



## Nicholas J. Hanel

Associate

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1900 N Street, NW, Suite 100, Washington, DC, 20036

### **Nick helps clients navigate complex federal, state, and local regulatory requirements for energy development, environmental compliance, and land use.**

Nick's practice touches on all aspects of regulatory and governmental compliance for clients in the energy industry under major state and federal environmental laws, including the National Environmental Policy Act (NEPA), the Clean Water Act, and the Clean Air Act. He assists clients with application materials for environmental licenses and permits under state and federal programs, aids with site permitting and zoning issues, and advises on local energy transmission interconnection laws.

He has experience advising clients on potential liability under the Superfund program and assists in conducting environmental due diligence for contaminated sites. He also represents clients in property acquisitions and manages the day-to-day transaction operations.

Prior to his law practice, Nick served for four years as a Nuclear Debris Analyst with the U.S. Air Force monitoring foreign compliance with nuclear treaties.

*\*Admitted only in Massachusetts; not a member of the DC Bar. Practicing in DC pursuant to D.C. App. Rule 49(c)(8). DC practice supervised by members of the DC Bar.*

### **Education**

- Arizona State University (B.S., 2018)
  - Political Science
- Harvard University (J.D., 2022)
  - Harvard Armed Forces Association
  - La Alianza
  - Emmet Environmental Law & Policy Clinic

### **Bar Admissions**

- Massachusetts

## Publications

April 19, 2024

### **Maine Narrows Reporting Requirements, Amends Phase-Out Timeline for Products Containing PFAS**

Beveridge & Diamond

April 10, 2024

### **EPA Finalizes National Primary Drinking Water Regulation for Certain PFAS**

Beveridge & Diamond

Updated April 9, 2024

### **Washington State Petitions EPA to Ban Inadvertently Generated PCBs – Targeted to Pigments, Inks, and Dyes**

Beveridge & Diamond

February 21, 2024

### **Get Ready for Higher TSCA Fees**

Beveridge & Diamond

February 6, 2024

### **EPA Begins Accepting “Absence of an Ingredient” Claims for Some Pesticide Products**

Beveridge & Diamond

January 17, 2024

### **EPA’s New “Public Participation” Threshold for an “Applicable Requirement” Would Create New Complexities for Clean Air Act Title V Operating Permits**

Beveridge & Diamond

Updated on January 2, 2024

### **Washington State Drafts Determinations on PFAS-Containing Products**

Beveridge & Diamond

January 2, 2024

### **Getting Started with TSCA in 2024 Under Sections 6(b), 8(c), and 8(d)**

Beveridge & Diamond