

<p align="center">PROPOSED RULE 19.15.2.7(O)(3)</p>	<p align="center">Current Rule 19.15.2.7(O)(3)</p>
<p>(3) “Oil field waste” means <u>non-domestic waste [generated in conjunction with the exploration for, drilling for, production of, refining of, processing of, gathering of or transportation of oil, gas or carbon dioxide; waste generated from oil field service company operations; and waste generated from oil field remediation or abatement activity regardless of the date of release] resulting from the exploration, development, production or storage of oil or gas pursuant to NMSA 1978, Section 70-2-12(B)(21) and the oil field service industry, the transportation of crude oil or natural gas, the treatment of natural gas or the refinement of crude oil pursuant to NMSA 1978, Section 70-2-12(B)(22), including waste generated from oil field remediation or abatement activity regardless of the date of release.</u> Oil field waste does not include waste not generally associated with oil and gas industry operations such as tires, appliances or ordinary garbage or refuse unless generated at a division-regulated facility, and does not include sewage, regardless of the source.</p>	<p>(3) “Oil field waste” means waste generated in conjunction with the exploration for, drilling for, production of, refining of, processing of, gathering of or transportation of oil, gas or carbon dioxide; waste generated from oil field service company operations; and waste generated from oil field remediation or abatement activity regardless of the date of release. Oil field waste does not include waste not generally associated with oil and gas industry operations such as tires, appliances or ordinary garbage or refuse unless generated at a division-regulated facility, and does not include sewage, regardless of the source.</p>

- There is a clerical error with the highlighted portion being underlined. The current rule has this language. It is not a proposed amendment and should not be underlined.