

provisions are intended to regulate and be enforced against the federal government, this State, and any unit of this State.

(E) PRACTICE WELL DRILLING.

"PRACTICE WELL DRILLING" INCLUDES ENGAGING IN ANY OF THE FOLLOWING ACTIVITIES FOR PROFIT:

(1) MAKING, ALTERING, REPAIRING, OR SEALING A WELL; OR

(2) INSTALLING, ALTERING, REPAIRING, OR DISCONNECTING WELL SYSTEM EQUIPMENT.

REVISOR'S NOTE: This subsection is new language derived without substantive change from NR § 8-601(e).

The definition is stated in the verb form to permit minor verb variations of the defined phrase without taking these variations out of the scope of the definition.

In item (1) of this subsection, the term "sealing" is substituted for the term "abandonment" to conform to current usage in the trade.

In item (2) of this subsection, the defined term "well system equipment" is substituted for the reference to items that are well system equipment.

For a discussion of "practice well drilling" and who is regulated by this title, see the General Revisor's Note to this title.

(F) WELL.

"WELL" MEANS ANY HOLE MADE IN THE GROUND:

(1) TO EXPLORE FOR GROUND WATER;

(2) TO OBTAIN OR MONITOR GROUND WATER; OR

(3) TO INJECT WATER INTO ANY UNDERGROUND FORMATION FROM WHICH GROUND WATER MAY BE PRODUCED.

REVISOR'S NOTE: This subsection is new language derived without substantive change from NR § 8-601(c) and patterned after NR § 8-601(h).

The term "ground water" is substituted for the references in NR § 8-601(h) to "water" to clarify the type of water covered by this definition.