail sales to New Mexico customers will be generated by renewable energy.

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9. Id.
10. Id.
11. Id.
12. Id. § 7(F)
15. Id. § 29(A).