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CHAPTER 24

Class VI Injection Wells and Facilities
Underground Injection Control Program

Section 1. **Authority and Purpose.** These regulations are promulgated pursuant to W.S. 35-11-101 through 1904, specifically 313, and no person shall sequester carbon dioxide unless authorized by an Underground Injection Control (UIC) permit issued by the Department of Environmental Quality (DEQ). The injection of carbon dioxide for purposes of a project for enhanced recovery of oil or other minerals approved by the Wyoming Oil and Gas Conservation Commission shall not be subject to the provisions of this regulation unless the operator converts to geologic sequestration upon the cessation of oil and gas recovery operations or as otherwise required by the Commission.

These rules and regulations also provide financial assurance for the purposes specified in 35-11-313.

Section 2. **Definitions.** The following definitions supplement those definitions contained in Section 35-11-103 of the Wyoming Environmental Quality Act.

(a) "Administrator" means the ~~A~~administrator of the water quality division of the department of environmental quality.

(b) "Aquifer" means a zone, stratum or group of strata that can store and transmit water in sufficient quantities for a specific use.

(c) "Area of review" means the subsurface three-dimensional extent of the carbon dioxide plume, associated pressure front, and displaced fluids, as well as the overlying formations and surface area above that delineated region.

(d) "Background" means the constituents or parameters and the concentrations or measurements which describe water quality and water quality variability prior to the subsurface discharge.

(e) "Bore/casing annulus" means the space between the well bore and the well casing.

(f) "Carbon dioxide plume" means the underground extent, in three dimensions, of an injected carbon dioxide stream.

(g) "Carbon dioxide stream" means carbon dioxide, plus associated substances derived from the source materials and any processing, and any substances added to the stream to enable or improve the injection process. This chapter does not apply to any carbon dioxide stream that meets the definition of a hazardous waste under 40 CFR Part 261.

(h) "Casing/tubing annulus" means the space between the well casing and the tubing.

- 49 (i) "Cementing" means to seal the annular space around the outside of a casing
50 string using a specially formulated mixture to hold the casing in place and prevent any movement
51 of fluid in this annular space. Cementing also includes operations to seal the well at the time of
52 abandonment.
- 53
- 54 (j) "Class VI well" means a well injecting a carbon dioxide stream for geologic
55 sequestration. Class VI wells are regulated under this chapter.
- 56
- 57 (k) "Confining zone" means a geological formation, group of formations, or part of a
58 formation that is capable of limiting fluid movement from an injection zone.
- 59
- 60 (l) "Corrective action" means the use of Administrator-approved methods to ensure
61 that wells within the area of review do not serve as conduits for the movement of fluids into
62 geologic formations other than those to be authorized under the permit.
- 63
- 64 (m) "Director" means the director of the department of environmental quality.
- 65
- 66 (n) "Draft permit" means a document indicating the tentative decision by the
67 department to issue or deny, modify, revoke and reissue, or terminate a permit. A notice of intent
68 to terminate a permit and a notice of intent to deny a permit are types of draft permits. A denial
69 of a request for modification, revocation and reissuance, or termination is not a draft permit. A
70 draft permit for issuance shall contain all conditions and content, compliance schedules and
71 monitoring requirements required by this chapter.
- 72
- 73 (o) "Duly authorized representative" means a specific individual or a position having
74 responsibility for the overall operation of the regulated facility or activity. The authorization
75 shall be made in writing by a responsible corporate officer and shall be submitted to the
76 Administrator.
- 77
- 78 (p) "Endangerment" means exposure to actions or activities which could pollute an
79 Underground Source of Drinking Water (USDW).
- 80
- 81 (q) "Excursion detection" means the detection of migrating carbon dioxide at or
82 beyond the boundary of the geologic sequestration site.
- 83
- 84 (r) "Fact sheet" means a document briefly setting forth the principal facts and the
85 significant factual, legal, methodological, and policy questions considered in preparing the draft
86 permit. Fact sheets for Class VI wells are incorporated into the public notice.
- 87
- 88 (s) "Fluid" means any material which flows or moves, whether semisolid, liquid,
89 sludge, gas or any other form or state.
- 90
- 91 (t) "Geologic sequestration project" means an injection well or wells used to
92 emplace a carbon dioxide stream into an injection zone for geologic sequestration. It includes the
93 subsurface three-dimensional extent of the carbon dioxide plume, associated pressure front, and
94 displaced brine, as well as the surface area above that delineated region. (Reference Section
95 35-11-103(c) of the Wyoming Environmental Quality Act for definitions of *geologic*
96 *sequestration*, *geologic sequestration site*, and *geologic sequestration facilities*.)
- 97

98 (u) "Groundwater" means subsurface water that fills available openings in rock or
99 soil materials such that they may be considered water saturated under hydrostatic pressure.

100
101 (v) "Groundwaters of the state" are all bodies of underground water which are
102 wholly or partially within the boundaries of the state.

103
104 (w) "Hazardous waste" means a hazardous waste as defined in Chapter 2, Section 1
105 (c), Wyoming Hazardous Waste Rules and Regulations.

106
107 (x) "Individual permit" means a permit issued for a specific facility operated by an
108 individual operator, company, municipality, or agency. An individual permit may be established
109 as an area permit and include multiple points of discharge that are all operated by the same
110 person.

111
112 (y) "Injectate" means the material being disposed of through any underground
113 injection facility after it has received whatever pretreatment is done.

114
115 (z) "Injection zone" means a geologic formation, group of formations, or part of a
116 formation receiving fluids through a well.

117
118 (aa) "Lithology" means the description of rocks on the basis of their physical and
119 chemical characteristics.

120
121 (bb) "Log" means to make a written record progressively describing the strata and
122 geologic and hydrologic character thereof to include electrical, radioactivity, radioactive tracer,
123 temperature, cement bond and similar surveys, a lithologic description of all cores, and test data.

124
125 (cc) "Long string casing" means a casing which is continuous from at least the top of
126 the injection interval to the surface and which is cemented in place.

127
128 (dd) "Mechanical integrity" means the sound and unimpaired condition of all
129 components of the well or facility or system for control of a subsurface discharge and associated
130 activities.

131
132 (ee) "Permit" means a Wyoming Underground Injection Control permit, unless
133 otherwise specified.

134
135 (ff) "Permittee" means the named permit holder.

136
137 (gg) "Plume stabilization" means the carbon dioxide that has been injected subsurface
138 essentially no longer expands vertically or horizontally and poses no threat to USDWs, human
139 health, safety, or the environment.

140
141 ~~(gg)~~ (hh) "Point of compliance" means a point at which the permittee shall meet all
142 permit and regulatory requirements.

143
144 ~~(hh)~~ (ii) "Point of injection" means the last accessible sampling point prior to a
145 fluid being released into the subsurface environment through a Class VI injection well.

146

147 ~~(ii)~~ (jj) “Post-injection site care” means monitoring, measurement, verification,
148 and other actions (including corrective action) following cessation of injection, as required under
149 Section 17 of this chapter.

150
151 ~~(jj)~~ (kk) “Pressure front” means the zone of elevated pressure that is created by
152 the injection of the carbon dioxide stream into the subsurface. The pressure front of a carbon
153 dioxide plume refers to a zone where there is a pressure differential sufficient to cause movement
154 of injected fluids or formation fluid if a migration pathway or conduit were to exist.

155
156 ~~(kk)~~ (ll) “Public hearing” means a non-adversary hearing held by the
157 Administrator or director of the department. The hearing is conducted pursuant to Chapter 3 of
158 the Wyoming Department of Environmental Quality Rules of Practice and Procedure.

159
160 ~~(ll)~~ (mm) "Radioactive waste" means any waste which contains radioactive
161 material in concentrations which exceed those listed in 10 CFR Part 20, Appendix B, Table II,
162 Column 2 as of December 22, 1993.

163
164 ~~(mm)~~ (nn) "Receiver" means any zone, interval, formation or unit in the subsurface
165 into which a carbon dioxide stream is injected.

166
167 ~~(nn)~~ (oo) "Responsible corporate officer" means a president, secretary, treasurer,
168 or vice president of the corporation in charge of a principal business function, or any other person
169 who performs similar policy- or decision-making functions for the corporation.

170
171 ~~(oo)~~ (pp) "Secondarily affected aquifer" means any aquifer affected by migration
172 of fluids from an injection facility, when the aquifer is not directly discharged into.

173
174 ~~(pp)~~ (qq) “Site closure” means the point/time, as determined by the director, at
175 which the owner or operator of a geologic sequestration project is released from post-injection
176 site care responsibilities.

177
178 ~~(qq)~~ (rr) ”Subsurface discharge” means a discharge into a receiver.

179
180 ~~(rr)~~ (ss) “Transmissive fault or fracture” means a fault or fracture that has
181 sufficient permeability and vertical extent to allow fluids to move beyond the confining zone.

182
183 ~~(ss)~~ (tt) "USDW" or "Underground source of drinking water" means those
184 aquifers or portions thereof which have a total dissolved solids content of less than 10,000 mg/L,
185 and are classified as either Class I, II, III, IV (a), or Special (A), pursuant to Chapter 8, Quality
186 Standards for Wyoming Groundwaters, Water Quality Rules and Regulations.

187
188 ~~(tt)~~ (uu) “US EPA Administrator” means the Regional Administrator of US EPA’s
189 Region 8 office in Denver, Colorado.

190
191 ~~(uu)~~ (vv) “Vadose Zone” means the unsaturated zone in the earth, between the
192 land surface and the top of the first saturated aquifer. The vadose zone contains water at less than
193 saturated conditions.

194

195 ~~(ww)~~ (ww) “Water quality management area” means the area delineated for the
196 protection of water quality under a department approved plan developed under Sections 303, 208
197 and/or 201 of the Federal Clean Water Act, as amended.

198
199 ~~(ww)~~ (xx) “Well” means an opening, excavation, shaft or hole in the ground
200 allowing or used for an underground injection, or for monitoring.

201
202 ~~(xx)~~ (yy) “Workover” means to pull the tubing, packer, or any downhole hardware
203 from the well and inspect, replace, or refurbish it prior to placing that hardware back in service, or
204 to enter the hole with any drilling tool.

205
206 ~~(yy)~~ (zz) “Wellhead protection area” means the area delineated for the protection
207 of a public water supply utilizing a groundwater source under a department approved plan
208 developed pursuant to Section 1528 of the federal Safe Drinking Water Act.

209
210 Section 3. **Applicability.**

211
212 (a) These regulations shall apply to all Class VI wells used to inject carbon dioxide
213 streams for the purpose of geologic sequestration.

214
215 (b) In addition, these regulations shall apply to owners and operators of Class I
216 industrial, Class II, or Class V experimental or demonstration carbon dioxide injection projects
217 who seek to apply for a Class VI geologic sequestration permit for their well or wells.

218
219 (i) Owners and/or operators of permitted Class I or Class V injection well(s)
220 seeking to convert their well(s) to a Class VI well shall apply for a Class VI permit and shall
221 demonstrate to the Director that the well(s) was/were engineered and constructed to meet the
222 requirements outlined in Section 9 of these regulations.

223
224 ~~Formerly 3(a)(i)(ii)~~ If the ~~A~~ administrator determines that USDWs will not
225 be endangered, such wells are exempt, at the ~~A~~ administrator’s discretion, from the casing and
226 cementing requirements at Section 9(b)(i) through (vii) and Section ~~4011~~(a)(i)(A) through (C).

227
228 (c) For owners and/or operators of permitted Class II injection well(s) seeking to
229 convert their well(s) to a Class VI well, the following shall apply:

230
231 (i) After consultation with the Oil and Gas Conservation Commission
232 Supervisor, the director may require a Class VI permit in consideration of the following:

233 (A) Increase in reservoir pressure within the injection zone(s).

234 _____
235 (B) Increase in carbon dioxide injection rates.

236 _____
237 (C) Decrease in reservoir production rates.

238 _____
239 (D) Distance between the injection zone(s) and USDWs.

240 _____
241 (E) Suitability of the Class II area of review delineation.

242 _____
243 (F) Quality of abandoned well plugs within the area of review.

244 _____
245 _____ (G) The owner's and/or operator's plan for recovery of carbon
246 dioxide at the cessation of injection.

247 _____
248 _____ (H) The source and properties of the injected carbon dioxide.

249 _____
250 _____ (I) Any additional site-specific factors as determined by the
251 director.

252 _____
253 _____ (ii) The owner and/or operator of a Class II well shall apply for a Class VI
254 permit when there is an increased risk to USDWs compared to their Class II operation.

255 _____
256 _____ (iii) The owner and/or operator of a Class II well may continue operation as a
257 Class II well when there is no increased risk to USDWs compared to their Class II operation.
258 When enhanced oil recovery operations have ceased, the owner and/or operator may apply for a
259 Class VI permit.

260 _____
261 ~~Formerly 3(e)~~ (d) These regulations do not apply to the injection of any carbon
262 dioxide stream that meets the definition of a hazardous waste.

263 _____
264 Section 4. **Permits required; processing of permits; and requirements**
265 **applicable to all permits.**

266 _____
267 (a) Permits required.

268 _____
269 (i) Owners or operators of Class VI wells must obtain a permit in
270 accordance with these regulations. Class VI wells are not authorized by rule to inject.

271 _____
272 (ii) Construction, installation, operation, monitoring, testing, plugging, post-
273 injection site care, and modification to, or of, any Class VI well shall be allowed only in
274 accordance with these regulations.

275 _____
276 (iii) Injections from Class VI wells shall be restricted to those receivers
277 defined as Class V (Hydrocarbon Commercial) or Class VI groundwaters by the department
278 pursuant to Chapter VIII, Quality Standards for Wyoming Groundwaters, Water Quality Rules
279 and Regulations.

280 _____
281 (iv) A separate permit to construct is not required under Chapter 3, Water
282 Quality Rules and Regulations for any Class VI facility.

283 _____
284 (v) Permits for Class VI wells shall be issued for the operating life of the
285 facility and extend through the post-injection site care period until the geologic sequestration
286 project is closed in accordance with department rules and regulations.

287 _____
288 (vi) Permits may be issued for individual Class VI wells or they may be
289 issued on an area basis for multiple points of discharge operated by the same person.

290 _____
291 (vii) Each permit shall be reviewed by the department at least once every five
292 (5) years for continued validity of all permit conditions and contents. Permits that do not satisfy

293 the requirements of these regulations are subject to modification, revocation and reissuance, or
294 termination pursuant to this chapter.

295
296 (viii) Sections of permit applications filed under this chapter which represent
297 engineering work shall be sealed, signed, and dated by a licensed professional engineer as
298 required by Wyoming Statutes, Title 33, Chapter 29.

299
300 (ix) Sections of permit applications filed under this chapter which represent
301 geologic work shall be sealed, signed, and dated by a licensed professional geologist as required
302 by Wyoming Statutes, Title 33, Chapter 41.

303
304 (b) Permit processing procedures applicable to all Class VI facilities, individual and
305 general permits:

306
307 (i) The applicant shall submit five (5) copies of the permit application to the
308 division.

309
310 (ii) Within 60 days of submission of the application, the Administrator shall
311 make an initial determination of completeness. An application shall be determined complete
312 when the Administrator receives an application and any supplemental information necessary to
313 determine compliance with these regulations.

314
315 (iii) Re-submittal of information by an applicant for an incomplete
316 application will begin the process described in paragraph (b) of this section.

317
318 (iv) During any 60 day review period where an application is determined
319 complete, the Administrator shall prepare a draft permit for issuance or denial, prepare a fact
320 sheet on the proposed operation, and provide public notice pursuant to Section ~~19~~ 20.

321
322 (v) The Director may deny an individual permit for any of the following
323 reasons:

324 (A) The application is incomplete;

325
326 (B) The project, if constructed and/or operated, will cause violation
327 of applicable state surface or groundwater standards;

328
329 (C) The application contains a proposed construction or operation
330 which does not meet the requirements of this chapter;

331
332 (D) The permitted facility would be in conflict with or is in conflict
333 with a state approved local wellhead protection plan, state approved local source water protection
334 plan, or state approved water quality management plan; or

335
336 (E) Other justifiable reasons necessary to carry out the provisions of
337 the Environmental Quality Act.

338
339 (vi) If the Director intends to deny an individual permit for any reason other
340 than an incomplete or deficient application, a draft permit shall be prepared and public notice
341 issued pursuant to Section ~~19~~ 20 of this chapter.

342
343 (vii) A denial of a permit by the department is appealable by the applicant to
344 the Environmental Quality Council in accordance with the Rules of Practice and Procedure.
345 Requests for appeal must be in writing, state the reasons for appeal, and be made to both the
346 Director and the chairman of the Environmental Quality Council.

347
348 (viii) Permits may be modified, revoked and reissued, or terminated either in
349 response to a petition from any interested person (including the permittee) or upon the
350 Administrator's initiative. However, permits may only be modified, revoked and reissued, or
351 terminated for the reasons specified in Section 4(b) of this chapter. All requests shall be in
352 writing and shall contain facts or reasons supporting the request.
353

354 If the administrator decides the petition is not justified, the petitioner shall be sent a brief
355 written response giving the reason for the decision. A request for modification, revocation and
356 reissuance, or termination shall be considered denied if the administrator takes no action within
357 60 days after receiving the written request. Denials of requests for modification, revocation and
358 reissuance, or termination are not subject to public notice and comment. Denials by the
359 administrator may be appealed for hearing to the Environmental Quality Council by a letter
360 briefly setting forth the relevant facts.

361
362 (ix) The Administrator may modify a permit when:

363
364 (A) Any material or substantial alterations or additions to the facility
365 occur after permitting or licensing, which justify the application of permit conditions that are
366 different or absent in the existing permit;

367
368 (B) Any modification in the operation of the facility is capable of
369 causing or increasing pollution in excess of applicable standards or permit conditions;

370
371 (C) Information warranting modification is discovered after the
372 operation has begun that would have justified the application of different permit conditions at the
373 time of permit issuance;

374
375 (D) Regulations or standards upon which the permit was based have
376 changed by promulgation of amended standards or regulations, or by judicial decision after the
377 permit was issued;

378
379 (E) Cause exists for termination, as described in this section, but the
380 department determines that modification is appropriate; or

381
382 (F) Modification is necessary to comply with applicable statutes,
383 standards or regulations.

384
385 (x) Minor modifications of permits may occur with the consent of the
386 permittee without following the public notice requirements. Minor modifications will become
387 final 20 days from the date of receipt of such notice. For the purposes of this chapter, minor
388 modifications may only:

389
390 (A) Correct typographical errors;

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(B) Require more frequent monitoring or reporting by the permittee;

(C) Change an interim compliance date in a schedule of compliance, provided the new date is not more than 120 days after the date specified in the existing permit and does not interfere with attainment of the final compliance date requirement;

(D) Allow for a change in ownership or operational control of a facility where the Administrator determines that no other change in the permit is necessary, provided that a written agreement containing a specific date for transfer of permit responsibility, coverage, and liability between the current and new permittees have been submitted to the Administrator;

(E) Change quantities or types of fluids injected which are within the capacity of the facility as permitted and, in the judgment of the Administrator, would not interfere with the operation of the facility or its ability to meet conditions described in the permit and would not change its classification; or

(F) Change construction requirements approved by the Administrator pursuant to department rules and regulations provided that any such alteration shall comply with the requirements of this chapter.

(xi) The Administrator may revoke and reissue or terminate a permit for any of the following reasons:

(A) Noncompliance with terms and conditions of the permit;

(B) Failure in the application or during the issuance process to disclose fully all relevant facts, or misrepresenting any relevant facts at any time; or

(C) A determination that the activity endangers human health or the environment and can only be regulated to acceptable levels by a permit modification or termination.

(xii) The Administrator may modify a permit to resolve issues that could lead to the revocation of the permit under Section 5(b) of this chapter. The Administrator, as part of any notification of intent to terminate a permit, shall order the permittee to proceed with reclamation on a reasonable time period.

If the Administrator tentatively decides to modify or revoke and reissue a permit, a draft permit incorporating the proposed changes shall be prepared. The Administrator may request additional information and, in the case of a modified permit, may require the submission of an updated application. In the case of revoked and reissued permits, the Administrator shall require the submission of a new application.

(xiii) In a permit modification under Section 4(b) of this chapter, only those conditions to be modified shall be reopened when a new draft permit is prepared. All other aspects of the existing permit shall remain in effect for the duration of the unmodified permit and the modified permit shall expire on the date when the original permit would have expired. When

440 a permit is revoked and reissued under this section, the entire permit is reopened as if the permit
441 has expired and is being reissued. During any revocation and reissuance proceeding, the
442 permittee shall comply with all conditions of the existing permit until a new final permit is issued.
443

444 (xiv) Permit modifications, revocations or terminations shall be developed as a
445 draft permit and are subject to the public notice and hearing requirements outlined in Section ~~19~~
446 20.
447

448 (xv) Transfer of a permit is allowed only upon approval by the
449 ~~A~~administrator. When a permit transfer occurs pursuant to this section, the permit rights of the
450 previous permittee will automatically terminate.
451

452 (A) The proposed permit holder shall apply in writing as though that
453 person was the original applicant for the permit and shall further agree to be bound by all of the
454 terms and conditions of the permit; and
455

456 (B) Transfer will not be allowed if the permittee is in noncompliance
457 with any term and conditions of the permit, unless the transferee agrees to bring the facility back
458 into compliance with the permit.
459

460 (C) When a permit transfer occurs, the ~~A~~administrator may modify a
461 permit pursuant to this section. The Administrator shall provide public notice pursuant to Section
462 ~~19~~ 20 for any modification other than a minor modification defined by this section.
463

464 (c) Permit conditions.
465

466 (i) All individual permits issued under this chapter shall contain the
467 following conditions:
468

469 (A) A requirement that the permittee comply with all conditions of
470 the permit, and any permit noncompliance constitutes a violation of these regulations and is
471 grounds for enforcement action, permit termination, revocation, or modification;
472

473 (B) A requirement that if the permittee wishes to continue injection
474 activity after the expiration date of the permit, the permittee must apply to the Administrator for,
475 and obtain, a new permit prior to expiration of the existing permit;
476

477 (C) A stipulation that it shall not be a defense for a permittee in an
478 enforcement action that it would have been necessary to halt or reduce the permitted activity in
479 order to maintain compliance with the conditions of this permit;
480

481 (D) A requirement that the permittee shall take all reasonable steps to
482 minimize or correct any adverse impact on the environment resulting from noncompliance with
483 this permit;
484

485 (E) A requirement that the permittee properly operate and maintain
486 all facilities and systems of treatment and control which are installed or used by the permittee to
487 achieve compliance with the conditions of this permit. Proper operation and maintenance includes
488 effective performance, adequate funding and operator staffing and training, and adequate

489 laboratory and process controls including appropriate quality assurance procedures. This
490 provision requires the operation of back-up or auxiliary facilities or similar systems only when
491 necessary to achieve compliance with the conditions of the permit;

492
493 (F) A stipulation that the filing of a request by the permittee, or at
494 the instigation of the Administrator, for a permit modification, revocation, termination, or
495 notification of planned changes or anticipated non-compliance, shall not stay any permit
496 condition;

497
498 (G) A stipulation that this permit does not convey any property rights
499 of any sort, or any exclusive privilege;

500
501 (H) A stipulation that the permittee shall furnish to the
502 Administrator, within a specified time, any information which the Administrator may request to
503 determine whether cause exists for modifying, revoking and reissuing, or terminating the permit,
504 or to determine compliance with the permit. The permittee shall also furnish to the
505 Administrator, upon request, copies of records required to be kept by the permit;

506
507 (I) A requirement that the permittee shall allow the Administrator,
508 or an authorized representative of the Administrator, upon the presentation of credentials, during
509 normal working hours, to enter the premises where a regulated facility is located, or where
510 records are kept under the conditions of this permit, and inspect the discharge and related
511 facilities, review and copy reports and records required by the permit, collect fluid samples for
512 analysis, measure and record water levels, and perform any other function authorized by law or
513 regulation;

514
515 (J) A requirement that the permittee furnish any information
516 necessary to establish a monitoring program pursuant to Section ~~13~~ 14 of this chapter;

517
518 (K) A requirement that all samples and measurements taken for the
519 purpose of monitoring shall be representative of the monitored activity, and records of all
520 monitoring information be retained by the permittee. The monitoring information to be retained
521 shall be that information stipulated in the monitoring program established pursuant to the criteria
522 in Section ~~13~~ 14 of this chapter;

523
524 (L) A requirement that all applications, reports, and other
525 information submitted to the Administrator contain certifications as required in Section 5(d) of
526 this chapter, and be signed by a person who meets the requirements to sign permit applications
527 found in Section 5(c), or for routine reports, a duly authorized representative;

528
529 (M) A requirement that the permittee give advance notice to the
530 Administrator as soon as possible of any planned physical alteration or additions, other than
531 authorized operation and maintenance, to the permitted facility and receive authorization prior to
532 implementing the proposed alteration or addition;

533
534 (N) A requirement that any modification ~~which~~ that may result in a
535 violation of a permit condition shall be reported to the Administrator, and any modification that
536 will result in a violation of a permit condition shall be reported to the Administrator through the
537 submission of a new or amended permit application;

538
539 (O) A requirement that any transfer of a permit must first be
540 approved by the Administrator, and that no transfer will be approved if the facility is not in
541 compliance with the existing permit unless the proposed permittee agrees to bring the facility into
542 compliance;

543
544 (P) A requirement that monitoring results shall be reported at the
545 intervals specified elsewhere in the permit;

546
547 (Q) A requirement that reports of compliance or non-compliance
548 with, or any progress reports on interim and final requirements contained in any compliance
549 schedule, if one is required by the Administrator, shall be submitted no later than 30 days
550 following each schedule date;

551
552 (R) A requirement that confirmed noncompliance resulting in the
553 migration of injected fluid into any zone outside of the permitted receiver must be orally reported
554 to the Administrator within 24 hours, and a written submission shall be provided within five (5)
555 days of the time the permittee becomes aware of the excursion. The written submission shall
556 contain:

557
558 (I) A description of the noncompliance and its cause;

559
560 (II) The period of noncompliance, including exact dates and
561 times, and, if the noncompliance has not been controlled, the anticipated time it is expected to
562 continue; and

563
564 (III) Steps taken or planned to reduce, eliminate, and prevent
565 reoccurrence of the noncompliance.

566
567 (S) A requirement that the permittee report all instances of
568 noncompliance not already required to be reported under paragraphs (c)(i)(Q) through (R) of this
569 section, at the time monitoring reports are submitted. The reports shall contain the information
570 listed in paragraph (c)(i)(R) of this section;

571
572 (T) A requirement that in the situation where the permittee becomes
573 aware that it failed to submit any relevant facts in a permit application, or submitted incorrect
574 information in a permit application or in any report to the Administrator, the permittee shall
575 promptly submit such facts or information;

576
577 (U) A requirement that the injection facility meet construction
578 requirements outlined in Section 9 of this chapter, and that the permittee submit notice of
579 completion of construction to the Administrator and allow for inspection of the facility upon
580 completion of construction, prior to commencing any injection activity;

581
582 (V) A requirement that the permittee notify the Administrator at
583 such times as the permit requires before conversion or abandonment of the facility; and

584
585 (W) A requirement that injection may not commence until
586 construction is complete.

587
588 (X) A requirement that the owner or operator of a Class VI well
589 permitted under this part shall establish mechanical integrity prior to commencing injection or on
590 a schedule determined by the ~~A~~administrator. Thereafter, the owner or operator of Class VI wells
591 must maintain mechanical integrity as defined in Section 13 of this chapter.
592

593 (Y) A requirement that when the ~~A~~administrator determines that a
594 Class VI well lacks mechanical integrity pursuant to Section ~~12~~ 13 of this chapter, he/she shall
595 give written notice of his/her determination to the owner or operator.
596

597 (Z) A requirement that, for any Class VI well ~~which~~ that lacks
598 mechanical integrity, injection operations are prohibited until the permittee shows to the
599 satisfaction of the ~~A~~administrator under Section 13 that the well has mechanical integrity.
600

601 (ii) In addition to the conditions required of all permits, the ~~A~~administrator
602 may establish, on a case-by-case basis, conditions as required for monitoring, schedules of
603 compliance, and such additional conditions as are necessary to prevent the migration of fluids
604 into underground sources of drinking water.
605

606 Section 5. **Permit application.**
607

608 (a) It is the operator's responsibility to make application for and obtain a permit in
609 accordance with these regulations. Each application must be submitted with all supporting data.
610

611 (b) A complete application for a Class VI well shall include:
612

613 (i) A brief description of the nature of the business and the activities to be
614 conducted that require the applicant to obtain a permit under this chapter.
615

616 (ii) The name, address and telephone number of the operator, and the
617 operator's ownership status and status as a Federal, State, private, public or other entity.
618

619 (iii) Up to four SIC (Standard Industrial Classification) codes ~~which~~ that best
620 reflect the principal products or services provided by the facility.
621

622 (iv) The name, address, and telephone number of the facility. Additionally,
623 the location of the geologic sequestration project shall be identified by section, township, range
624 and county, noting which, if any, sections include Indian lands.
625

626 (v) Within the area of review, a listing and status of all permits or
627 construction approvals associated with the geologic sequestration project received or applied for
628 by the applicant under any of the following programs:
629

630 (A) Hazardous Waste Management under the Resource Conservation
631 and Recovery Act (RCRA).
632

633 (B) UIC Program under the Safe Drinking Water Act.
634

- 635 (C) [National Pollutant Discharge Elimination System \(NPDES\)](#)
636 under the Clean Water Act.
637
- 638 (D) Prevention of Significant Deterioration (PSD) program under the
639 Clean Air Act.
640
- 641 (E) National Emissions Standards for Hazardous Air Pollutants
642 (NESHAPs) pre-construction approval under the Clean Air Act.
643
- 644 (F) Dredge and fill permits under section 404 of the Clean Water
645 Act.
646
- 647 (G) Within the area of review, a list of other relevant permits,
648 whether federal or state, associated with the geologic sequestration project that the applicant has
649 been required to obtain, such as construction permits. This includes a statement as to whether or
650 not the facility is within a state approved water quality management plan area, a state approved
651 wellhead protection area or a state approved source water protection area.
652
- 653 (vi) A map showing the injection well(s) for which a permit is sought and the
654 applicable area of review.
655
- 656 (A) Within the area of review, the map must show the number, or
657 name and location of all known injection wells, producing wells, abandoned wells, plugged wells
658 or dry holes, deep stratigraphic boreholes, state or EPA approved subsurface cleanup sites, public
659 drinking water supply wellhead or source water protection areas, surface bodies of water, springs,
660 mines (surface and subsurface), quarries, water wells and other pertinent surface features
661 including structures intended for human occupancy and roads.
662
- 663 (B) Only information of public record is required to be included on
664 this map.
665
- 666 (vii) A map delineating the area of review based upon modeling, using all
667 available data including data available from any logging and testing of wells within and adjacent
668 to the area of review;
669
- 670 (A) A Class VI area of review shall never be less than the area of
671 potentially affected groundwater.
672
- 673 (B) All areas of review shall be legally described by township, range
674 and section to the nearest ten (10) acres as described under the general land survey system.
675
- 676 (viii) A description of the general geology of the area to be affected by the
677 injection of carbon dioxide including geochemistry, structure and faulting, fracturing and seals,
678 and stratigraphy and lithology including petrophysical attributes. The description shall also
679 include sufficient information on the geologic structure and reservoir properties of the proposed
680 storage site and overlying formations, including:
681
- 682 (A) Isopach maps of the proposed injection and confining zone(s), a
683 structural contour map aligned with the top of the proposed injection zone, and at least two

684 geologic cross sections of the area of review reasonably perpendicular to each other and showing
685 the geologic formations from the surface to total depth;

686
687 (B) Location, orientation, and properties of known or suspected
688 faults and fractures that may transect the confining zone(s) in the area of review and a
689 determination that they would not interfere with containment;

690
691 (C) Information on seismic history that have affected the proposed
692 area of review including knowledge of previous seismic events and history of these events, the
693 presence and depth of seismic sources, and a determination that the seismicity would not
694 compromise containment;

695
696 (D) Data sufficient to demonstrate the effectiveness of the injection
697 and confining zone(s), including data on the depth, areal extent, thickness, mineralogy, porosity,
698 vertical permeability and reservoir pressure of the injection and confining zone(s) within the area
699 of review, and geologic changes based on field data which may include geologic cores, outcrop
700 data, seismic surveys, well logs, capillary pressure tests and names and lithologic descriptions;

701
702 (E) Geomechanical information on fractures, stress, ductility, rock
703 strength, and in situ fluid pressures within the confining zone; and

704
705 (F) Geologic and topographic maps and cross sections illustrating
706 regional geology, hydrogeology, and the geologic structure of the local area.

707
708 (ix) A compilation of all wells and other drill holes within, and adjacent
709 (within 1 mile) to the area of review. Such data must include a description of each well and drill
710 hole type, construction, date drilled, location, depth, record of plugging and/or completion, and
711 any additional information the Administrator may require.

712
713 (A) Applicants shall also identify the location of all known wells
714 within, and adjacent (within 1 mile) to the area of review which penetrate the confining or
715 injection zone.

716
717 (B) Applicants shall perform mapping with sufficient resolution as to
718 make a comprehensive effort to identify wells that are not in the public record using aerial
719 photography, aerial survey, physical traverse, or other methods acceptable to the Administrator.

720
721 (C) Applicants shall perform corrective action as specified in Section
722 8.

723
724 (x) Maps and stratigraphic cross sections indicating the general vertical and
725 lateral limits of all USDWs, the location of water wells and springs within the area of review,
726 their positions relative to the injection zone(s), and the direction of water movement, where
727 known;

728
729 (xi) A characterization of the injection zone and aquifers above and below
730 the injection zone which may be affected, including applicable pressure and fluid chemistry data
731 to describe the projected effects of injection activities, and background water quality data which
732 will facilitate the classification of any groundwaters which may be affected by the proposed

733 discharge. This must include information necessary for the division to classify the receiver and
734 any secondarily affected aquifers under Chapter 8, Wyoming Water Quality Rules and
735 Regulations;

736 (xii) Baseline geochemical data on subsurface formations, including all
737 USDWs in the area of review.

738

739 (xiii) Proposed operating data:

740

741 (A) Average and maximum daily rate and volume of the carbon
742 dioxide stream;

743

744 (B) Average and maximum surface injection pressure;

745

746 (C) The source of the carbon dioxide stream; and

747

748 (D) An analysis of the chemical and physical characteristics of the
749 carbon dioxide stream and any other substance(s) proposed for inclusion in the injectate stream;
750 and

751

752 (E) Anticipated duration of the proposed injection period(s).

753

754 (xiv) The compatibility of the carbon dioxide stream with fluids in the
755 injection zone and minerals in both the injection and the confining zone(s), based on the results of
756 the formation testing program, and with the materials used to construct the well;

757

758 (xv) An assessment of the impact to fluid resources, on subsurface structures
759 and the surface of lands that may reasonably be expected to be impacted, and the measures
760 required to mitigate such impacts;

761

762 (xvi) Proposed formation testing program to obtain an analysis of the chemical
763 and physical characteristics of the injection zone and confining zone;

764

765 (xvii) Proposed stimulation program and a determination that stimulation will
766 not compromise containment;

767

768 (xviii) The results of the formation testing program as required in paragraph
769 (xvi) of this section;

770

771 (xix) Proposed procedure to outline steps necessary to conduct injection
772 operation;

773

774 (xx) A wellbore schematic of the subsurface construction details and surface
775 wellhead construction of the injection and monitoring wells;

776

777 (xxi) Injection well design and construction procedures that meet the
778 requirements of Section 9;

779

780 (xxii) Proposed area of review and corrective action plan that meets the
781 requirements under Section 8;

- 782
783 (xxiii) The status of corrective action on wells in the area of review;
784
785 (xxiv) All available logging and testing program data on the well(s) required by
786 Section ~~10~~ 11;
787
788 (xxv) A demonstration of mechanical integrity pursuant to Section ~~12~~ 13;
789
790 (xxvi) A demonstration, satisfactory to the ~~A~~administrator, that the applicant
791 has met the financial responsibility requirements under Section ~~18~~ 19;
792
793 (xxvii) Proposed testing and monitoring plan required by Section ~~13~~ 14;
794
795 (xxviii) Proposed injection and monitoring well(s) plugging plan required by
796 Section ~~15~~ 16(b);
797
798 (xxix) Proposed post-injection site care plan required by Section ~~16~~ 17(a);
799
800 (xxx) Proposed emergency and remedial response plan required by Section ~~17~~
801 18;
802
803 (xxxi) A site and facilities description, including a description of the proposed
804 geologic sequestration facilities;
805
806 (xxxii) Documentation sufficient to demonstrate that the applicant has all legal
807 rights, including but not limited to the right to surface use, necessary to sequester carbon dioxide
808 and associated constituents;
809
810 (xxxiii) Proof of notice to surface owners, mineral claimants, mineral owners,
811 lessees and other owners of record of subsurface interests as to the contents of such notice.
812 Notice requirements shall at a minimum require:
813
814 (A) The publishing of notice of the application in a newspaper of
815 general circulation in each county of the proposed operation at weekly intervals for four (4)
816 consecutive weeks; and
817
818 (B) A copy of the notice shall also be mailed to all surface owners,
819 mineral claimants, mineral owners, lessees and other owners of record of subsurface interests
820 which are located within one (1) mile of the proposed boundary of the geologic sequestration site
821 as defined by W.S. 35-11-103(c)(xxi).
822
823 (xxxiv) Any other information requested by the ~~A~~administrator.
824
825 (c) An applicant applying for a Class VI well permit must obtain public liability
826 insurance to cover the geologic sequestration activities for which a permit is sought.
827
828 (i) The public liability insurance shall be in addition to the financial
829 assurance required in section 19 of this chapter.
830

831 (ii) The insurance policy shall provide for personal injury and property
832 damage protection and shall be in place until a completion and release certificate has been
833 obtained from the administrator certifying that plume stabilization has been achieved.

834
835 (iii) The minimum insurance coverage for public liability insurance as
836 required by W.S. §35-11-313(f)(ii)(O) shall be five hundred thousand dollars (\$500,000) for each
837 occurrence of bodily injury or property damage, and one million dollars (\$1,000,000) aggregate.

838
839 (iv) The public liability insurance shall include a rider requiring that the
840 insurer notify the administrator whenever substantive changes are made to the policy, including
841 any termination or failure to renew.

842
843 (v) Self-insurance in lieu of public liability insurance must meet state or
844 federal requirements and be approved by the administrator.

845
846 ~~(e)~~(d) All applications for permits, reports, or information to be submitted to the
847 Administrator shall be signed by a responsible officer as follows:

848
849 (i) For a corporation - a responsible corporate officer means:

850
851 (A) A president, secretary, treasurer, or vice president of the
852 corporation in charge of a principal business function, or any other person who performs similar
853 policy or decision making functions for the corporation; or

854
855 (B) The manager of one or more manufacturing, production, or
856 operating facilities employing more than 250 persons or having gross annual sales or expendi-
857 tures exceeding \$25 million (in second quarter 1980 dollars), if authority to sign documents has
858 been assigned or delegated to the manager in accordance with corporate procedures.

859
860 (ii) For a partnership or sole proprietorship -- by a general partner or the
861 proprietor, respectively;

862
863 (iii) For a municipality, state, federal or other public agency -- by either the
864 principal executive officer or ranking elected official.

865
866 (d) The application shall contain the following certification by the person signing the
867 application:

868
869 "I certify under penalty of law that this document and all attachments were prepared
870 under my direction or supervision in accordance with a system designed to ensure that qualified
871 personnel properly gather and evaluate the information submitted. Based on my inquiry of the
872 person or persons who manage the system, or those persons directly responsible for gathering the
873 information, the information submitted is, to the best of my knowledge and belief, true, accurate,
874 and complete. I am aware that there are significant penalties for submitting false information,
875 including the possibility of fine and imprisonment for knowing violations."

876
877 (e) All data used to complete permit applications shall be kept by the applicant for a
878 minimum of three (3) years from the date of signing.

879

880 Section 6. **Prohibitions.**

881

882 (a) In addition to the requirements in W.S. 35-11-301(a), no person shall:

883

884 (i) Discharge into, construct, operate, or modify any Class VI well unless
885 permitted pursuant to this chapter;

886

887 (ii) Discharge to any zone except the authorized discharge zone as described
888 in the permit;

889

890 (iii) Conduct any authorized injection activity in a manner that results in a
891 violation of any permit condition or representations made in the application, the request for
892 coverage under the individual permit. A permit condition supersedes any application content.

892

893 (b) No person shall inject any hazardous waste which has been banned from land
894 disposal pursuant to Chapter 13, Wyoming Hazardous Waste Rules.

895

896 (c) The construction of new, or operation or maintenance of any existing Class V
897 wells for non-experimental geologic sequestration is prohibited.

898

899 Section 7. **Minimum criteria for siting Class VI wells.**

900

901 (a) Owners or operators of Class VI wells must demonstrate to the satisfaction of the
902 A administrator that the wells will be sited in areas with a suitable geologic system. The geologic
903 system must be comprised of:

904

905 (i) An injection zone of sufficient areal extent, thickness, porosity, and
906 permeability to receive the total anticipated volume of the carbon dioxide stream; and

907

908 (ii) A confining zone(s) that is free of transmissive faults or fractures and of
909 sufficient areal extent and integrity to contain the injected carbon dioxide stream and displaced
910 formation fluids and allow injection at proposed maximum pressures and volumes without
911 initiating or propagating fractures in the confining zone(s) or causing non-transmissive faults to
912 become transmissive.

913

914 (b) Owners or operators of Class VI wells must identify and characterize additional
915 zones, if they exist, that will impede vertical fluid movement, allow for pressure dissipation, and
916 provide additional opportunities for monitoring, mitigation and remediation. Vertical faults and
917 fractures that transect these zones must be identified.

918

919 Section 8. **Area of review delineation and corrective action.**

920

921 (a) The area of review is based on computational modeling that accounts for the
922 physical and chemical properties of all phases of the injected carbon dioxide stream.

923

924 (i) The owner or operator will re-evaluate the area of review at least every
925 two (2) years during the operational life of the facility, and then no less frequently than every five
926 (5) years through the post-injection site care period until the geologic sequestration project is
927 closed in accordance with department rules and regulations.

928

929 (b) The owner or operator of a Class VI well must prepare, maintain, and comply
930 with a plan to delineate the area of review for a proposed geologic sequestration project, re-
931 evaluate the delineation, and perform corrective action that meets the requirements of this section.
932 As a part of the permit application for approval by the Administrator, the owner or operator must
933 submit an area of review and corrective action plan that includes the following information:
934

935 (i) The method for delineating the area of review that meets the
936 requirements of paragraph (c) of this section, including the name, version and availability of the
937 model to be used, assumptions that will be made, and the site characterization data on which the
938 model will be based;

939
940 (ii) A description of:

941
942 (A) The monitoring and operational conditions that would warrant a
943 re-evaluation of the area of review prior to the next scheduled re-evaluation as determined by the
944 minimum fixed frequency established in paragraph (a)(i) of this section.

945
946 (B) How monitoring and operational data (e.g., injection rate and
947 pressure) will be used to evaluate the area of review; and

948
949 (C) How corrective action will be conducted to meet the
950 requirements of paragraph (d) of this section, including:

951 (I) What corrective action will be performed prior to
952 injection;

953
954 (II) What, if any, portions of the area of review will have
955 corrective action addressed on a phased basis, and how the phasing will be determined;

956
957 (III) How corrective action will be adjusted if there are
958 changes in the area of review; and

959
960 (IV) How site access will be ensured for future corrective
961 action.

962
963
964 (c) Owners or operators of Class VI wells must perform the following actions to
965 delineate the area of review, identify all wells that require corrective action, and perform
966 corrective action on those wells:

967 (i) Predict, using computational modeling:

968
969 (A) The projected lateral and vertical migration of the carbon dioxide
970 plume and formation fluids in the subsurface from the commencement of injection activities until
971 the plume movement ceases;

972
973 (B) The pressure differentials, and demonstrate that pressure
974 differentials sufficient to cause the movement of injected fluids or formation fluids into a USDW
975 or to otherwise threaten human health, safety, or the environment will not be present (or for a
976 fixed time period as determined by the Administrator);
977

- 978
979 (C) The potential need for brine removal, and;
980
981 (D) The long-term effects of pressure buildup if brine is not
982 removed.
983
984 (ii) The modeling must:
985
986 (A) Be based on:
987
988 (I) Detailed geologic data available or collected to
989 characterize the injection zone, confining zone and any additional zones; and
990
991 (II) Anticipated operating data, including injection pressures,
992 rates and total volumes over the proposed operational life of the facility.
993
994 (B) Take into account any relevant geologic heterogeneities, data
995 quality, and their possible impact on model predictions; and
996
997 (C) Consider potential migration through faults, fractures, and
998 artificial penetrations.
999
1000 (iii) Using methods approved by the Administrator, identify all penetrations,
1001 including active and abandoned wells and underground mines, in the area of review that may
1002 penetrate the confining zone. Provide a description of each well's type, construction, date drilled,
1003 location, depth, record of plugging and/or completion, and any additional information the
1004 Administrator may require; and
1005
1006 (iv) Determine which abandoned wells in the area of review have been
1007 plugged in a manner that prevents the movement of:
1008
1009 (A) Carbon dioxide that may endanger USDWs or otherwise threaten
1010 human health, safety, or the environment, or;
1011
1012 (B) Displaced formation fluids that may endanger USDWs or
1013 otherwise threaten human health, safety, or the environment.
1014
1015 (d) Owners or operators of Class VI wells must perform corrective action on all
1016 wells in the area of review that are determined to need corrective action using methods necessary
1017 to prevent the movement of fluid into or between USDWs including use of corrosion resistant
1018 materials, where appropriate.
1019
1020 (e) At a fixed frequency, not to exceed two (2) years during the operational life of
1021 the facility, or five (5) years during the post-injection site care period (until the geologic
1022 sequestration project is closed) as specified in the area of review and corrective action plan, or
1023 when monitoring and operational conditions warrant, owners or operators must:
1024
1025 (i) Re-evaluate the area of review in the same manner specified in paragraph
1026 (c)(i) of this section;

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- (ii) Identify all wells in the re-evaluated area of review that require corrective action in the same manner specified in paragraph (c)(iv) of this section;
- (iii) Perform corrective action on wells requiring corrective action in the reevaluated area of review in the same manner specified in paragraph (d) of this section; and
- (iv) Submit an amended area of review and corrective action plan or demonstrate to the Administrator through monitoring data and modeling results that no change to the area of review and corrective action plan is needed.
- (f) The emergency and remedial response plan (as required by Section ~~17-18~~) and a demonstration of financial responsibility (as described by Section ~~10-19~~) must account for the entire area of review [as modified], regardless of whether or not corrective action in the area of review is phased.

Section 9. **Construction and operation standards for Class VI wells.**

- (a) The owner or operator must ensure that all Class VI wells are designed, at a minimum, to the construction standards set forth by the department and the Wyoming oil and gas conservation commission, as applicable, and constructed and completed to:
 - (i) Prevent the movement of fluids into or between USDWs or into any unauthorized zones;
 - (ii) Permit the use of appropriate testing devices and workover tools; and
 - (iii) Permit continuous monitoring of the annulus space between the injection tubing and long string casing.
- (b) Casing and cement or other materials used in the construction of each Class VI well must have sufficient structural strength and be designed for the life of the well.
 - (i) All well materials must be compatible with fluids with which the materials may be expected to come into contact, and meet or exceed standards developed for such materials by the American Petroleum Institute, ASTM International, or comparable standards acceptable to the Administrator.
 - (ii) The casing and cementing program must be designed to prevent the movement of fluids into or between USDWs.
 - (iii) In order to allow the Administrator to determine and specify casing and cementing requirements, the owner or operator must provide the following information:
 - (A) Depth to the injection zone;
 - (B) Injection pressure, external pressure, internal pressure and axial loading;

- 1076 (C) Hole size;
1077
1078 (D) Size and grade of all casing strings (wall thickness, external
1079 diameter, nominal weight, length, joint specification and construction material), including
1080 whether the casing is new, or used;
1081
1082 (E) Composition of the carbon dioxide stream; and formation fluids;
1083
1084 (F) Down-hole temperatures and pressures;
1085
1086 (G) Lithology of injection and confining zones;
1087
1088 (H) Type or grade of cement and additives; and
1089
1090 (I) Quantity, chemical composition, and temperature of the carbon
1091 dioxide stream.
1092
1093 (iv) Surface casing must extend through the base of the lowermost USDW
1094 above the injection zone and be cemented to the surface.
1095
1096 (v) At least one long string casing, using a sufficient number of centralizers,
1097 must be set in a manner so as to create a cement bond through the overlying and/or underlying
1098 confining zones(s). The long string casing must extend to the injection zone and must be isolated
1099 by placing cement and/or other isolation techniques as necessary to provide adequate isolation of
1100 the injection zone and provide for protection of USDWs, human health, safety, and the
1101 environment.
1102
1103 (vi) Cement and cement additives must be suitable for use with the carbon
1104 dioxide stream and formation fluids and of sufficient quality and quantity to maintain integrity
1105 over the operating life of the well.
1106
1107 (vii) The integrity and location of the cement shall be verified using
1108 technology capable of evaluating cement quality radially with sufficient resolution to identify the
1109 location of channels, voids, or other areas of missing cement to ensure that USDWs are not
1110 endangered and that human health, safety, and the environment are protected.
1111
1112 (c) All owner and operators of Class VI wells must inject fluids through tubing with
1113 a packer set at a depth opposite a cemented interval at the location approved by the
1114 Administrator.
1115
1116 (i) In order for the Administrator to determine and specify requirements for
1117 tubing and packer, the owner or operator must submit the following information:
1118
1119 (A) Depth of setting;
1120
1121 (B) Characteristics of the carbon dioxide stream;
1122
1123 (C) Maximum proposed injection pressure;
1124

- 1125 (D) Maximum proposed annular pressure;
1126
1127 (E) Maximum proposed injection rate (intermittent or continuous)
1128 and volume of the carbon dioxide stream;
1129
1130 (F) Size of casing; and
1131
1132 (G) Tubing tensile, burst, and collapse strengths.
1133

1134
1135 Section 10. **Class VI Injection Depth Waiver Requirements**
1136

1137 (a) The owner and/or operator seeking a waiver of the requirement to inject below
1138 the lowermost USDW shall submit a supplemental report concurrent with the permit application.
1139 The report shall contain the following:
1140

1141 (i) A demonstration that the injection zone(s) is/are laterally continuous, is
1142 not a USDW, is not hydraulically connected to USDWs, does not outcrop within the Area of
1143 Review, has the appropriate geochemistry, and can safely contain the injected fluids.
1144

1145 (ii) A demonstration that the injection zone(s) is/are bounded by laterally
1146 continuous, impermeable confining units above and below the injection zone(s) adequate to
1147 prevent fluid movement and pressure buildup outside of the injection zone(s). The confining
1148 unit(s) shall also demonstrate that they are free of transmissive faults and fractures. The report
1149 shall characterize the regional fracture properties and demonstrate that the fractures will not
1150 interfere with injection, serve as conduits, or endanger USDWs. (iii) A computer model
1151 demonstrating that USDWs above and below the injection zone will not be endangered as a result
1152 of fluid movement. The modeling shall be done in conjunction with the Area of Review
1153 determination.

1154 (iv) A demonstration that well design and construction, in conjunction with
1155 the waiver, will ensure isolation of the injectate in lieu of the requirements of Section 9 (a)(i) and
1156 will meet the well construction requirements of paragraph (e) if this section.
1157

1158 (v) A description of how the monitoring and testing and any additional plans
1159 will be tailored to this geologic sequestration project to ensure protection of USDWs above and
1160 below the injection zone.
1161

1162 (vi) Information on the location of all public water supplies affected,
1163 reasonably likely to be affected, or served by USDWs in the Area of Review.
1164

1165 (vii) Any other information requested by the director.
1166

1167 (b) Concurrent with the Class VI permit application public notice process, the
1168 director shall give public notice that an injection depth waiver request has been submitted. The
1169 notice shall clearly state:
1170

1171 (i) The depth of the proposed injection zone(s).
1172

1173 (ii) The location of the injection wells.

- 1174
1175 (iii) The name and depth of all USDWs within the Area of Review.
1176
1177 (iv) A map of the Area of Review.
1178
1179 (v) The names of any public water supplies affected, reasonably likely to be
1180 affected, or served by the USDWs in the Area of Review.
1181
1182 (vi) The results of any consultation between the UIC program and the Public
1183 Water System Supervision program within the Area of Review.
1184
1185 (c) Following the injection depth waiver application public notice, the director shall
1186 provide all the information received through the waiver application process to the US EPA
1187 Administrator. Based on the information provided, the US EPA Administrator shall provide
1188 written concurrence or non-concurrence regarding waiver issuance.
1189
1190 (i) If the US EPA Administrator requires additional information to make a
1191 decision, the director shall provide the information. The US EPA Administrator may require
1192 public notice of the new information.
1193
1194 (ii) In no case shall the director of a State-approved program issue a depth
1195 injection waiver without receipt of written concurrence from the US EPA Administrator.
1196
1197 (d) If an injection depth waiver is issued, within thirty (30) days of issuance, the
1198 EPA shall post the following information on the Office of Water’s website:
1199
1200 (i) The depth of the proposed injection zone(s).
1201
1202 (ii) The location of the injection wells.
1203
1204 (iii) The name and depth of all USDWs within the Area of Review.
1205
1206 (iv) A map of the Area of Review.
1207
1208 (v) The names of any public water supplies affected, reasonably likely to be
1209 affected, or served by the USDWs in the Area of Review.
1210
1211 (vi) The date of waiver issuance.
1212
1213 (e) Upon receipt of a waiver of the requirement to inject below the lowermost
1214 USDW for geologic sequestration, the owner or operator of a Class VI well must comply with the
1215 following:
1216
1217 (i) All requirements of federal regulation §§146.84, 146.85, 146.87, 146.88,
1218 146.89, 146.91, 146.92, and 146.94.
1219 (ii) All the requirements of federal regulation §146.86 with the following
1220 modified requirements:
1221

1222 (A) The Class VI well shall be constructed and completed to prevent
1223 the movement of fluids into any unauthorized zones including USDWs.

1224
1225 (B) The casing and cementing program shall be designed to prevent
1226 the movement of fluids into any unauthorized zones including USDWs.

1227
1228 (C) The surface casing shall extend through the base of the nearest
1229 USDW directly above the injection zone and shall be cemented to the surface; or at the director's
1230 discretion, another formation above the injection zone and below the nearest USDW above the
1231 injection zone.

1232
1233 (iii) All the requirements of federal regulations §146.90 and §146.93 with the
1234 following modified requirements:

1235
1236 (A) The owner or operator shall monitor the groundwater quality,
1237 geochemical changes, and pressure in the first USDWs immediately above and below the
1238 injection zone(s); and any other formation at the discretion of the director.

1239
1240 (B) Using methods approved by the director, testing and monitoring
1241 to track the extent of the carbon dioxide plume and the presence or absence of elevated pressure.

1242
1243 (iv) Any additional requirements requested by the director to ensure
1244 protection of USDWs above and below the injection zone(s).

1245
1246 Section ~~10~~ 11. **Logging, sampling, and testing prior to injection well operation.**

1247
1248 (a) During the drilling and construction of a Class VI injection well, the owner or
1249 operator must run appropriate logs, surveys and tests to determine or verify the depth, thickness,
1250 porosity, permeability, and lithology of, and the salinity of any formation fluids within, for all
1251 relevant geologic formations in order to ensure conformance with the injection well construction
1252 requirements under Section 9, and to establish accurate baseline data against which future
1253 measurements may be compared.

1254
1255 (i) The owner or operator must submit to the ~~A~~administrator a descriptive
1256 report prepared by a knowledgeable log analyst that includes an interpretation of the results of
1257 such logs and tests. The ~~A~~administrator may require such logs and tests as may be needed after
1258 taking into account the availability of similar data in the area of the drilling site, the construction
1259 plan, and the need for additional information that may arise from time to time as the construction
1260 of the well progresses, and these may include the following:

1261
1262 (A) Deviation checks measured during, or after drilling on all holes
1263 constructed by drilling a pilot hole which is subsequently enlarged by reaming or another method.
1264 Such checks must be at sufficiently frequent intervals to determine the location of the borehole
1265 and to ensure that vertical avenues for fluid movement in the form of diverging holes are not
1266 created during drilling; and

1267
1268 (B) Before and upon installation of the surface casing, unless waived
1269 in writing by the ~~A~~administrator:

1270

- 1271 (I) Resistivity, spontaneous potential, and caliper logs
1272 before the casing is installed; and
1273
1274 (II) Cement evaluation logs, after the casing is set and
1275 cemented, to evaluate cement quality radially with sufficient resolution to identify channels,
1276 voids, or other areas of missing cement.
1277
1278 (C) Before and upon installation of the long string casing:
1279
1280 (I) Resistivity, spontaneous potential, porosity, caliper,
1281 gamma ray, fracture finder logs, and any other logs the Administrator requires for the given
1282 geology before the casing is installed; and
1283
1284 (II) A cement bond and variable density log, and a
1285 temperature log after the casing is set and cemented.
1286
1287 (D) Test(s) designed to demonstrate the internal and external
1288 mechanical integrity of injection wells, which may include:
1289
1290 (I) A pressure test with liquid or gas;
1291
1292 (II) Diagnostic tools, such as oxygen-activation logging;
1293
1294 (III) A temperature or noise log; and
1295
1296 (IV) A casing inspection log.
1297
1298 (E) Any alternative methods that provide equivalent or better
1299 information and that are required of, and/or approved by the Administrator.
1300
1301 (b) The owner or operator must take and submit to the Administrator a report
1302 describing whole cores or sidewall cores of the injection zone and confining system, and
1303 formation fluid samples from the injection zone(s).
1304
1305 (i) The Administrator may accept data from cores and fluid samples from
1306 nearby wells if the owner or operator can demonstrate that such data are representative of
1307 conditions in the wellbore.
1308
1309 (c) Prior to injection well operation, the owner or operator must record the formation
1310 temperature, formation fluid pH and conductivity, and reservoir pressure of the injection zone(s).
1311
1312 (d) At any time prior to injection well operation, the owner or operator must
1313 determine fracture pressures of the injection and confining zones and conduct tests to verify
1314 hydrogeologic and geo-mechanical characteristics of the injection zone, e.g., injectivity tests.
1315
1316 (e) The owner or operator must provide the Administrator with the opportunity to
1317 witness all logging and testing by this subpart.
1318

1319 (i) The owner or operator must submit a schedule of such activities to the
1320 Administrator upon spudding the well and notify the Administrator of any changes to the
1321 schedule at least 48 hours prior to the scheduled test.

1322

1323 Section ~~H~~ 12. Injection well operating requirements.

1324

1325 (a) The owner or operator must comply with a maximum injection pressure limit
1326 approved by the Director and specified in the permit. In approving a maximum injection
1327 pressure limit, the Director shall consider the results of well tests and, where appropriate,
1328 geomechanical or other studies that assess the risks of tensile failure and shear failure. The
1329 Director shall approve limits that, with a reasonable degree of certainty, will avoid initiation or
1330 propagation of fractures in the confining zone or cause non-transmissive faults transecting the
1331 confining zone to become transmissive. In no case may injection pressure cause movement of
1332 injection or formation fluids in a manner that endangers a USDW, or otherwise threatens human
1333 health, safety, or the environment.

1334

1335 (i) In no case may injection pressure initiate fractures in the confining
1336 zone(s) or cause the movement of injectate or formation fluids that endangers a USDW or
1337 otherwise threatens human health, safety, or the environment.

1338

1339 (b) Injection of the carbon dioxide stream between the outermost casing protecting
1340 USDWs and the well bore is prohibited.

1341

1342 (c) The owner or operator must fill the annulus between the tubing and the long
1343 string casing with a non-corrosive fluid approved by the Administrator.

1344

1345 (i) The owner or operator must maintain a positive pressure on the annulus.

1346

1347 (d) Other than during periods of well workover (maintenance) approved by the
1348 Administrator in which the sealed tubing-casing annulus is, by necessity, disassembled for
1349 maintenance or corrective procedures, the owner or operator must maintain mechanical integrity
1350 of the injection well at all times.

1350

1351 (e) The owner or operator must install and use continuous recording devices to
1352 monitor:

1353

1354 (i) Injection pressure; and

1355

1356 (ii) Rate, volume, and temperature of the carbon dioxide stream.

1357

1358 (f) The owner or operator must regularly monitor the pressure on the annulus
1359 between the tubing and the long string casing and annulus fluid volume.

1360

1361 (g) The owner or operator must install, test, and use alarms and automatic shut-off
1362 systems, designed to alert the operator and shut-in the well when operating parameters such as
1363 injection rate, injection pressure, or other parameters approved by the Administrator diverge
1364 beyond ranges and/or gradients specified in the permit.

1365

1366 (h) If an automatic shutdown is triggered or a loss of mechanical integrity is
1367 discovered, the owner or operator must immediately investigate and identify as expeditiously as
1368 possible the cause.

1369
1370 (i) If, upon such investigation, the well appears to be lacking mechanical
1371 integrity, or if monitoring required under paragraphs (e), (f), and (g) of this section otherwise
1372 indicates that the well may be lacking mechanical integrity, the owner or operator must:

1373
1374 (A) Immediately cease injection;

1375
1376 (B) Take all steps reasonably necessary to determine whether there
1377 may have been a release of the injected carbon dioxide stream into any unauthorized zone;

1378
1379 (C) Notify the Administrator within 24 hours of discovery;

1380
1381 (D) Restore and demonstrate mechanical integrity to the satisfaction
1382 of the Administrator as soon as practicable and prior to resuming injection; and

1383
1384 (E) Notify the Administrator when injection can be expected to
1385 resume.

1386
1387 Section ~~12~~ 13. **Mechanical integrity.**

1388
1389 (a) A Class VI well has mechanical integrity if:

1390
1391 (i) There is no significant leak in the casing, tubing or packer; and

1392
1393 (ii) There is no significant fluid movement into a USDW through channels
1394 adjacent to the injection well bore.

1395
1396 (b) To evaluate the absence of significant leaks under paragraph (a)(i) of this section,
1397 owners or operators must, following an initial annulus pressure test, monitor injection pressure,
1398 rate, injected volumes, and pressure on the annulus between tubing and long string casing and
1399 annulus fluid volume as specified in Section ~~13~~ 12 (e) and (f);

1400
1401 (c) At least once per year, the owner or operator must confirm the absence of
1402 significant fluid movement under paragraph (a)(ii) of this section using a method acceptable to
1403 the Administrator (e.g., diagnostic surveys such as oxygen-activation or temperature or noise
1404 logs).

1405
1406 (d) The Administrator may require any other test to evaluate mechanical integrity
1407 under paragraph (a)(i) or (a)(ii) of this section. Also, the Administrator may allow the use of a
1408 test to demonstrate mechanical integrity other than those listed above, with the written approval
1409 of the US EPA Administrator.

1410
1411 (i) To obtain approval, the Administrator must submit a written request to
1412 the US EPA Administrator, which must set forth the proposed test and all technical data
1413 supporting its use.

1414

1415 (e) In conducting and evaluating the tests enumerated in this section or others to be
1416 allowed by the Administrator, the owner or operator and the Administrator must apply methods
1417 and standards generally accepted in the industry.

1418
1419 (i) When the owner or operator reports the results of mechanical integrity
1420 tests to the Administrator, he/she shall include a description of the test(s) and the method(s)
1421 used.

1422
1423 (ii) In making his/her evaluation, the Administrator must review monitoring
1424 and other test data submitted since the previous evaluation.

1425
1426 (f) The Administrator may require additional or alternative tests if the results
1427 presented by the owner or operator under paragraph (e) of this section are not satisfactory to the
1428 Administrator to demonstrate that there is no significant leak in the casing, tubing or packer, or
1429 significant movement of fluid into or between USDWs resulting from the injection activity as
1430 stated in paragraphs (a)(i) and (a)(ii) of this section.

1431
1432 Section ~~10~~ 14. **Testing and monitoring requirements.**

1433
1434 (a) The owner or operator of a Class VI well must prepare, maintain, and comply
1435 with a testing and monitoring plan to verify that the geologic sequestration project is operating as
1436 permitted and is not endangering USDWs.

1437
1438 (i) The testing and monitoring plan must be submitted with the permit
1439 application, for Administrator approval, and must include a description of how the owner or
1440 operator will meet the requirements of this section.

1441
1442 (b) Testing and monitoring associated with geologic sequestration projects must, at a
1443 minimum, include:

1444
1445 (i) Plans and procedures for environmental surveillance and excursion
1446 detection, prevention and control programs, including a monitoring plan to:

1447
1448 (A) Assess the migration of the injected carbon dioxide; and

1449
1450 (B) Insure the retention of the carbon dioxide in the geologic
1451 sequestration site.

1452
1453 (C) For purposes of this section, “excursion” shall mean the
1454 detection of migrating carbon dioxide at or beyond the boundary of the geologic sequestration site
1455 as defined in W.S. 35-11-103(c).

1456
1457 (ii) Analysis of the carbon dioxide stream with sufficient frequency to yield
1458 data representative of its chemical and physical characteristics;

1459
1460 (iii) Installation and use, except during well workovers, of continuous
1461 recording devices to monitor:

1462
1463 (A) Injection pressure,

- 1464
1465 (B) Rate and volume;
1466
1467 (C) Pressure on the annulus between the tubing and the long string
1468 casing; and
1469
1470 (iv) Recording, at least daily, the pressure on the annulus between the tubing
1471 and the long string casing.
1472
1473 (v) Corrosion monitoring of the well materials for loss of mass, thickness,
1474 cracking, pitting and other signs of corrosion must be performed and recorded at least quarterly
1475 (or less frequently as approved by the Administrator, based on construction materials, operating
1476 conditions, and monitoring history) to ensure that the well components meet the minimum
1477 standards for material strength and performance set forth in Section 9(b) by:
1478
1479 (A) Analyzing coupons of the well construction materials placed in
1480 contact with the carbon dioxide stream; or
1481
1482 (B) Routing the carbon dioxide stream through a loop constructed
1483 with the material used in the well and inspecting the materials in the loop; or
1484
1485 (C) Using an alternative method, materials, or time period approved
1486 by the Administrator.
1487
1488 (vi) Periodic monitoring of the reservoir fluid quality in a permeable and
1489 porous formation as near as practicable to the confining zone(s) for geochemical changes that
1490 may be a result of carbon dioxide or displaced formation fluid movement:
1491
1492 (A) The location and number of monitoring wells must be based on
1493 specific information about the geologic sequestration project, including injection rate and volume,
1494 geology, the presence of artificial penetrations and other relevant factors; and
1495
1496 (B) The monitoring frequency and spatial distribution of monitoring
1497 wells must be based on geological, geochemical, and geophysical data that has been collected
1498 under Section 5(b)(xi) and any modeling results in the area of review evaluation required by
1499 Section 8(c).
1500
1501 (vii) A demonstration of external mechanical integrity pursuant to Section ~~12~~
1502 13(c) at least once per year until the well is plugged;
1503
1504 (viii) A pressure fall-off test or other equivalent test that identifies reservoir
1505 conditions with respect to flow dynamics at least once every five years unless more frequent
1506 testing is required by the Administrator based on site specific information; and
1507
1508 (ix) Testing and monitoring to track the extent of the carbon dioxide plume,
1509 the position of the pressure front, and surface displacement.
1510

1511 (x) At the Administrator's discretion, based on site-specific conditions,
1512 surface air monitoring and/or soil gas monitoring to detect movement of carbon dioxide that
1513 could endanger a USDW, or otherwise threaten human health, safety, or the environment.

1514
1515 (A) The testing and monitoring plan must be based on site-specific
1516 geologic factors, and modeling within the area of review;

1517
1518 (B) The monitoring frequency and spatial distribution of surface air
1519 monitoring and/or soil gas monitoring must reflect baseline data. The monitoring plan must
1520 specify how the proposed monitoring will yield useful information on the area of review
1521 delineation and the potential movement of fluid containing any contaminant into USDWs in
1522 exceedence of any primary drinking water regulation under 40 CFR Part 142, or which may
1523 otherwise adversely affect human health, safety, or the environment.

1524
1525 (xi) Any additional monitoring, as required by the Administrator, necessary
1526 to support, upgrade, and improve computational modeling of the area of review re-evaluation
1527 required under Section 8(e) and as necessary to demonstrate that there is no movement of fluid
1528 containing any contaminant into underground sources of drinking water in exceedence of any
1529 primary drinking water regulation under 40 CFR Part 142, or which could otherwise adversely
1530 affect human health, safety, or the environment; and

1531
1532 (xii) A quality assurance and surveillance plan for all testing and monitoring
1533 requirements.

1534
1535 Section ~~14~~ 15. **Reporting requirements.**

1536
1537 (a) The owner or operator must, at a minimum, provide the following reports to the
1538 Administrator, for each permitted Class VI well:

1539
1540 (i) Semi-annual reports (or less frequent at the discretion of the
1541 Administrator) containing:

1542
1543 (A) Any changes to the physical, chemical and other relevant
1544 characteristics of the carbon dioxide stream from the proposed operating data;

1545
1546 (B) Monthly average, maximum and minimum values for injection
1547 pressure, flow rate and volume, and annular pressure;

1548
1549 (C) A description of any event that exceeds operating parameters for
1550 annulus pressure or injection pressure as specified in the permit;

1551
1552 (D) A description of any event which triggers a shutdown device
1553 required pursuant to Section ~~14~~ 12(g), and the response taken;

1554
1555 (E) The monthly volume of the carbon dioxide stream injected over
1556 the reporting period and project cumulatively;

1557
1558 (F) Monthly annulus fluid volume added; and

1559

- 1560 (G) The results of monitoring prescribed under Section ~~13~~14.
1561
1562 (ii) Report, within 30 days the results of:
1563
1564 (A) Periodic tests of mechanical integrity;
1565
1566 (B) Any other test of the injection well conducted by the permittee if
1567 required by the Administrator; and
1568
1569 (C) Any well workover.
1570
1571 (b) Reports required by the permit shall be submitted to the Administrator within 30
1572 days following the end of the period covered in the report.
1573
1574 (c) Owners or operators must submit reports in an electronic format acceptable to the
1575 Administrator. At the discretion of the Administrator, other formats may be accepted.
1576
1577 (d) The permittee shall submit a written report to the Administrator of all remedial
1578 work concerning the failure of equipment or operational procedures which resulted in a violation
1579 of a permit condition, at the completion of the remedial work.
1580
1581 (e) For any aborted or curtailed operation, a complete report shall be submitted
1582 within 30 days of complete termination of the discharge or associated activity.
1583
1584 (f) The permittee shall retain all monitoring records required by the permit for a
1585 period of three (3) years following facility closure.
1586
1587 Section ~~15~~ 16. **Injection well plugging.**
1588
1589 (a) Prior to the well plugging, the owner or operator must flush each Class VI
1590 injection well with a buffer fluid, determine bottom hole reservoir pressure, and perform a final
1591 external mechanical integrity test in accordance with Section ~~12~~ 13.
1592
1593 (b) The owner or operator of a Class VI well must prepare, maintain, update on the
1594 same schedule as the update to the area of review delineation, and comply with a well plugging
1595 plan that is acceptable to the Administrator.
1596
1597 (i) The requirement to maintain and implement an approved plan is directly
1598 enforceable regardless of whether the requirement is a condition of the permit.
1599
1600 (ii) The well plugging plan must be submitted as part of the permit
1601 application and must include the following information:
1602
1603 (A) Appropriate test or measure to determine bottom hole reservoir
1604 pressure;
1605 (B) Appropriate testing methods to ensure final external mechanical
1606 integrity as specified in Section ~~12~~ 13;
1607
1608 (C) The type and number of plugs to be used;

- 1609
1610 (D) The placement of each plug including the elevation of the top
1611 and bottom of each plug;
1612
1613 (E) The type and grade and quantity of material to be used in
1614 plugging;
1615
1616 (I) The material must be suitable for use with the carbon
1617 dioxide stream.
1618
1619 (F) A description of the method of placement of the plugs.
1620
1621 (c) The owner or operator must notify the ~~A~~administrator at least 60 days before
1622 plugging a well.
1623
1624 (i) If any changes have been made to the original well plugging plan, the
1625 owner or operator must also provide the revised well plugging plan.
1626
1627 (ii) At the discretion of the ~~A~~administrator, a shorter notice period may be
1628 allowed.
1629
1630 (d) Within 60 days after completion of plugging and abandonment of a well or well
1631 field the permittee shall submit to the ~~A~~administrator a final report which includes:
1632
1633 (i) Certification of completion in accordance with approved plans and
1634 specifications by a licensed professional engineer or a licensed professional geologist.
1635
1636 Section ~~16~~ 17. **Post-injection site care and site closure.**
1637
1638 (a) The owner or operator of a Class VI well must prepare, maintain, update on the
1639 same schedule as the update to the area of review delineation, and comply with a plan for post-
1640 injection site care and site closure that meets the requirements of subpart (a)(ii) of this section and
1641 is acceptable to the ~~A~~administrator.
1642
1643 (i) The owner or operator must submit the post-injection site care and site
1644 closure plan as a part of the permit application to be approved by the ~~A~~administrator.
1645
1646 (ii) The post-injection site care and site closure plan must include the
1647 following information:
1648
1649 (A) Detailed plans for post-injection monitoring, verification,
1650 maintenance, and mitigation;
1651
1652 (B) The pressure differential between pre-injection and predicted
1653 post-injection pressures in the injection zone;
1654
1655 (C) The predicted position of the carbon dioxide plume and
1656 associated pressure front at the time when plume movement has ceased and pressure differentials

1657 sufficient to cause the movement of injected fluids or formation fluids into a USDW are no longer
1658 present, as demonstrated in the area of review evaluation required under Section 8(c)(i);

1659
1660 (D) A description of post-injection monitoring locations, methods,
1661 and proposed frequency; and

1662
1663 (E) A proposed schedule for submitting post-injection site care
1664 monitoring results to the ~~A~~administrator.

1665
1666 (iii) Upon cessation of injection, owners or operators of Class VI wells must
1667 either submit an amended post-injection site care and site closure plan or demonstrate to the
1668 ~~A~~administrator through monitoring data and modeling results that no amendment to the plan is
1669 needed.

1670
1671 (iv) The owner or operator may modify and resubmit the post-injection site
1672 care and site closure plan for the ~~A~~administrator's approval within 30 days of such change.

1673
1674 (b) The owner or operator shall monitor the site following the cessation of injection.

1675
1676 (i) The owner or operator shall continue to conduct monitoring as specified
1677 in the ~~A~~administrator-approved post-injection site care and site closure plan until closure is
1678 authorized by the ~~D~~director.

1679
1680 (ii) The owner or operator can request and demonstrate to the satisfaction of
1681 the ~~A~~administrator that the post-injection site care and site closure plan should be revised to
1682 reduce the frequency of monitoring.

1683
1684 (iii) Prior to authorization for site closure, the owner or operator must
1685 demonstrate to the ~~D~~director, based on monitoring, other site-specific data, and modeling that is
1686 reasonably consistent with site performance, that no additional monitoring is needed to ensure
1687 that the geologic sequestration project does not, and is not expected to pose an endangerment to a
1688 USDW or otherwise threaten human health, safety, or the environment. In addition, the owner or
1689 operator must demonstrate, based on the best available understanding of the site, including
1690 monitoring data and/or modeling, that all other site closure standards and requirements have been
1691 met.

1692
1693 (iv) If such a demonstration cannot be made, the owner or operator must
1694 continue post-injection site care.

1695
1696 (v) The owner or operator must notify the ~~D~~director at least 120 days before
1697 filing a request for site closure. At this time, if any changes have been made to the original post-
1698 injection site care and site closure plan, the owner or operator must also provide the revised plan.
1699 At the discretion of the ~~D~~director, a shorter notice period may be allowed.

1700
1701 (c) After the ~~D~~director has authorized site closure, the owner or operator must plug
1702 all monitoring wells in a manner which will not allow movement of injection or formation fluids.

1703

1704 (d) Once the ~~D~~irector has authorized site closure, the owner or operator must
1705 submit a site closure report within 90 days after completion of all closure operations. The report
1706 must include:

1707
1708 (i) Documentation of appropriate injection and monitoring well plugging as
1709 specified in Section ~~15-16~~ and paragraph (c) of this section.
1710

1711 (ii) The owner or operator must provide a copy of a survey plat which has
1712 been submitted to the local zoning authority designated by the ~~D~~irector.
1713

1714 (A) The plat must indicate the location of the injection well(s) and
1715 monitoring wells relative to permanently surveyed benchmarks.
1716

1717 (B) The owner or operator must also submit a copy of the plat to the
1718 ~~Regional administrator of the appropriate EPA Regional Office~~ US EPA Administrator.
1719

1720 (iii) Documentation of appropriate notification and information to such State,
1721 local and tribal authorities as have authority over drilling activities to enable such State and local
1722 authorities to impose appropriate conditions on subsequent drilling activities that may penetrate
1723 the injection and confining zone(s)
1724

1725 (iv) Proof of providing notice to surface owners, mineral claimants, mineral
1726 owners, lessees and other owners of record of subsurface interests as to the proposed site closure.
1727 Notice requirements at a minimum shall include:
1728

1729 (A) The publishing of the notice of the application in a newspaper of
1730 general circulation in each county of the proposed operation at weekly intervals for four (4)
1731 consecutive weeks;
1732

1733 (B) The published notice shall provide a mechanism to request a
1734 public hearing;
1735

1736 (C) A copy of the notice shall also be mailed to all surface owners,
1737 mineral claimants, mineral owners, lessees and other owners of record of subsurface interests
1738 which are located within one (1) mile of the proposed boundary of the geologic sequestration site.
1739

1740 ~~(formerly 17(d)(iv))~~ (v) Records reflecting the nature, composition and volume
1741 of the carbon dioxide stream.
1742

1743 (e) Each owner or operator of a Class VI injection well must record a notation on the
1744 deed to the facility property or any other document that is normally examined during title search
1745 that will in perpetuity provide any potential purchaser of the property the following information:
1746

1747 (i) The fact that land has been used to sequester carbon dioxide;
1748

1749 (ii) The name of the State agency, local authority, and/or tribe with which
1750 the survey plat was filed, as well as the address of the Regional Environmental Protection Agency
1751 Office to which it was submitted; and
1752

1753 (iii) The volume of fluid injected, the injection zone or zones into which it
1754 was injected, and the period over which injection occurred.

1755
1756 (f) The owner or operator must retain for three years following site closure, records
1757 collected during the post-injection site care period.

1758
1759 (i) The owner or operator must deliver the records to the ~~D~~irector at the
1760 conclusion of the retention period, and the records must thereafter be retained at a location
1761 designated by the ~~D~~irector for that purpose.

1762
1763 Section ~~17~~ 18. **Emergency and remedial response.**

1764
1765 (a) As part of the permit application, the owner or operator must provide the
1766 ~~A~~administrator with an emergency and remedial response plan that describes actions to be taken
1767 to address movement of the injectate or formation fluids that may cause an endangerment to a
1768 USDW or threaten human health, safety, or the environment during construction, operation,
1769 closure and post-closure periods.

1770
1771 (i) The emergency and remedial response plan must be reviewed and
1772 updated, as necessary, on the same schedule as the update to the area of review delineation.

1773
1774 (b) If monitoring data, or other evidence obtained by the the owner or operator
1775 indicate that the injected carbon dioxide stream, displaced formation fluids or associated pressure
1776 front endangers a USDW or threatens human health, safety, or the environment, the owner or
1777 operator must:

1778
1779 (i) Immediately cease injection;

1780
1781 (ii) Take all steps reasonably necessary to identify and characterize the
1782 endangerment posed;

1783
1784 (iii) As soon as practical, provide verbal notice to the department of
1785 environmental quality of any excursion after the excursion is discovered, followed by written
1786 notice to all surface owners, mineral claimants, mineral owners, lessees and other owners of
1787 record of subsurface interests within thirty (30) days of when the excursion is discovered; and

1788
1789 (iv) Implement the emergency and remedial response plan approved by the
1790 ~~A~~administrator.

1791
1792 (c) The ~~A~~administrator may allow the operator to resume injection prior to
1793 remediation if the owner or operator demonstrates that the injection operation will not endanger
1794 USDWs or otherwise threaten human health, safety, or the environment

1795
1796 (d) The owner or operator must notify the ~~A~~administrator or the designated
1797 representative prior to conducting any well workover.

1798
1799
1800
1801

1802 Section ~~18~~ 19. **Financial responsibility.**
1803

1804 ~~(a) — The owner or operator must demonstrate and maintain financial responsibility~~
1805 ~~and resources for corrective action (that meets the requirements of Section 8), injection well~~
1806 ~~plugging (that meets the requirements of Section 16), post injection site care and site closure (that~~
1807 ~~meets the requirements of Section 17), and emergency and remedial response (that meets the~~
1808 ~~requirements of Section 18) in a manner prescribed by the Director until:~~
1809

1810 ~~———— (i) — The Administrator receives the well plugging report identified in Section~~
1811 ~~16(d), or the post injection site care and site closure plan requirements are met, as appropriate; or~~
1812

1813 ~~———— (ii) — The Director authorizes site closure.~~
1814

1815 ~~(b) — The owner or operator must provide to the Administrator annual written updates~~
1816 ~~of adjustments to the cost estimate to account for any amendments to the area of review and~~
1817 ~~corrective action plan (Section 8), the injection well plugging plan (Section 16), and the post-~~
1818 ~~injection site care and site closure plan (Section 17).~~
1819

1820 ~~(c) — The owner or operator must notify the administrator of adverse financial~~
1821 ~~conditions that may affect the ability to carry out injection well plugging and post injection site~~
1822 ~~care and site closure.~~
1823

1824 ~~(d) — The operator must provide an adjustment of the cost estimate to the administrator~~
1825 ~~if the administrator has reason to believe that the most recent demonstration is no longer adequate~~
1826 ~~to cover the cost of injection well plugging (as required by Section 16) and post injection site care~~
1827 ~~and site closure (as required by Section 17).~~
1828

1829 (a) Financial responsibility requirements are to ensure that owners or operators have
1830 the financial resources to carry out activities related to closing and remediating geologic
1831 sequestration sites if needed so they do not endanger USDWs.
1832

1833 (b) Owners or operators of Class VI wells must demonstrate and maintain financial
1834 responsibility for all applicable phases of the geologic sequestration project including complete
1835 site reclamation in the event of default. The phases of a geologic sequestration project are as
1836 follows:

1837 ———— (i) Permitting/Characterization
1838

1839 ———— (ii) Operations (injection and permanent well closure activities)
1840

1841 ———— (iii) Post-Closure (“plume stabilization” - site certified closed; above ground
1842 remediation complete)
1843

1844 ———— (iv) Long Term Care
1845

1846 (c) The requirement to maintain adequate financial responsibility and resources is
1847 directly enforceable regardless of whether the requirement is a condition of the permit.
1848

1849 (d) To demonstrate financial responsibility, the owner or operator must submit a
1850 detailed written estimate, at the time of permit application and in current dollars, of the cost of

1851 site remediation for the environmental risks associated with geologic sequestration including
1852 complete site reclamation. The estimate shall address endangerment of USDWs such as the costs
1853 associated with remediating or replacing USDWs. The cost estimate determines the submission
1854 requirements for the financial responsibility instrument(s).

1855
1856 (i) The financial assurance cost estimate for the various phases of the
1857 sequestration project shall consider the following events:

1858
1859 (A) Contamination of underground sources of water including
1860 drinking water supplies.

1861 (B) Mineral rights infringement.

1862
1863 (C) Single large volume release of carbon dioxide that impacts
1864 human health and safety and/or causes ecological damage.

1865
1866 (D) Low level leakage of carbon dioxide to the surface that impacts
1867 human health and safety and/or causes ecological damage.

1868
1869 (E) Storage Rights Infringement which is a form of mineral rights
1870 infringement.

1871
1872 (F) Property and infrastructure damage including changes to surface
1873 topography and structures.

1874
1875 (G) Entrained Contaminant Releases (non-CO2).

1876
1877 (H) Accidents/unplanned events.

1878
1879 (I) Well capping and permitted abandonment.

1880
1881 (J) Removal of above ground facilities and site reclamation.

1882
1883 (ii) The Risk Activity matrix in Appendix A shall be used when estimating
1884 the financial assurance for the different phases of geologic sequestration.

1885
1886 (iii) The cost estimate shall be based upon a multi-disciplinary analytical
1887 framework such as Monte Carlo or other commonly accepted stochastic modeling tools.

1888
1889 (A) Cost curves shall combine risk probabilities, event outcomes and
1890 damages assessment to calculate expected losses under a series of events.

1891
1892 (B) The probability distributions for potential damages should be
1893 identified for 50 percent, 95 percent and 99 percent of all cases.

1894
1895 (e) The owner or operator must also submit a proposed cost-estimate for
1896 measurement, monitoring, and verification of geologic sequestration sites post-closure
1897 certification and release of all other financial assurance instruments.

1898

1899 (f) The cost estimates will need to be based on the actual costs of contracting a third
1900 party to conduct the activities and all related costs.

1901
1902 (g) The required demonstration of financial responsibility shall be from the
1903 following list of qualifying instruments:

1904
1905 (i) Trust Funds

1906
1907 (ii) Surety Bonds

1908
1909 (iii) Letter of Credit

1910
1911 (iv) Insurance

1912
1913 (v) Self-Insurance (i.e., Financial Test and Corporate Guarantee)

1914
1915 (vi) Escrow Account

1916
1917 (vii) Any other instrument(s) satisfactory to the director

1918
1919 (h) The qualifying financial responsibility instrument(s) must comprise protective
1920 conditions of coverage that include at a minimum cancellation, renewal, continuation provisions,
1921 specifications on when the provider becomes liable following a notice of cancellation, and
1922 requirements for the provider to meet a minimum rating, minimum capitalization, and the ability
1923 to pass the bond rating when applicable.

1924
1925 (i) Cancellation – An owner or operator must provide that their financial
1926 mechanism may not cancel, terminate or fail to renew except for failure to pay such financial
1927 instrument. If there is a failure to pay the financial instrument, the financial institution may elect
1928 to cancel, terminate, or fail to renew the instrument by sending notice by certified mail to the
1929 owner or operator and the director. The cancellation must not be final for 120 days after receipt of
1930 cancellation notice. The owner or operator must provide an alternate financial responsibility
1931 demonstration within 60 days of notice of cancellation, and if an alternate financial responsibility
1932 demonstration is not acceptable (or possible), any funds from the instrument being cancelled must
1933 be released within 60 days of notification by the director.

1934
1935 (ii) Renewal – Owners or operators must renew all financial instruments, if
1936 an instrument expires, for the entire term of the geologic sequestration project. The instrument
1937 may be automatically renewed as long as, at a minimum, the owner or operator has the option of
1938 renewal at the face amount of the expiring instrument.

1939
1940 (iii) Continuation – Cancellation, termination, or failure to renew may not
1941 occur and the financial instrument shall remain in full force and effect in the event that on or
1942 before the date of expiration:

1943
1944 (A) The director deems the facility abandoned.

1945
1946 (B) The permit is terminated, revoked, or a new permit is denied.

1947

1997 value of the financial assurance instrument must first be approved by the director. The revised
1998 cost estimate must be adjusted for inflation as specified in the preceding paragraph.

1999
2000 (vii) Whenever the current cost estimate increases to an amount greater than
2001 the face amount of a financial instrument currently in use, the owner or operator, within 60 days
2002 after the increase, must either cause the face amount to be increased to an amount at least equal to
2003 the current cost estimate and submit evidence of such increase to the director, or obtain other
2004 financial responsibility instruments to cover the increase. Whenever the current cost estimate
2005 decreases, the face amount of the financial assurance instrument may be reduced to the amount of
2006 the current cost estimate only after the owner or operator has received written approval from the
2007 director.

2008
2009 (j) The owner or operator may demonstrate financial responsibility by **using one or**
2010 **multiple qualifying financial instruments** for specific phases of the geologic sequestration
2011 project.

2012
2013 (i) Self-bonds shall not be permitted for the post-closure phase.

2014
2015 (ii) In the event that the owner or operator combines more than one
2016 instrument for a specific geologic sequestration phase (e.g., well plugging), such combination
2017 must be limited to instruments that are not based on financial strength or performance (i.e., self-
2018 insurance or performance bond). For example trust funds, surety bonds guaranteeing payment
2019 into a trust fund, letters of credit, escrow account, and insurance.

2020
2021 (iii) When using a third-party instrument to demonstrate financial
2022 responsibility, the owner or operator must provide proof that the third-party providers either have
2023 passed financial strength requirements based on credit ratings; or has met a minimum rating,
2024 minimum capitalization, and ability to pass the bond rating when applicable.

2025
2026 (iv) An owner or operator using certain types of third party instruments must
2027 establish a standby trust to enable the State of Wyoming to be party to the financial responsibility
2028 agreement without the State of Wyoming being the beneficiary of any funds. The standby trust
2029 fund must be used along with other financial responsibility instruments (e.g., surety bonds, letters
2030 of credit, or escrow accounts) to provide a location to place funds if needed.

2031
2032 (v) An owner or operator may deposit money into an escrow account to
2033 cover financial responsibility requirements; this account must segregate funds sufficient to cover
2034 estimated costs for Class VI (geologic sequestration) financial responsibility from other accounts
2035 and uses.

2036
2037 (vi) An owner or operator or its guarantor may use **self-insurance** to
2038 demonstrate financial responsibility for certain phases of geologic sequestration projects. In order
2039 to satisfy this requirement the owner or operator must meet a Tangible Net Worth of an amount
2040 approved by the director, have a Net working capital and tangible net worth each at least six times
2041 the sum of the current well plugging, post injection site care and site closure cost, have assets
2042 located in the United States amounting to at least 90 percent of total assets or at least six times the
2043 sum of the current well plugging, post injection site care and site closure cost, and must submit a
2044 report of its bond rating and financial information annually. In addition the owner or operator
2045 must either: have a bond rating test of AAA, AA, A, or BBB as issued by Standard & Poor's or

2046 Aaa, Aa, A, or Baa as issued by Moody's; or meet all of the following five financial ratio
2047 thresholds: a ratio of total liabilities to net worth less than 2.0; a ratio of current assets to current
2048 liabilities greater than 1.5; a ratio of the sum of net income plus depreciation, depletion, and
2049 amortization to total liabilities greater than 0.1; a ratio of current assets minus current liabilities to
2050 total assets greater than -0.1; and a net profit (revenues minus expenses) greater than 0.

2051
2052 (vii) An owner or operator who is not able to meet corporate **financial test**
2053 criteria may arrange a corporate guarantee by demonstrating that its corporate parent meets the
2054 financial test requirements on its behalf. The parent's demonstration that it meets the financial
2055 test requirement is insufficient if it has not also guaranteed to fulfill the obligations for the owner
2056 or operator.

2057
2058 (viii) An owner or operator may obtain an insurance policy to cover the
2059 estimated costs of geologic sequestration activities requiring financial responsibility. This
2060 insurance policy must be obtained from a third party provider.

2061
2062 (k) The owner or operator must maintain financial responsibility and resources until
2063 the director receives and approves the completed post-injection site care and site closure plan or
2064 the director approves site closure.

2065
2066 (i) Post-injection site care shall be for a period of not less than ten (10) years
2067 after the date when all wells excluding monitoring wells have been appropriately plugged and
2068 abandoned, all subsurface operations and activities have ceased and all surface equipment and
2069 improvements have been removed or appropriately abandoned, or so long thereafter as necessary
2070 to obtain a completion and release certificate from the Administrator certifying that plume
2071 stabilization has been achieved without the use of control equipment based on a minimum of
2072 three consecutive years of monitoring data.

2073
2074 (ii) The site closure plan shall address all reclamation, required monitoring,
2075 and remediation sufficient to show that the carbon dioxide injected into the geologic sequestration
2076 site will not harm or present a risk to human health, safety, the environment, or drinking water
2077 supplies.

2078
2079 (l) The owner or operator must notify the director by certified mail of adverse
2080 financial conditions such as bankruptcy that may affect the ability to carry out injection well
2081 plugging and post-injection site care and site closure.

2082
2083 (i) In the event that the owner or operator or the third party provider of a
2084 financial responsibility instrument is going through a bankruptcy, the owner or operator must
2085 notify the director by certified mail of the commencement of a voluntary or involuntary
2086 proceeding under Title 11 (Bankruptcy), U.S. Code, naming the owner or operator as debtor,
2087 within 10 days after commencement of the proceeding.

2088
2089 (ii) A guarantor of a corporate guarantee must make such a notification to
2090 the director if he/she is named as debtor, as required under the terms of the corporate guarantee.

2091
2092 (iii) An owner or operator who fulfills the requirements of paragraph (g) of
2093 this section by obtaining a trust fund, surety bond, letter of credit, escrow account, or insurance
2094 policy will be deemed to be without the required financial assurance in the event of bankruptcy of

2095 the trustee or issuing institution, or a suspension or revocation of the authority of the trustee
2096 institution to act as trustee of the institution issuing the trust fund, surety bond, letter of credit,
2097 escrow account, or insurance policy. The owner or operator must establish other financial
2098 assurance within 60 days after such an event.

2099
2100 (m) The owner or operator may be released from a financial instrument in the
2101 following circumstances:

2102
2103 (i) The owner or operator has completed the phase of the geologic
2104 sequestration project for which the financial instrument was required and has fulfilled all its
2105 financial obligations as determined by the director, including obtaining financial responsibility for
2106 the next phase of the GS project, if required.

2107
2108 (ii) The owner or operator has submitted a replacement financial instrument
2109 and received written approval from the director accepting the new financial instrument and
2110 releasing the owner or operator from the previous financial instrument.

2111
2112 (iii) The owner or operator has submitted a revised cost estimate for the
2113 remaining phases of the geologic sequestration project or based on a revised risk assessment. The
2114 revised cost estimate may demonstrate that a partial release of the financial instrument is
2115 warranted and can still provide adequate financial assurance for the remainder of the project.
2116 Partial release of the financial instrument is at the discretion of the Director.

2117
2118 (n) Following the release of all financial assurance and receipt of a site closure
2119 certificate, the director must approve the cost estimate prepared for the post-closure measurement,
2120 monitoring and verification of a geologic sequestration site. The cost estimate shall only be
2121 provided after plume stabilization and all remediation work has been completed.

2122
2123
2124 Section ~~19~~ 20. **Public participation, public notice and public hearing requirements.**

2125
2126 (a) Public notice is not required for minor modifications as described by Section 4(b)
2127 (x) of this chapter or for a permit denial where the application is determined incomplete.

2128
2129 (b) The ~~A~~ administrator shall give public notice if a draft permit has been prepared or
2130 a hearing has been scheduled.

2131
2132 (c) Public notice of the preparation of a draft permit shall allow at least 60 days for
2133 public comment. Public notice of a public hearing shall be given at least 30 days before the
2134 hearing. Public notice of the hearing may be given at the same time as public notice of the draft
2135 permit and the two notices may be combined.

2136
2137 (d) Public notice shall be given by:

2138
2139 (i) Mailing a copy of the notice to the following persons:

2140
2141 (A) The applicant, by certified or registered mail;

2142
2143 (B) The U.S. Environmental Protection Agency;

- 2144
2145 (C) Wyoming Game and Fish Department;
2146
2147 (D) Wyoming State Engineer;
2148
2149 (E) State Historical Preservation Officer;
2150
2151 (F) Wyoming Oil and Gas Conservation Commission;
2152
2153 (G) Wyoming State Geological Survey;
2154
2155 (H) Wyoming Water Development Office;
2156
2157 (I) Persons on the mailing list developed by the department,
2158 including those who request in writing to be on the list and by soliciting participants in public
2159 hearings in that area for their interest in being included on “area” mailing lists; and
2160
2161 (J) Any unit of local government having jurisdiction over the area
2162 where the facility is proposed to be located.
2163
2164 (ii) Publication of the notice in a newspaper of general circulation in the
2165 location of the facility or operation; and
2166
2167 (iii) At the discretion of the Administrator, any other method reasonably
2168 expected to give actual notice of the action in question to the persons potentially affected by it,
2169 including press releases or any other forum or medium to elicit public participation.
2170
2171 (e) All public notices issued under this chapter shall contain the following minimum
2172 information:
2173
2174 (i) Name and address of the department;
2175
2176 (ii) Name and address of permittee or permit applicant, and, if different, of
2177 the facility or activity regulated by the permit;
2178
2179 (iii) A brief description of the business conducted at the facility or activity
2180 described in the permit application or the draft permit;
2181
2182 (iv) Name, address and telephone number of a person from whom interested
2183 persons may obtain further information, including copies of the draft permit, as the case may be,
2184 statement of basis or fact sheet, and the application;
2185
2186 (v) A brief description of comment procedures, procedures to request a
2187 hearing, and other procedures which the public may use to participate in the final permit decision;
2188 and
2189
2190 (vi) Any additional information considered necessary and proper.
2191

- 2192 (f) In addition to the information required in (e) of this section, any notice for public
2193 hearing shall contain the following:
2194
- 2195 (i) Reference to the date of previous public notices relating to the permit;
2196
- 2197 (ii) Date, time and place of hearing; and
2198
- 2199 (iii) A brief description of the nature and purpose of the hearing, including
2200 applicable rules and procedures.
2201
- 2202 (g) The department shall provide an opportunity for the applicant, permittee, or any
2203 interested person to submit written comments regarding any aspect of a permit or to request a
2204 public hearing.
2205
- 2206 (h) All information received on or with the permit application shall be made
2207 available to the public for inspection and copying except such information as has been determined
2208 to constitute trade secrets or confidential information pursuant to W.S. 35-11-1101.
2209
- 2210 (i) During the public comment period, any interested person may submit written
2211 comments on the draft permit and may request a public hearing. Requests for public hearings
2212 must be made in writing to the Aadministrator and shall state the reasons for the request.
2213
- 2214 (j) The Aadministrator shall hold a hearing whenever the Aadministrator finds, on
2215 the basis of requests, a significant degree of public interest in a draft permit. The Aadministrator
2216 has the discretion to hold a hearing whenever such a hearing may clarify issues involved in a
2217 permit decision.
2218
- 2219 (k) The public comment period shall automatically extend to the close of any public
2220 hearing. The Aadministrator may also extend the comment period by so stating at the public
2221 hearing.
2222
- 2223 (l) The Director shall render a decision on the draft permit within 60 days after the
2224 completion of the comment period if no hearing is requested. If a hearing is held, the Director
2225 shall make a decision on any department hearing as soon as practicable after receipt of the
2226 transcript or after the expiration of the time set to receive written comments.
2227
- 2228 (m) At the time a final decision is issued, the department shall respond, in writing, to
2229 those comments received during the public comment period or comments received during the
2230 allotted time for a hearing held by the department. This response shall:
2231
- 2232 (i) Specify any changes that have been made to the permit; and
2233
- 2234 (ii) Briefly describe and respond to all comments voicing a legitimate
2235 technical or regulatory concern that is within the authority of the department to regulate.
2236
- 2237 (n) The response to comments shall also be available to the public.
2238

2239 (o) Requests for a contested case hearing on a permit issuance, denial, revocation,
2240 termination, or any other final department action appealable to the Council shall be in accordance
2241 with the department's rules of practice and procedure.
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Appendix A
Risk Activity Table

	<u>Major Risk (Feature, Event, or Process)</u>
<u>1</u>	<u>Mineral Rights Infringement (Trespass)</u>
<u>1.1</u>	<u>Leakage migrates into mineral zone or hydraulic front impacts recoverable mineral zone; causes may include plume migration different than modeled.</u>
<u>1.2</u>	<u>Post injection discovery of recoverable minerals.</u>
<u>1.3</u>	<u>New technology (or economic conditions) enables recovery of previously un-economically recoverable minerals.</u>
<u>1.4</u>	<u>Act of God (seismic event).</u>
<u>1.5</u>	<u>Formation fluid impact due to CO2 injection.</u>
<u>1.6</u>	<u>See also contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4</u>
<u>2</u>	<u>Water Quality Contamination</u>
<u>2.1</u>	<u>Leakage of CO2 outside permitted area.</u>
<u>2.2</u>	<u>Leakage of drilling fluid contaminates potable water aquifer.</u>
<u>2.3</u>	<u>Rock/acid water (geochemistry) interaction contaminates potable water by carryover of dissolved contaminates.</u>
<u>2.4</u>	<u>Act of God (seismic event).</u>
<u>2.5</u>	<u>Formation fluid impact due to CO2 injection.</u>
<u>2.6</u>	<u>See also contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4</u>
<u>3</u>	<u>Single Large Volume CO2 Release to the Surface – Asphyxiation/Health/Ecological</u>
<u>3.1</u>	<u>Overpressurization (induced).</u>
<u>3.2</u>	<u>Caprock/reservoir failure.</u>
<u>3.3</u>	<u>Well blowout (at surface or bore failure below ground), includes monitoring wells – Causes could include seal failure (well, drilling or injection equipment).</u>
<u>3.4</u>	<u>Major mechanical failure of distribution system or storage facilities above ground or below ground (near the surface).</u>
<u>3.5</u>	<u>Orphan well failure (well not identified prior to injection).</u>
<u>3.6</u>	<u>Sabotage/Terrorist attack (on surface infrastructure).</u>
<u>3.7</u>	<u>Act of God (major seismic event)</u>
<u>4</u>	<u>Low Level CO2 Release to Surface – Ecological damage due to low-level releases; potential asphyxiation</u>
<u>4.1</u>	<u>Overpressurization (induced).</u>
<u>4.2</u>	<u>Caprock/reservoir failure (Plume migrates along fault line/fissure to surface).</u>
<u>4.3</u>	<u>Incomplete geological seal (Inaccurate characterization of sub-surface geology).</u>
<u>4.4</u>	<u>Well seal failure (well, drilling or injection equipment) including monitor wells</u>
<u>4.5</u>	<u>Mechanical failure of distribution system or storage facilities above or below ground (near surface).</u>
<u>4.6</u>	<u>Orphan wells (well not identified prior to injection).</u>
<u>4.7</u>	<u>Induced seismicity leading to leakage.</u>
<u>4.8</u>	<u>Act of God (seismic event).</u>

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Risk Activity Table (continued)

	<u>Major Risk (Feature, Event, or Process)</u>
<u>5</u>	<u>Storage Rights Infringement (CO2 or other entrained contaminate gases) – Form of Mineral Rights Infringement</u>
<u>5.1</u>	<u>Leakage migrates into adjacent pore space; causes may include plume migrates faster than modeled.</u>
<u>5.2</u>	<u>Post injection decision (due to new technology or changed economic conditions) to store gas in adjacent pore space.</u>
<u>5.3</u>	<u>Acts of God affecting storage capacity of pore space.</u>
<u>5.4</u>	<u>Formation fluid impact due to CO2 injection.</u>
	<u>Will also require primary contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4</u>
<u>6</u>	<u>Modified Surface Topography (subsidence or uplift) Resulting in Property/Infrastructure Damage</u>
<u>6.1</u>	<u>Induced Seismicity – Pressure of geochemistry induced reactivation of historic fault or dissolution of material caused by subsidence.</u>
<u>6.2</u>	<u>Formation fluid impact due to CO2 injection.</u>
<u>7</u>	<u>Entrained Contaminate (Non-CO2) Releases</u>
<u>7.1</u>	<u>Change in CO2 composition/properties (concentration of contaminate in CO2 supply increases).</u>
<u>7.2</u>	<u>Microbial activity initiated by injection process or composition.</u>
	<u>Will also require primary contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4</u>
<u>8</u>	<u>Accidents/Unplanned Events (Typical Insurable Events)</u>
<u>8.1</u>	<u>Surface infrastructure damage</u>
<u>8.2</u>	<u>Saline water releases from surface storage impoundment.</u>

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	<u>COMPLIANCE ACTIVITIES THAT WILL REQUIRE FINANCIAL ASSURANCE</u>
<u>1</u>	<u>Well capping and permitted abandonment or removal of underground piping.</u>
<u>2</u>	<u>Removal of above-ground facilities and site reclamation (roads, wells).</u>
<u>3</u>	<u>Continuous and/or periodic monitoring.</u>

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