1	CHAPTER 24					
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3	Class VI Injection Wells and Facilities					
4	Underground Injection Control Program					
5 6						
7	Section 1. Authority and Purpose. These regulations are promulgated pursuant to					
8	Wyoming Statutes (W.S.) § \$ 35-11-101 through 1904 2005, specifically § 313, and no person					
9	shall sequester carbon dioxide unless authorized by an Underground Injection Control (UIC)					
10	permit issued by the Department of Environmental Quality (DEQ). The injection of carbon					
11	dioxide for purposes of a project for enhanced recovery of oil or other minerals approved by the					
12	Wyoming Oil and Gas Conservation Commission shall not be subject to the provisions of this					
13	regulation unless the operator converts to geologic sequestration upon the cessation of oil and					
14	gas recovery operations or as otherwise required by the Commission or dDirector.					
15						
16	These rules and regulations also provide financial assurance for the purposes specified in 35-11-					
17	313.					
18						
19	<b>Section 2. Definitions.</b> The following definitions supplement those definitions					
20	contained in Section § 35-11-103 of the Wyoming Environmental Quality Act.					
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22	(a) "Administrator" means the administrator of the Water Quality Division of the					
23	Department of Environmental Quality.					
24	(a) "A handanad wall? manna a wall whose was has have manner with discoutions does					
<ul><li>25</li><li>26</li></ul>	(a) <u>"Abandoned well" means a well whose use has been permanently discontinued or</u> that is in a state of disrepair such that it cannot be used for its intended purpose or for					
27	observation purposes.					
28	observation purposes.					
29	(b) "Aquifer" means a zone, stratum, or group of strata that can store and transmit					
30	water in sufficient quantities for a specific use.					
31						
32	(c) "Area of review" means the subsurface three-dimensional extent of the carbon					
33	dioxide plume, associated pressure front, and displaced fluids, as well as the overlying					
34	formations, and surface area above that delineated region. The area of review is based on					
35	available site characterization, monitoring, and operational data as set forth in Section 8 of this					
36	<u>chapter.</u>					
37						
38	(d) "Background" means the constituents or parameters and the concentrations or					
39	measurements which that describe water quality and water quality variability prior to the					
40	subsurface discharge.					
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42	(e) "Bore/casing annulus" means the space between the well bore wellbore and the					
43	well casing.					
44	(f) "Comban diavida aluma" mana the undersonal extent in those discussions of					
45 46	(f) "Carbon dioxide plume" means the underground extent, in three dimensions, of					
46	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" means a pipe or tubing of appropriate material, of varying diameter and weight, lowered into a borehole during or after drilling in order to support the sides of the hole and thus prevent the walls from caving, to prevent loss of drilling mud into porous ground, or to prevent water, gas, or other fluid from entering or leaving the hole.
  - (h)(i) "Casing/tubing annulus" means the space between the well casing and the tubing.
- (i)(j) "Cementing" means to seal the annular space around the outside of a casing string using a specially formulated mixture to hold the casing in place and prevent any movement of fluid in this annular space. Cementing also includes operations to seal the well at the time of abandonment.
- (k) "Class II Well" shall mean any non-commercial well used to dispose of water and/or fluids directly associated with the production of oil and/or gas, any well used to inject fluids or gas for enhanced oil recovery, or any well used for the storage of liquid hydrocarbons.

  Non-hazardous gas plant wastes may be disposed of in a Class II well pending Environmental Protection Agency co-approval, as defined in Wyoming Oil and Gas Conservation Commission Rules and Regulations, Chapter 1, Section 2.
- (I) "Class V facility" means any property that contains an injection well, drywell, or subsurface fluid distribution system that is not defined as a Class I, II, III, IV, or VI well in this chapter. The Class V facility includes all systems of collection, treatment, and control that are associated with the subsurface disposal. Class V injection wells are described in Water Quality Rules and Regulations Chapter 27.
- (j)(m) "Class VI well" means a well injecting a carbon dioxide stream for geologic sequestration, beneath the lowermost formation containing a USDW; or a well used for geologic sequestration of carbon dioxide that has been granted a waiver of the injection depth requirements pursuant to requirements of Section 10 of this chapter; or, a well used for geologic sequestration of carbon dioxide that has received an expansion to the areal extent of an existing Class II enhanced oil recovery or enhanced gas recovery aquifer exemption pursuant to Wyoming Oil and Gas Conservation Commission Rules and Regulations, Chapter 4, Section 12 and federal regulation §144.7(d) Section 5 of this chapter. Class VI wells are regulated under this chapter.
- (k)(n) "Confining zone" means a geological formation, group of formations, or part of a formation stratigraphically overlying the injection zone(s) that acts as barrier to fluid movement. For Class VI wells operating under an injection depth waiver, confining zone means a geologic formation, group of formations, or part of a formation stratigraphically overlying and underlying the injection zone(s).

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- "Contaminant" means any physical, chemical, biological, or radiological (o) substance or matter in water.
- (1)(p) "Corrective action" means the use of aAdministrator-approved methods to ensure that wells within the area of review do not serve as conduits for the movement of fluids into geologic formations other than those to be authorized under the permit.
  - "Director" means the director of the Department of Environmental Quality. <del>(m)</del>
- (n)(q) "Draft permit" means a document indicating the tentative decision by the Department to issue or deny, modify, revoke and reissue, or terminate a permit. A notice of intent to terminate a permit and a notice of intent to deny a permit are types of draft permits. A denial of a request for modification, revocation and reissuance, or termination is not a draft permit. A draft permit for issuance shall contain all conditions and content, compliance schedules and monitoring requirements required by this chapter.
- (e)(r) "Duly authorized representative" means a specific individual or a position having responsibility for the overall operation of the regulated facility or activity. The authorization shall be made in writing by a responsible corporate officer and shall be submitted to the **a**Administrator.
- (p)(s) "Endangerment" means exposure to actions or activities which that could pollute an Underground Source of Drinking Water (USDW).
- "Excursion detection" means the detection of migrating carbon dioxide at or <del>(a)</del> beyond the boundary of the geologic sequestration site.
- "Exempted aguifer" means an "aguifer" or a portion thereof that meets the criteria (t) in the definition of "underground source of drinking water" but that has been exempted according to the procedures in Section 5(c) of this chapter.
- (u) "Experimental technology" means a technology that has not been proven feasible under the conditions in which it is being tested.
- (r)(v) "Fact sheet" means a document briefly setting forth the principal facts and the significant factual, legal, methodological, and policy questions considered in preparing the draft permit. Fact sheets for Class VI wells are incorporated into the public notice.
- (w) "Fault" means a surface or zone of rock fracture along which there has been displacement.
- "Flow rate" means the volume per time unit given to the flow of gases or other (x) fluid substance that emerges from an orifice, pump, turbine or passes along a conduit or channel.

138	(s)(y) "Fluid" means any material which that flows or moves, whether semisolid, liquid,
139	sludge, gas or any other form or state.
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141	(z) <u>"Formation" means a body of consolidated or unconsolidated rock characterized</u>
142	by a degree of lithologic homogeneity that is prevailingly, but not necessarily, tabular and is
143	mappable on the earth's surface or traceable in the subsurface.
144	
145	(aa) "Formation fluid" means fluid present in a formation under natural conditions as
146	opposed to introduced fluids, such as drilling mud.
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148	(t)(bb) "Geologic sequestration project" means an injection well or wells used to emplace
149	a carbon dioxide stream into an injection zone for geologic sequestration. It includes the subsurface
150 151	three-dimensional extent of the carbon dioxide plume, associated pressure front, and displaced brine fluid, as well as the surface area above that delineated region. (Reference Section
152	35-11-103(c) of the Wyoming Environmental Quality Act for definitions of <i>geologic</i>
153	sequestration, geologic sequestration site, and geologic sequestration facilities.)
154	sequestration, geologic sequestration site, and geologic sequestration juctimes.)
155	(u)(cc) "Groundwater" means subsurface water that fills available openings in rock or
156	soil materials such that they may be considered water saturated under hydrostatic pressure.
157	son materials such that they may be considered water saturated under nydrostatic pressure.
158	(v)(dd) "Groundwaters of the sState" are all bodies of underground water which that are
159	wholly or partially within the boundaries of the <u>sS</u> tate.
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161	(w)(ee) "Hazardous waste" means a hazardous waste as defined in 40 CFR § 261.3.
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163	(x)(ff) "Individual permit" means a permit issued for a specific facility operated by an
164	individual operator, company, municipality, or agency. An individual permit may be established
165	as an area permit and include multiple points of discharge that are all operated by the same
166	person.
167	
168	(y)(gg) "Injectate" means the material being disposed of injected through any
169	underground injection facility after it has received whatever pretreatment is done.
170	(a)(b) "Injection and" means a cologic formation around of formations on next of a
171 172	(z)(hh) "Injection zone" means a geologic formation, group of formations, or part of a
173	formation that is of sufficient areal extent, thickness, porosity, and permeability to receive carbon dioxide through a well or wells associated with a geologic sequestration project.
173	dioxide dirough a wen of wens associated with a geologic sequestration project.
175	(aa)(ii) "Lithology" means the description of rocks on the basis of their physical and
176	chemical characteristics.
177	chemical characteristics.
178	(bb)(jj) "Log" means to make a written record progressively describing the strata and
179	geologic and hydrologic character thereof to include electrical, radioactivity, radioactive tracer,
180	temperature, cement bond and similar surveys, a lithologic description of all cores, and test data.
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182	(cc)(kk) "Long string casing" means a casing that is continuous from at least the
183	top of the injection interval to the surface and that is cemented in place.

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(dd)(ll) "Long-term stewardship" means after release of financial assurance, upon site closure, where the sequestration site may require periodic monitoring, measurement, or verification of plume stabilization over an indefinite period of time.

(ee)(mm) "Mechanical integrity" means the sound and unimpaired condition of all components of the well or facility or system for control of a subsurface discharge and associated activities.

- (nn) "Owner or operator" means the owner or operator of any facility or activity subject to regulation under the Resource Conservation Recovery Act (RCRA) or an approved state program; the Safe Drinking Water Act Underground Injection Control (UIC) program administered by the US EPA or a state; the National Pollutant Discharge Elimination System (NPDES) or an authorized state program; or the Clean Water Act Section 404 Dredge and Fill permit program.
  - (oo) "Packer" means a device lowered into a well to produce a fluid-tight seal.
- (ff)(pp) "Permit" means a Wyoming Underground Injection Control permit, unless otherwise specified.
  - (gg)(qq) "Permittee" means the named permit holder.
- (rr) "Plugging" means the act or process of stopping the flow of water, oil or gas into or out of a formation through a borehole or well penetrating that formation.
- (ss) "Plugging record" means a systematic listing of permanent or temporary abandonment of water, oil, gas, test, exploration and waste injection wells, and may contain a well log, description of amounts and types of plugging material used, the method employed for plugging, a description of formations that are sealed and a graphic log of the well showing formation location, formation thickness, and location of plugging structures.
- (hh)(tt) "Plume stabilization" means the carbon dioxide that has been injected subsurface essentially no longer expands vertically or horizontally and poses no threat to USDWs, human health, safety, or the environment, as demonstrated by a minimum of three (3) consecutive years of monitoring data.
- (ii)(uu) "Point of compliance" means a point at which the permittee shall meet all permit and regulatory requirements.
- (jj)(vv) "Point of injection" means the last accessible sampling point prior to a fluid being released into the subsurface environment through a Class VI injection well.
- (kk)(ww) "Post-injection site care" means the monitoring, measurement, verification, and other actions (including corrective action) needed to ensure that USDW's are not endangered, following the closure of injection wells until plume stabilization has been

230 231	achieved, and certified by the Administrator, as required under Section 17 of this chapter.				
232	(xx) "Pressure" means the total load or force per unit area acting on a surface.				
233 234 235 236 237	(II)(yy) "Pressure front" means the zone of elevated pressure that is created by the injection of the carbon dioxide stream into the subsurface. The pressure front of a carbon dioxide plume refers to a zone where there is a pressure differential sufficient to cause movement of injected fluids or formation fluid if a migration pathway or conduit were to exist.				
238 239 240 241 242	(mm)(zz) "Public hearing" means a non-adversary hearing held by the <u>aA</u> dministrator or <u>dD</u> irector of the <u>dD</u> epartment. The hearing is conducted pursuant to Chapter <u>3</u> <u>9</u> of the Wyoming Department of Environmental Quality Rules of Practice and Procedure.				
<ul><li>243</li><li>244</li><li>245</li></ul>	(nn)(aaa) "Radioactive waste" means any waste that contains radioactive material in concentrations that exceed those listed in 10 CFR Part 20, Appendix B, Table II, Column 2 as of December 22, 1993 March 27, 2006.				
<ul><li>246</li><li>247</li><li>248</li><li>249</li></ul>	(oo)(bbb) "Receiver" means any zone, interval, formation, or unit in the subsurface into which a carbon dioxide stream is injected.				
250 251 252 253	(pp)(ccc) "Responsible corporate officer" means a president, secretary, treasurer, or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation.				
253 254 255 256	(qq)(ddd) "Secondarily affected aquifer" means any aquifer affected by migration of fluids from an injection facility, when the aquifer is not directly discharged into.				
257 258 259 260	(rr)(eee) "Site closure" means the point/time, as certified by the  *Administrator following the requirements of Section 17 of this chapter, at which time the owner or operator of a geologic sequestration project is released from post-injection site care responsibilities.				
<ul><li>261</li><li>262</li><li>263</li><li>264</li></ul>	(vv)(fff) "Stratum" (plural strata) means a single sedimentary bed or layer, regardless of thickness, that consists of generally the same kind of rock material.				
<ul><li>264</li><li>265</li><li>266</li></ul>	(ss)(ggg) "Subsurface discharge" means a discharge into a receiver.				
<ul><li>267</li><li>268</li><li>269</li></ul>	<ul><li>(hhh) "Surface casing" means the first string of well casing to be installed in the well.</li><li>(tt)(iii) "Transmissive fault or fracture" means a fault or fracture that has sufficient</li></ul>				
270 271	permeability and vertical extent to allow fluids to move beyond the confining zone.				
<ul><li>272</li><li>273</li></ul>	(yy)(jjj) "Underground injection" means a well injection.				
<ul><li>274</li><li>275</li></ul>	(uu)(kkk) "USDW" or "Underground source of drinking water" means those aquifers or portions thereof that have a total dissolved solids content of less than 10,000 mg/L,				

	lards for Wyoming Groundwaters, Water Quality Rules and Regulations. that meet the ition at 40 CFR 144.3 as of November 15, 1984.
	(Ill) "US EPA Administrator" means the Administrator of US EPA in Washington,
D.C.	
EDA	(vv) "US EPA regional administrator" means the regional administrator of the US s Region 8 office in Denver, Colorado.
LIA	s region o office in Benver, Colorado.
	(ww)(mmm) "Vadose Zone" means the unsaturated zone in the earth, between the land ce and the top of the first saturated aquifer. The vadose zone contains water at less than ated conditions.
-	(xx)(nnn) "Water quality management area" means the area delineated for the ction of water quality under a dDepartment_approved plan developed under Sections 303, and/or 201 of the Federal Clean Water Act, as amended.
200 2	ind/of 201 of the rederal Clean water Act, as amended.
	(yy)(000) "Well" means an opening, excavation, shaft, or hole in the ground
allow	ring or used for an underground injection, or for monitoring, or an improved sinkhole; or a
subsu	urface fluid distribution system.
	(nnn) "Well injection" means the subsurface apple coment of fluids through a well
	(ppp) "Well injection" means the subsurface emplacement of fluids through a well.
	(qqq) "Well plug" means a watertight and gastight seal installed in a borehole or well to
preve	ent movement of fluids.
	(rrr) "Well stimulation" means several processes used to clean the wellbore, enlarge
	nels, and increase pore space in the interval to be injected and includes surging, jetting,
blasti	ng, acidizing, hydraulic fracturing.
	(sss) "Well monitoring" means the measurement by on-site instruments or laboratory
meth	ods, of the quality of water in a well.
	(ZZ)(ttt) "Workover" means to pull the tubing, packer, or any downhole hardware
	the well and inspect, replace, or refurbish it prior to placing that hardware back in service,
or to	enter the hole with any drilling tool.
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o puh	(aaa)(uuu) "Wellhead protection area" means the area delineated for the protection of the water supply utilizing a groundwater source under a dDepartment-approved plan
-	oped pursuant to Section 1528 of the federal Safe Drinking Water Act.
	Section 3. Applicability.
	(a) These regulations shall apply to all Class VI wells used to inject carbon dioxide
stream	ns for the purpose of geologic sequestration.

and are classified as either Class I, II, III, IV (a), or Special (A), pursuant to Chapter 8, Quality

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- (b) In addition, these regulations shall apply to owners and operators of Class I industrial, Class II, or Class V experimental or demonstration carbon dioxide injection projects who seek to apply for a Class VI geologic sequestration permit for their well or wells.
- (i) Owners and/or operators of permitted Class I, Class II, or Class V injection well(s) seeking to convert their well(s) to a Class VI well shall apply for a Class VI permit and shall demonstrate to the Administrator that the well(s) was/were engineered and constructed to meet the requirements outlined in Section 9(a) of these regulations and ensure protection of USDWs, in lieu of requirements of Section 9(b) and Section 11(a) of this chapter. By December 10, 2011, owners or operators of either Class I wells previously permitted for the purpose of geologic sequestration or Class V experimental technology wells no longer being used for experimental purposes that will continue injection of carbon dioxide for the purpose of geologic sequestration must apply for a Class VI permit.
- (A) By December 10, 2011, owners or operators of either Class I wells previously permitted for the purpose of geologic sequestration or Class V experimental technology wells no longer being used for experimental purposes that will continue injection of earbon dioxide for the purpose of geologic sequestration must apply for a Class VI permit.
- (ii) If the <u>aA</u>dministrator determines that USDWs will not be endangered, such wells are exempt, at the <u>aA</u>dministrator's discretion, from the <u>casing and cementing</u> requirements of Section 9(b)(i) through (vii) and Section 11(a)(i)(A) through (C) through (v) of this chapter.
- (c) For owners and/or operators of permitted Class II injection well(s) seeking to convert their well(s) to a Class VI well, the following shall apply For owners and operators of Class II operations described in W.S. § 35-11-313(c):
- (i) An owner and/or operator of a Class II enhanced recovery well that injects carbon dioxide for the primary purpose of long term storage that results in an increased risk to a USDW as compared to enhanced oil recovery operations shall apply for a Class VI permit. The dDirector's determination of primary purpose and increased risk to a USDW shall include, at a minimum, an evaluation of the following criteria:
  - (A) Increase in reservoir pressure within the injection zone(s).
  - (B) Increase in carbon dioxide injection rates.
  - (C) Decrease in reservoir production rates.
  - (D) Distance between the injection zone(s) and USDWs.
  - (E) Suitability of the Class II area of review delineation.
  - (F) Quality of abandoned well plugs within the area of review.

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368		(	G)	The owner's and/or operator's plan for recovery of carbon dioxide		
369	at the cessation	on of injec	tion.			
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371		(	H)	The source and properties of the injected carbon dioxide.		
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373		(	I)	Any additional site-specific factors as determined by the		
374	<u>aA</u> dministrat	or.				
375						
376		(ii) A	An owr	ner and/or operator may apply for a Class VI permit upon		
377	recommendat	tion by the	Oil ar	nd Gas Conservation Commission supervisor, or by the		
378	Commission,	that regul	ation o	of a Class II enhanced recovery operation be transferred to the		
379	<u>d</u> Department	•				
380						
381		(iii) A	An owr	ner and/or operator of a Class II enhanced recovery operation shall		
382	apply for a C	lass VI per	rmit w	ithin thirty (30) days of receipt of written notice from the dDirector		
383	that a Class V	/I permit is	s requi	red.		
384						
385	(d)	These re	gulatio	ons do not apply to the injection of any carbon dio-xide dioxide		
386	stream that m	neets the de	efinitio	on of a hazardous waste.		
387						
388	<u>(e)</u>	Complia	ince w	ith a permit during its term constitutes compliance, for purposes of		
389	enforcement,	with Part	C of th	ne SDWA. However, a permit may be modified, revoked and		
390	reissued, or to	erminated	during	its term for cause as set forth in Section 4 of this chapter.		
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392	<u>(f)</u>	The requ	iireme	nts to maintain and implement approved plans, and maintain		
393	adequate financial responsibility, are directly enforceable regardless of whether the requirements					
394	are condition	s of the pe	rmit.			
395	Section			s <b>FR</b> equired; <b>P</b> rocessing of <b>P</b> ermits; and <b>F</b> equirements		
396	<b>a</b> Applicable	to aAll pI	ermit	S.		
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398	(a)	Permits	require	ed.		
399	, ,		•			
400		(i) (	Owners	s or operators of Class VI wells must obtain a permit in accordance		
401	with these res			VI wells are not authorized by rule to inject.		
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403		(ii) C	Constru	action, installation, operation, monitoring, testing, plugging, post-		
404	injection site			cation to, or of, any Class VI well shall be allowed only in		
405	accordance w					
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407		(iii) I	niectio	ons from Class VI wells shall be restricted to those receivers		
408	defined as Cl		-	bon Commercial) or Class VI groundwaters by the dDepartment		
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410				Rules and Regulations.		
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(iv) A separate permit to construct is not required under <u>Water Quality Rules</u> and <u>Regulations</u> Chapter 3, <u>Water Quality Rules and Regulations</u> for any Class VI facility.

- (v) Permits for Class VI wells shall be issued for the operating life of the facility and extend through the post-injection site care period until the geologic sequestration project is closed in accordance with dDepartment rules and regulations.
- (vi) Permits may be issued for individual Class VI wells and shall not be issued on an area basis for multiple points of discharge operated by the same person.
- (vii) Each permit shall be reviewed by the <u>dD</u>epartment at least once every five (5) years for continued validity of all permit conditions and contents. to determine whether it should be modified, revoked and reissued, terminated or a minor modification made Permits that do not satisfy the requirements of these regulations are subject to modification, revocation and reissuance, or termination pursuant to this chapter.
- (viii) Sections of permit applications filed under this chapter that represent engineering work shall be sealed, signed, and dated by a licensed professional engineer as required by Wyoming Statutes, Title 33, Chapter 29 W.S. § 33-29-601.
- (ix) Sections of permit applications filed under this chapter that represent geologic work shall be sealed, signed, and dated by a licensed professional geologist as required by Wyoming Statutes, Title 33, Chapter 41 W.S. § 33-41-115.
- (b) Permit processing procedures applicable to all Class VI facilities, individual, and general permits:
- (i) The applicant shall submit five (5) copies of the permit application to the dDivision in a format required by the Administrator.
- (ii) Within <u>sixty (60)</u> days of submission of the application, the <u>aA</u>dministrator shall make an initial determination of completeness. An application shall be determined complete when the <u>aA</u>dministrator receives an application and any supplemental information necessary to determine compliance with these regulations. <u>The completeness of any application for a permit shall be judged independently of the status of any other permit application or permit for the same facility or activity.</u>
- (iii) Re-submittal of information by an applicant for an incomplete application will begin the process described in paragraph (b) of this section.
- (iv) During At the end of any 60-day review period where an application is determined complete, the <u>aA</u>dministrator shall prepare a draft permit for issuance or denial, prepare a fact sheet on the proposed operation, and provide public notice pursuant to Section 20 of this chapter.

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457	(A) If the Administrator tentatively decides to deny the normit			
	(A) If the Administrator tentatively decides to deny the permit			
458	application, he or she shall issue a notice of intent to deny. A notice of intent to deny the permit			
459	application is a type of draft permit that follows the same procedures as any draft permit			
460	prepared under this section.			
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462	(B) If the Administrator's final decision is that the tentative decision to			
463	deny the permit application was incorrect, he or she shall withdraw the notice of intent to deny			
464	and proceed to prepare a draft permit under Section 20(b) of this chapter.			
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467	(v) The <u>AA</u> dministrator may deny an individual permit for any of the			
468	following reasons:			
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470	(A) The application is incomplete;			
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472	(B) The project, if constructed and/or operated, will cause violation of			
473	violate applicable state surface or groundwater standards;			
474	arrana and an			
475	(C) The application contains a proposed construction or operation			
476	proposes the construction or operation of a project that does not meet the requirements of this			
477	chapter;			
478	enapter,			
479	(D) The permitted facility would be in conflict with or is in conflict			
480	with a <u>sS</u> tate_approved local wellhead protection plan, <u>sS</u> tate_approved local source water			
481	protection plan, or sState-approved water quality management plan; or			
482	protection plan, or so tate-approved water quanty management plan, or			
	(E) Other justifiable recome recognize to community the recovisions of			
483	(E) Other justifiable reasons necessary to carry out the provisions of			
484	the Wyoming Environmental Quality Act.			
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486	(vi) If the administrator intends to deny an individual permit for any reason			
487	other than an incomplete or deficient application, a draft permit shall be prepared and public			
488	notice issued pursuant to Section 20 of this chapter.			
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490	(vii) A denial of a permit by the department is appealable by the applicant to			
491	the Environmental Quality Council in accordance with Rules of Practice and Procedure.			
492	Requests for appeal must be in writing, state the reasons for appeal, and be made to both the			
493	director and the chairman of the Environmental Quality Council.			
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495	(viii)(vi) Permits may be modified, revoked and reissued, or terminated			
496	either in response to a petition from any interested person (including the permittee) or upon the			
497	<u>aA</u> dministrator 's initiative. However, permits may only be modified, revoked and reissued, or			
498	terminated for the reasons specified in Section 4(b) of this chapter. All requests shall be in			
499	writing and shall contain facts or reasons supporting the request.			
500				
501	(A) If the <u>aA</u> dministrator decides the petition is not justified, the			
502	petitioner shall be sent a brief written response giving the reason for the decision. A request for			

503	modification, revocation and reissuance, or termination shall be considered denied if the				
504	<b>a</b> Administrator takes no action within sixty (60) days after receiving the written request. Denials				
505	of requests for modification, revocation and reissuance, or termination are not subject to public				
506	notice and comment. Denials by the <b>a</b> Administrator may be appealed for hearing to the				
507	• — • • • • • • • • • • • • • • • • • •				
508					
509					
510	• • •				
511	(A) Any material or substantial alterations or additions to the fact	lity			
512		iii			
513	different or absent in the existing permit;				
514					
515		f			
516		-			
517	causing of increasing portution in excess of applicable standards of permit conditions,				
518	(C) Information warranting modification is discovered after the				
	` '	ot the			
519		at tile			
520	time of permit issuance;				
521					
522	· · · · · · · · · · · · · · · · · · ·				
523		tne			
524	permit was issued;				
525					
526		the			
527	<u> </u>				
528					
529					
530	standards, or regulations.				
531					
532	• • • • • • • • • • • • • • • • • • • •	ver the			
533					
534					
535	(A) Area of review reevaluations under Section $\frac{8(e)}{8(d)(i)}$ of this	.S			
536	chapter; <del>or</del>				
537					
538	(B) Any amendments to the testing and monitoring plan under Se	ection			
539	14(b)(xii) of this chapter; or				
540	•				
541	(C) Any amendments to the injection well-plugging plan under S	ection			
542	16(c) of this chapter; or				
543					
544	(D) Any amendments to the post-injection site care and site closure	ıre			
545	plan under Section $\frac{17(a)(iii)}{17(a)(iv)}$ of this chapter; or				
546					
547	(E) Any amendments to the emergency and remedial response pl	an			
548	under Section $\frac{18(d)}{18(a)(i)}$ of this chapter; or				
	\ \ \ <u>\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ </u>				

549 550	(F)				
551	accordance with permit requirements-; or				
<ul><li>552</li><li>553</li><li>554</li></ul>	in 40 CEP 8 261 3 either	A determination that the injectate is a hazardous waste as defined because the definition has been revised, or because a previous			
555	determination has been c	<del>-</del>			
	determination has been c	<u>langed.</u>			
556	(:) S	itability of the facility leastion will not be considered at the time of			
557		itability of the facility location will not be considered at the time of			
558		vocation and reissuance unless new information or standards indicate			
559		alth or the environment exists that was unknown at the time of permit			
560	issuance.				
561					
562	· · · · · · · · · · · · · · · · · · ·	nor modifications of permits may occur with the consent of the			
563		ng the public notice requirements. Minor modifications will become			
564		m the date of receipt of such notice. For the purposes of this chapter,			
565	minor modifications may	only:			
566					
567	(A	Correct typographical errors;			
568					
569	(B)	Require more frequent monitoring or reporting by the permittee;			
570					
571	(C				
572		not more than 120 days after the date specified in the existing permit			
573	and does not interfere with	h attainment of the final compliance date requirement;			
574					
575	(D	Allow for a change in ownership or operational control of a facility			
576	where the <b><u>a</u>A</b> dministrator	determines that no other change in the permit is necessary, provided			
577	that a written agreement	containing a specific date for transfer of permit responsibility, coverage,			
578	and liability between the	current and new permittees have been submitted to the <u>aA</u> dministrator;			
579					
580	(E	Change quantities or types of fluids injected which that are within			
581	the capacity of the facility	as permitted and, in the judgment of the aAdministrator, would not			
582	interfere with the operation	on of the facility or its ability to meet conditions described in the permit			
583	and would not change its	· · · · · · · · · · · · · · · · · · ·			
584					
585	(F)	Change construction requirements approved by the aAdministrator			
586	` '	tles and regulations subparagraphs (c)(i)(BB)(I) through (III) of this			
587		such alteration shall comply with the requirements of this chapter-;			
588	provided that any	such alteration shall comply with the requirements of this enapterig			
589	(G	Amend a plugging and abandonment plan which that has been			
590	updated under Section 16	· · · · · · · · · · · · · · · · · · ·			
591	T SHOULD SHOULD FOR THE				
592	(H	Amend a Class VI injection well testing and monitoring plan,			
593	•	ion site care and site closure plan, or emergency and remedial response			
-	1 00 0 F , F J**	F,			

594	plan where the modifications merely clarify or correct the plan, as determined by the			
595	<u>aA</u> dministrator.			
596				
597	$\frac{(xii)(xi)}{(xi)}$ The $\frac{a}{A}$ dministrator may revoke and reissue or terminate a permit			
598	for any of the following reasons:			
599				
600	(A) Noncompliance with terms and conditions of the permit;			
601				
602	(B) Failure in the application or during the issuance process to disclose			
603	fully all relevant facts, or misrepresenting misrepresentation of any relevant facts at any time; or			
604				
605	(C) A determination that the activity endangers human health or the			
606	environment and can only be regulated to acceptable levels by a permit modification or			
607	termination.			
608				
609	(xiii)(xii) The <u>aA</u> dministrator may modify a permit to resolve issues that			
610	could lead to the revocation of the permit under Section 54(b) of this chapter. The			
611	<b><u>aA</u></b> dministrator, as part of any notification of intent to terminate a permit, shall order the			
612	permittee to proceed with reclamation on a reasonable time period.			
613				
614	(A) If the administrator tentatively decides to modify or revoke			
615	and reissue a permit, a draft permit incorporating the proposed changes shall be prepared. The			
616	administrator may request additional information and, in the case of a modified permit, may			
617	require the submission of an updated application. In the case of revoked and reissued permits, the			
618	administrator shall require the submission of a new application			
619				
620	(xiii) If the Administrator tentatively decides to modify or revoke and reissue a			
621	permit, a draft permit incorporating the proposed changes shall be prepared. The Administrator			
622	may request additional information and, in the case of a modified permit, may require the			
623	submission of an updated application. In the case of revoked and reissued permits, the			
624	Administrator shall require the submission of a new application.			
625				
626	(xiv) In a permit modification under Section 4(b) of this chapter, only those			
627	conditions to be modified shall be reopened when a new draft permit is prepared. All other			
628	aspects of the existing permit shall remain in effect for the duration of the unmodified permit and			
629	the modified permit shall expire on the date when the original permit would have expired. When			

(xv) Permit modifications, revocations, or terminations shall be developed as a draft permit and are subject to the public notice and hearing requirements outlined in Section 20 of this chapter.

a permit is revoked and reissued under this section, the entire permit is reopened as if the permit

has expired and is being reissued. During any revocation and reissuance proceeding, the permittee shall comply with all conditions of the existing permit until a new final permit is

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issued.

- (xvi) Transfer of a permit is allowed only upon approval by the <u>aA</u>dministrator. When a permit transfer occurs pursuant to this section, the permit rights of the previous permittee will automatically terminate.
- (A) The proposed permit holder shall apply in writing as though that person was the original applicant for the permit and shall further agree to be bound by all of the terms and conditions of the permit; and.
- (B) Transfer will not be allowed if the permittee is in noncompliance with any term and conditions of the permit, unless the transferee agrees to bring the facility back into compliance with the permit.
- (C) When a permit transfer occurs, the <u>aA</u>dministrator may modify a permit pursuant to this section. The <u>aA</u>dministrator shall provide public notice pursuant to Section 20 <u>of this chapter</u> for any modification other than a minor modification defined by this section.
- (D) A permit may be transferred by the permittee to a new owner or operator only if the permit has been modified or revoked and reissued (under paragraph (xiii) of this subsection), or a minor modification made (under paragraph (xii) of this subsection), to identify the new permittee and incorporate such other requirements as may be necessary under the Safe Drinking Water Act.

## (c) Permit conditions.

- (i) Permit conditions shall be incorporated either expressly or by reference. If incorporated by reference, a specific citation to the incorporated conditions must be given in the permit. All individual permits issued under this chapter shall contain the following conditions:
- (A) A requirement that the permittee comply with all conditions of the permit, and any permit noncompliance constitutes a violation of these regulations and is grounds for enforcement action, permit termination, revocation <u>and reissuance</u>, or modification; <u>or for denial of a permit renewal application</u>;
- (B) A requirement that if the permittee wishes to continue injection activity after the expiration date of the permit, the permittee must apply to the <u>aA</u>dministrator for, and obtain, a new permit prior to expiration of the existing permit;
- (C) A stipulation that it shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit;
- (D) A requirement that the permittee shall take all reasonable steps to minimize or correct any adverse impact on the environment resulting from noncompliance with this permit;

685 686 687 688 689 690 691 692	(E) A requirement that the permittee properly operate and maintain all facilities and systems of treatment and control, and related appurtenances, that are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance includes effective performance, adequate funding and operator staffing and training, and adequate laboratory and process controls including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems only when necessary to achieve compliance with the conditions of the permit;					
693	(F) As	tipulation that the f	filing of a request by the permittee, or at the			
694			fication, revocation, termination, or			
695		-	ompliance, shall not stay any permit			
696	condition;					
697	condition,					
698	(G) As	tinulation that this	permit does not convey any property rights			
699	of any sort, or any exclusive privi	-	permit does not convey any property rights			
700	of any sort, of any exclusive privi	nege,				
701	(H) As	tinulation that the t	permittee shall furnish to the <b>Administrator</b> ,			
702			the <u>aAdministrator</u> may request to determine			
703			issuing, or terminating the permit, or to			
703	•		e shall also furnish to the Administrator,			
705	upon request, copies of records re					
706	upon request, copies or records re	equired to be kept t	by the permit,			
707	(I) Ar	aguirament that the	e permittee shall allow the aAdministrator, or			
707	` ,	•	<u> </u>			
709	an authorized representative of the <u>aA</u> dministrator, upon the presentation of credentials, during					
710	normal working hours, to enter the premises where a regulated facility is located, or where records are kept under the conditions of this permit, and inspect the discharge and related					
711	*		red by the permit, collect fluid samples for			
712			orm any other function authorized by law or			
712	regulation;	er levels, and perro	of the arry other function authorized by law or			
713	<del>regulation,</del>					
715	(Fo	ermerly (I))(1.)	iInspect the discharge and related facilities,			
716	practices, or operations regulated	• • • • • • • • • • • • • • • • • • • •				
717	practices, or operations regulated	or required under t	uns permit,			
718	(Fo	ermerly (I))(2.)	<b>FR</b> eview and copy reports and records			
719	required by the permit;	1111C11y (1))(2.)	receive and copy reports and records			
720	required by the permit,					
721	(Fo	ermerly (I))(3.)	eCollect fluid samples for analysis, for the			
721	· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •	vise authorized by the SDWA, any			
723	substances or parameters at any lo		vise authorized by the SDWA, any			
724	substances of parameters at any to	ocation,				
725	(Fo	ermerly (I))(4.)	mMeasure and record water levels; and			
726	<del>(10</del>	1111 <del>011y (1)]</del> (4.)	mivicusure and record water revers, and			
727	Œ	ermerly (I))(5.)	Perform any other function authorized by			
728	law or regulation;	1111City (1 <del>77</del> (3.)	profile any other function audiorized by			
729	iaw of regulation;					
141						

720	
730	(J) A requirement that the permittee furnish any information necessary
731	to establish a monitoring program pursuant to Section 14 of this chapter. Conditions shall
732	specify:
733	
734	(1.) Required monitoring including type, intervals, and
735	frequency sufficient to yield data that are representative of the monitored activity including when
736	appropriate, continuous monitoring;
737	
738	(2.) Requirements concerning the proper use, maintenance, and
739	installation, when appropriate, of monitoring equipment or methods, including biological
740	monitoring methods when appropriate; and
741	
742	(3.) Applicable reporting requirements based upon the impact
743	of the regulated activity and as specified in Section 15 of this chapter. Reporting shall be no less
744	frequent than specified in the above regulations.
745	requent than specified in the above regulations.
746	(K) A requirement that all samples and measurements taken for the
7 <del>4</del> 0 747	purpose of monitoring shall be representative of the monitored activity, and records of all
748	monitoring information be retained by the permittee. The monitoring information to be retained
	shall be that information stipulated in the monitoring program established pursuant to the criteria
749	
750	in Section 14 of this chapter;
751	
752	(L) A requirement that all applications, reports, and other information
753	submitted to the $\frac{aA}{c}$ dministrator contain certifications as required in Section $5\frac{d}{d}$ of this
754	chapter, and be signed by a person who meets the requirements to sign permit applications found
755	in Section 5(e)(h), or for routine reports, a duly authorized representative;
756	
757	(M) A requirement that the permittee give advance notice to the
758	<u>aA</u> dministrator as soon as possible of any planned physical alteration or additions, other than
759	authorized operation and maintenance, to the permitted facility and receive authorization prior to
760	implementing the proposed alteration or addition;
761	
762	(N) A requirement that any modification that may result in a violation
763	of a permit condition shall be reported to the <u>aA</u> dministrator, and any modification that will
764	result in a violation of a permit condition shall be reported to the aAdministrator through the
765	submission of a new or amended permit application;
766	
767	(O) A requirement that any transfer of a permit must first be approved
768	by the <u>aA</u> dministrator, and that no transfer will be approved if the facility is not in compliance
769	with the existing permit unless the proposed permittee agrees to bring the facility into
770	compliance;
771	<u>r</u>
772	(P) A requirement that monitoring results shall be reported at the
773	intervals specified elsewhere in the permit;
77 <i>1</i>	intervals specified elsewhere in the permit,

775	(Q) A requirement that reports of compliance or non-compliance with,
776	or any progress reports on interim and final requirements contained in any compliance schedule,
777	if one is required by the <u>AA</u> dministrator, shall be submitted no later than <u>thirty</u> (30) days
778	following each schedule date;
779	
780	(R) A requirement that the permittee shall report:
781	() = <u></u>
782	(I) Any monitoring or other information that indicates that any
783	contaminant may cause an endangerment to a USDW or indicates that the injected carbon
784	dioxide stream, displaced formation fluids, or associated pressure front may endanger a USDW
785	or threaten human health, safety, or the environment. In addition, the owner or operator shall:
786	of theuten named hearth, surery, of the environment. In addition, the owner of operator share.
787	(1.) Immediately cease injection;
788	(1.) Immediately couse injection,
789	(2.) Take all steps reasonably necessary to identify and
790	characterize any release; and
791	characterize any release, and
792	(3.) Notify the Administrator within twenty-four (24)
793	hours.
794	HOUIS.
795	(formerly (R))(II) Any noncompliance with a permit condition or malfunction
796	of the injection system which that may cause fluid migration into or between USDWs or if an
797	excursion is discovered. It shall be must be orally reported to the Administrator within twenty-
798	four (24) hours from the time the permittee becomes aware of the circumstances, and a written
799	submission shall be provided within five (5) days of the time the permittee becomes aware of the
800	any excursion or indication that a contaminant may cause an endangerment to a USDW. The
801	written submission shall contain:
802	witten such issued contain.
803	(1) A description of the noncompliance and its cause;
804	(1)(1.7) It description of the noncompliance and its eause,
805	(II)(2.) The period of noncompliance, including exact dates
806	and times, and, if the noncompliance has not been controlled, the anticipated time it is expected
807	to continue; and
808	to continue, and
809	(III)(3.) Steps taken or planned to reduce, eliminate,
810	and prevent reoccurrence of the noncompliance.
811	and prevent reoccurrence of the noncomphance.
812	(III) <u>In addition, if an excursion is discovered the owner or</u>
813	operator shall provide written notice to all surface owners, mineral claimants, mineral owners,
814	lessees and other owners of record of subsurface interests within thirty (30) days of discovery.
815	lessees and other owners of record of subsurface interests within thirty (50) days of discovery.
816	(S) A requirement that the permittee report all instances of
817	noncompliance not already required to be reported under paragraphs (c)(i)(Q) through (R) of this
818	section, at the time monitoring reports are submitted. The reports shall contain the information
819	listed in paragraph $(c)(i)(R)$ of this section;
820	nsted in paragraph (c)(1)(K) of this section,
o∠U	

821 822	(T) A requirement that in the situation where if the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect
823 824	information in a permit application or in any report to the <u>aA</u> dministrator, the permittee shall promptly submit such facts or information;
825	
826	(U) A requirement that the injection facility meet construction
827	requirements outlined in Section 9 of this chapter, and that the permittee submit <u>a</u> notice of
828	completion of construction to the <u>aA</u> dministrator; and allow for inspection of the facility upon
829	completion of construction, prior to commencing any injection activity;
830	
831	(V) A requirement that the permittee notify the <u>aA</u> dministrator at such
832	times as the permit requires before conversion or abandonment of the facility; and
833	
834	(W) A requirement that injection may not commence until construction
835	is complete. Construction is complete when:
836	
837	(I) The permittee has submitted a notice of completion of
838	construction to the Administrator; and
839	
840	(II) The Administrator has inspected or otherwise reviewed the
841	injection well and finds it is in compliance with the conditions of the permit, or the permittee has
842	not received notice from the Administrator of their intent to inspect or otherwise review the
843	injection well within thirteen (13) days of the date of the notice in subparagraph (U) of this
844	paragraph, in which case prior inspection or review is waived and the permittee may commence
845	injection. The Administrator shall include in his notice a reasonable time period in which they
846 847	shall inspect the well.
848	(X) A requirement that the owner or operator of a Class VI well
849	permitted under this part shall establish mechanical integrity prior to commencing injection or on
850	a schedule determined by the Administrator. Thereafter, the owner or operator of Class VI wells
851	must maintain mechanical integrity as defined in Section 13 of this chapter-;
852	must maintain incentained integrity as defined in Section 13 of this enapter.
853	(Y) A requirement that when the <b>a</b> Administrator determines that a
854	Class VI well lacks mechanical integrity pursuant to Section 13 of this chapter, he/she shall give
855	written notice of his/her determination to the owner or operator.
856	······································
857	(I) Unless the Administrator requires immediate cessation, the
858	owner or operator shall cease injection into the well within forty-eight (48) hours of receipt of
859	the Administrator's determination.
860	
861	
862	(II) The Administrator may allow plugging of the well pursuant
863	to the requirements of Section 16 of this chapter or require the permittee to perform such
864	additional construction, operation, monitoring, reporting, and corrective action as is necessary to
865	prevent the movement of fluid into or between USDWs caused by the lack of mechanical
866	integrity. The owner or operator may resume injection upon written notification from the

807	Administrator that the owner or operator has demonstrated mechanical integrity pursuant to
868	Section 13 of this chapter.
869	
870	(Z) A requirement that, for any Class VI well that lacks mechanical
871	integrity, injection operations are prohibited until the permittee shows to the satisfaction of the
872	<u>aA</u> dministrator under Section 13 of this chapter that the well has mechanical integrity.
873	
874	(AA) A Class VI permit shall include conditions which that meet the
875	requirements set forth in Section 16 of this chapter. Where the plan meets the requirements of
876	Section 16 of this chapter, the <u>aA</u> dministrator shall incorporate it into the permit as a permit
877	condition. Temporary or intermittent cessation of injection operations is not abandonment.
878	
879	(I) For purposes of the above subparagraph, temporary or
880	intermittent cessation of injection operations is not abandonment.
881	
882	(BB) Class VI injection well permits shall include conditions meeting
883	the requirements of Section 9 of this chapter. Permits shall contain the following requirements
884	when applicable:
885	
886	(I) All wells shall achieve compliance with such requirements
887	according to a compliance schedule established as a permit condition. The owner or operator of a
888	proposed new injection well shall submit plans for testing, drilling, and construction as part of
889	the permit application.
890	
891	(II) No construction may commence until a permit has been
892	issued containing construction requirements.
893	
894	(III) All wells shall be in compliance with these requirements
895	prior to commencing injection operations. Changes in construction plans during construction
896	may be approved by the Administrator as minor modifications. No such changes may be
897	physically incorporated into construction of the well prior to approval of the modification by the
898	Administrator.
899	
900	(IV) Corrective action as set forth in Section 8 of this chapter.
901	
902	(V) Operation requirements as set forth in Section 9 of this
903	chapter; the permit shall establish any maximum injection volumes and/or pressures necessary to
904	ensure that fractures are not initiated in the confining zone, that injected fluids do not migrate
905	into any underground source of drinking water, that formation fluids are not displaced into any
906	underground source of drinking water, and to ensure compliance with the operating
907	requirements.
908	(NTD) Manifestina 1 d d d d d d d d d d d d d d
909	(VI) Monitoring and reporting requirements as set forth in
910	Sections 14 and 15 of this chapter. The permittee shall be required to identify types of tests and
911	methods used to generate the monitoring data.
912	

13	(VII) The owner or operator of a Class VI well must comply with
14	the financial responsibility requirements set forth in Section 19 of this chapter.
15	
16	(CC) The permit may, when appropriate, specify a schedule of
17	compliance leading to compliance with the SDWA and 40 CFR Parts 144, 145, 146, and 124.
18	
19	(I) Any schedules of compliance shall require compliance as
20	soon as possible, and in no case later than three (3) years after the effective date of the permit.
21	
22	(II) If a permit establishes a schedule of compliance that
3	exceeds one (1) year from the date of permit issuance, the schedule shall set forth interim
1	requirements and the dates for their achievement.
5	requirements and the dates for their define ventions.
· •	(1.) The time between interim dates shall not exceed one
	(1) year unless,
	(1) year unless,
	(2.) The time necessary for completion of any interim
	requirement is more than one (1) year and is not readily divisible into stages for completion, the
	· · · · · · · · · · · · · · · · · · ·
	permit shall specify interim dates for the submission of reports of progress toward completion of
	the interim requirements and indicate a projected completion date.
	(III) The permit shall be written to require that if paragraph
	(c)(i)(CC)(I) of this section is applicable, progress reports be submitted no later than thirty (30)
	days following each interim date and the final date of compliance.
	(ii) In addition to the conditions required of all permits, the <u>aAdministrator</u>
	shall establish, on a case-by-case basis, conditions as required for monitoring, schedules of
	compliance, and such additional conditions as are necessary to prevent the migration of fluids
	into underground sources of drinking water. <u>In the case of wells authorized by permit, these</u>
	additional requirements shall be imposed by modifying the permit in accordance with this
	section, or the permit may be terminated under this section if cause exists, or appropriate
	enforcement action may be taken if the permit has been violated.
	(iii) In addition to conditions required in all permits the Administrator shall
	establish conditions in permits as required on a case-by-case basis, to provide for and ensure
	compliance with all applicable requirements of the SDWA and 40 CFR Parts 144, 145, 146, and
	124.
	(iv) New permits, and to the extent allowed under Section 4 modified or
	revoked and reissued permits, shall incorporate each of the applicable requirements referenced in
	this section. An applicable requirement is a State statutory or regulatory requirement that takes
	effect prior to final administrative disposition of the permit. An applicable requirement is also
	any requirement that takes effect prior to the modification or revocation and reissuance of a
	permit, to the extent allowed in Section 4.
8	

(d) The i	ssuance	of a permit does not authorize any injury to persons or property or
invasion of other pr	ivate rigl	hts, or any infringement of State or local law or regulations.
Section 5.	Permi	it a <u>A</u> pplication.
(a) It is t	he opera	ator's responsibility to make application for and obtain a permit in
	-	ations. Each application must be submitted with all supporting data.
(b) A co	mplete a	pplication for a Class VI well shall include:
(i)	A brie	ef description of the nature of the business and the activities to be
* /		oplicant to obtain a permit under this chapter.
(ii)	The n	ame, address and telephone number of the operator, and the
` '		and status as a Federal, State, private, public, or other entity.
(iii)	Up to	four SIC (Standard Industrial Classification) codes that best reflect
the principal produc	ts or ser	vices provided by the facility.
(iv)	The n	ame, address, and telephone number of the facility. Additionally, the
` '		uestration project shall be identified by section, township, range and
	-	, sections include Indian lands.
county, noting wine	,	, 50010110 11101010 111010111 1111000
(v)	Withi	n the area of review, a listing and status of all permits or construction
` '		e geologic sequestration project received or applied for by the
applicant under any		
11 ,		
	(A)	Hazardous Waste Management under the Resource Conservation
and Recovery Act (1	RCRA).	•
•		
	(B)	UIC Program under the Safe Drinking Water Act.
	(C)	National Pollutant Discharge Elimination System (NPDES) under
the Clean Water Ac	t.	
	(D)	Prevention of Significant Deterioration (PSD) program under the
Clean Air Act.		
	(E)	Nonattainment program under the Clean Air Act.
	<del>(E)</del> (F	National Emissions Standards for Hazardous Air Pollutants
(NESHAPs) pre-cor	nstructio	n approval under the Clean Air Act.
	<del>(F)</del> (G	<del>_</del>
404 of the Clean Wa	ater Act.	

(G)(vi) Within the area of review, a list of other relevant permits, whether federal or state, associated with the geologic sequestration project that the applicant has been required to obtain, such as construction permits. This includes a statement as to whether or not the facility is
within a state approved water quality management plan area, a state approved wellhead
protection area or a state approved source water protection area.
(vi)(vii) A map showing the injection well(s) for which a permit is sought
and the applicable area of review, consistent with Section 8 of this chapter.
(A) Within the area of review, the map must show the number, or name
and location of all known injection wells, producing wells, abandoned wells, plugged wells or
dry holes, deep stratigraphic boreholes, state or EPA_approved subsurface cleanup sites, public
drinking water supply wellhead or source water protection areas, surface bodies of water,
springs, mines (surface and subsurface), quarries, water wells and other pertinent surface features
including structures intended for human occupancy, state, tribal, and territory boundaries, and
roads.
(B) Only information of public record is required to be included on this
map.
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(C) The map should also show faults, if known or suspected.
(vii)(viii) A map delineating the area of review based upon modeling, using
all available data including data available from any logging and testing of wells within and
adjacent (within one (1) mile) to the area of review;
(A) A Class VI area of review shall never be less than the area of
potentially affected groundwater.
(B) All areas of review shall be legally described by township, range,
and section to the nearest ten (10) acres as described under the general land survey system.
(viii)(ix) A description of the general geology of the area to be affected by
the injection of carbon dioxide including geochemistry, structure and faulting, fracturing and
seals, and stratigraphy and lithology including petrophysical attributes. The description shall also
include sufficient information on the geologic structure and reservoir properties of the proposed
storage site and overlying formations, including:
(A) Isopach maps of the proposed injection and confining zone(s), a
structural contour map aligned with the top of the proposed injection zone, and at least two (2)
geologic cross-sections of the area of review reasonably perpendicular to each other and showing
the geologic formations from the surface to total depth;
- -
(B) Location, orientation, and properties of known or suspected faults
and fractures that may transect the confining zone(s) in the area of review and a determination
that they would not interfere with containment;

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- (C) Information on seismic history that have affected the proposed area of review including knowledge of previous seismic events and history of these events, the presence and depth of seismic sources, and a determination that the seismicity would not compromise containment;
- (D) Data sufficient to demonstrate the effectiveness of the injection and confining zone(s), including data on the depth, areal extent, thickness, mineralogy, porosity, vertical permeability, and reservoir capillary pressure of the injection and confining zone(s) within the area of review, and geologic changes based on field data which that may include geologic cores, outcrop data, seismic surveys, well logs, capillary pressure tests and names and lithologic descriptions;
- (E) Geomechanical information on fractures, stress, ductility, rock strength, and in situ fluid pressures within the confining zone; and
- (F) Geologic and topographic maps and cross-sections illustrating regional geology, hydrogeology, and the geologic structure of the local area.
- (ix)(x) A compilation of all wells and other drill holes within, and adjacent (within one (1) mile) to the area of review. Such data must include a description of each well and drill hole type, construction, date drilled, location, depth, record of plugging and/or completion, and any additional information the aAdministrator may require.
- Applicants shall also identify the location of all known wells (A) within, and adjacent (within one (1) mile) to the area of review that penetrate the confining or injection zone.
- (B) Applicants shall perform mapping with sufficient resolution as to make a comprehensive effort to identify wells that are not in the public record using aerial photography, aerial survey, physical traverse, or other methods acceptable to the aAdministrator.
- (C) Applicants shall perform corrective action as specified in Section 8 of this chapter.
- (xi) Maps and stratigraphic cross-sections indicating the general vertical and lateral limits of all USDWs, the location of water wells and springs within the area of review, their positions relative to the injection zone(s), and the direction of water movement, where known:
- (xi)(xii) A characterization of the injection zone and aquifers above and below the injection zone which that may be affected, including applicable pressure and fluid chemistry data to describe the projected effects of injection activities, and background water quality data which that will facilitate the classification of any groundwaters which that may be affected by the proposed discharge. This must include information necessary for the dDivision to

1095 1096	classify the receiver and any secondarily affected aquifers under <u>Water Quality Rules and</u> Regulations Chapter 8, Wyoming Water Quality Rules and Regulations;
1097	regulations enapter o, wyoming water quality rates and regulations,
1098	(xii)(xiii) Baseline geochemical data on subsurface formations, including all
1099	USDWs in the area of review.;
1100	
1101 1102	(xiii)(xiv) Proposed operating data:
1102	(A) Average and maximum daily rate and volume and/or mass and
1103	total anticipated volume and/or mass of the carbon dioxide stream;
1105	total anticipated volume and/or mass of the earton dioxide stream,
1106 1107	(B) Average and maximum surface injection pressure;
1107 1108 1109	(C) The source of the carbon dioxide stream; and
11109	(D) An analysis of the chemical and physical characteristics of the
1110	(D) An analysis of the chemical and physical characteristics of the carbon dioxide stream and any other substance(s) proposed for inclusion in the injectate stream;
1111	and
1112	and
1113	(E) Anticipated duration of the proposed injection period(s).
1115	(E) Anticipated duration of the proposed injection period(s).
1115	$\frac{(xiv)(xv)}{(xv)}$ The compatibility of the carbon dioxide stream with fluids in the
1117	injection zone and minerals in both the injection and the confining zone(s), based on the results
1117	of the formation testing program, and with the materials used to construct the well;
1119	of the formation testing program, and with the materials used to construct the wen,
1120	(xv)(xvi) An assessment of the impact to fluid resources, on subsurface
1121	structures and the surface of lands that may reasonably be expected to be impacted, and the
1122	measures required to mitigate such impacts;
1123	measures required to initigate such impacts,
1123	(xvi)(xvii) Proposed formation testing program to obtain an analysis of the
1125	chemical and physical characteristics of the injection zone and confining zone and that meets the
1126	requirements of Section 11 of this chapter;
1127	requirements of section 11 of this enapter,
1128	(xvii)(xviii) Proposed stimulation program, a description of stimulation fluids
1129	to be used, and a determination that stimulation will not compromise containment. All
1130	stimulation programs must be approved by the Administrator as part of the permit application
1131	and incorporated into the permit;
1132	and meorporated into the permit,
1133	(A) All stimulation programs must be approved by the administrator as
1134	part of the permit application and incorporated into the permit.
1135	part of the permit application and incorporated into the permit.
1136	(xviii)(xix) Proposed procedure to that outlines steps necessary to conduct
1137	injection operation;
1138	injection operation,
1139	$\frac{(xix)(xx)}{(xx)}$ A wellbore schematic of the subsurface construction details and
1140	surface wellhead construction of the injection and monitoring wells;
-	$\sigma$

1141	
1142	(xx)(xxi) Injection well design and construction procedures that meet the
1143	requirements of Section 9 of this chapter;
1144	requirements of section y of this empter,
1145	(xxi)(xxii) Proposed area of review and corrective action plan that meets the
1146	requirements under Section 8 of this chapter;
1147	requirements under section of or unstriapter,
1147	(xxii)(xxiii) The status of corrective action on wells in the area of review;
1149	(AATI)(AATII) THE Status of coffective action on wens in the area of review,
1150	(xxiii)(xxiv) All available logging and testing program data on the well(s)
1150	required by Section 11 of this chapter;
1151	required by Section 11 of this chapter,
	(write)(www) A demonstration of machanical integrity proposant to Section 12 of
1153	(xxiv)(xxv) A demonstration of mechanical integrity pursuant to Section 13 of
1154	this chapter;
1155	(man) (man)
1156	(xxv)(xxvi) A demonstration, satisfactory to the <u>aA</u> dministrator, that the
1157	applicant has met the financial responsibility requirements under Section 19 of this chapter;
1158	
1159	(xxvi)(xxvii) Proposed testing and monitoring plan required by Section 14 of
1160	this chapter;
1161	
1162	(xxvii)(xxviii) Proposed injection and monitoring well(s) plugging plan required
1163	by Section 16(b) of this chapter; where the plan meets the requirements of Section 16(b) of this
1164	chapter, the Administrator shall incorporate it into the permit as a permit condition.
1165	
1166	(A) Where the plan meets the requirements of Section 16(b) of this
1167	chapter, the administrator shall incorporate it into the permit as a permit condition.
1168	
1169	(I) For purposes of this subparagraph, temporary or
1170	intermittent cessation of injection operations is not abandonment.
1171	
1172	(xxviii)(xxix) Proposed post-injection site care plan required by Section 17(a) of
1173	this chapter;
1174	
1175	(xxix) At the administrator's discretion, a demonstration of an alternative post-
1176	injection site care timeframe required by Section 17 of this chapter;
1177	
1178	(xxx) Proposed emergency and remedial response plan required by Section 18 of
1179	this chapter;
1180	
1181	(xxxi) A site and facilities description, including a description of the proposed
1182	geologic sequestration facilities;
1183	
1184	(xxxii) Documentation sufficient to demonstrate that the applicant has all legal
1185	rights, including but not limited to the right to surface use, necessary to sequester carbon dioxide
1186	and associated constituents:

1187	
1188	(xxxiii) Proof of notice to surface owners, mineral claimants, mineral
1189	owners, lessees, and other owners of record of subsurface interests as to the contents of such
1190	notice. Notice requirements shall at a minimum require:
1191	•
1192	(A) The publishing of notice of the application in a newspaper
1193	of general circulation in each county of the proposed operation at weekly intervals for four (4)
1194	consecutive weeks; and
1195	
1196	(B) A copy of the notice shall also be mailed to all surface
1197	owners, mineral claimants, mineral owners, lessees and other owners of record of subsurface
1198	interests that are located within one (1) mile of the proposed boundary of the geologic
1199	sequestration site as defined by W.S. § 35-11-103(c)(xxi).
1200	and the same and the same of t
1201	(xxxiv) A list of contacts, submitted to the Administrator, for those Tribes
1202	identified to be within the area of review of the Class VI project geologic sequestration project
1203	based on information provided in subparagraphs (b)(vi), (b)(vi)(A), (b)(vi)(B) (b)(vii),
1204	(b)(vii)(A), (b)(vii)(B) of this section; and
1205	
1206	(xxxv) Any other information requested by the Administrator.
1207	
1208	(c) Expansion to the Areal Extent of Existing Class II Aquifer Exemptions for Class
1209	VI Wells.
1210	
1211	(i) The Administrator may consider a request from owners and/or operators
1212	of permitted Class II injection well(s) that are seeking to convert their well(s) to a Class VI well
1213	and are seeking an expansion to the areal extent of an existing Class II enhanced oil recovery or
1214	enhanced gas recovery aquifer exemption for the exclusive purpose of Class VI injection for
1215	geologic sequestration if the existing aquifer exemption and the affected wells meet the
1216	following conditions:
1217	
1218	(A) It does not currently serve as a source of drinking water; and
1219	
1220	(B) The total dissolved solids content of the groundwater is more than
1221	3,000 mg/L and less than 10,000 mg/L; and
1222	
1223	(C) It is not reasonably expected to supply a public water system.
1224	
1225	(ii) Such requests will not be final until the Administrator submits the request
1226	as a revision to the applicable Federal UIC program under 40 CFR Part 147 or as a substantial
1227	program revision to an approved State UIC program under 40 CFR § 145.32 and EPA approves
1228	the request.
1229	
1230	(A) The owner or operator of a Class II enhanced oil recovery or
1231	enhanced gas recovery well that requests an expansion of the areal extent of an existing aquifer
1232	exemption for the exclusive purpose of Class VI injection for geologic sequestration must define

(by narrative description, illustrations, maps, or other means) and describe in geographic and/or geometric terms (such as vertical and lateral limits and gradient) that are clear and definite, all aquifers or parts thereof that are requested to be designated as exempted using the criteria in subparagraphs (d)(i)(A-C) of this section.

(B) In evaluating a request to expand the areal extent of an aquifer exemption of a Class II enhanced oil recovery or enhanced gas recovery well for the purpose of Class VI injection, the Administrator must determine that the request meets the criteria for exemptions in subparagraphs (d)(i)(A-C) of this section. In making the determination, the Administrator shall consider:

(I) Current and potential future use of the USDWs to be exempted as drinking water resources;

(II) The predicted extent of the injected carbon dioxide plume, and any mobilized fluids that may result in degradation of water quality, over the lifetime of the geologic sequestration project, as informed by computational modeling performed pursuant to Section 8(c)(i) of this chapter, in order to ensure that the proposed injection operation will not at any time endanger USDWs including non-exempted portions of the injection formation;

(III) Whether the areal extent of the expanded aquifer exemption is of sufficient size to account for any possible revisions to the computational model during reevaluation of the area of review, pursuant to Section 8(e) of this chapter; and

(IV) Any information submitted to support a waiver request made by the owner or operator under Section 10 of this chapter, if appropriate.

  $\frac{(e)(d)}{(b)}$  The <u>aA</u>dministrator shall notify, in writing, any Tribes within the area of review of the <u>Class VI geologic sequestration</u> project based on information provided in subparagraphs  $\frac{(b)(vi)}{(b)(vi)(A)}$ ,  $\frac{(b)(vi)(B)}{(b)(vii)(A)}$ ,  $\frac{(b)(vii)(B)}{(b)(vii)(B)}$ , and  $\frac{(b)(xxxv)}{(xxxiv)}$  of this section.

(d)(e) Prior to granting approval for the operation of a Class VI well, the <u>aA</u>dministrator shall consider the following information:

(i) The final area of review based on modeling, using data obtained during logging and testing of the well and the formation as required by subparagraphs  $\frac{b}{xiv}$ ,  $\frac{b}{xvii}$ ,  $\frac{b}{xvii}$ , and  $\frac{b}{xviv}$   $\frac{b}{xviv}$ ,  $\frac{b}{xvii}$ , and  $\frac{b}{xviv}$  of this section;

(ii) Any relevant updates, based on data obtained during logging and testing of the well and the formation as required by subparagraphs  $\frac{(b)(xiv)}{(b)(xvii)}$ ,  $\frac{(b)(xxiii)}{(b)(xxiii)}$ , and  $\frac{(b)(xxiv)}{(b)(xviii)}$ ,  $\frac{(b)(xxiv)}{(b)(xviii)}$ ,  $\frac{(b)(xxiv)}{(b)(xxiv)}$  of this section, to the information on the geologic structure and  $\frac{(b)(xxiv)}{(b)(xxiv)}$  of the proposed storage site and overlying formations, submitted to satisfy the requirements of subparagraph  $\frac{(b)(viii)}{(b)(ix)}$  of this section;

1279	(iii) The results of the formation testing program as required in paragraph
1280	(b)(xvi) (b)(xvii) of this section;
1281	
1282	(iv) Final injection well construction procedures that meet the requirements of
1283	Section 9 of this chapter;
1284	
1285	(v) Any updates to the proposed area of review and corrective action plan,
1286	testing and monitoring plan, injection well-plugging plan, post-injection site care and site closure
1287	plan, or the emergency and remedial response plan submitted under paragraph (a) of this section,
1288	which are necessary to address new information collected during logging and testing of the well
1289	and the formation as required by all paragraphs of this section, and any updates to the alternative
1290	post injection site care timeframe demonstration submitted under paragraph (a) of this section,
1291	which are necessary to address new information collected during the logging and testing of the
1292	well and the formation as required by all paragraphs of this section; and
1293	
1294	(vi)(f) Owners or operators seeking a waiver of the requirement to inject below the
1295	lowermost USDW must also refer to Section 10 of this chapter and submit a supplemental report,
1296	as required at Section 10(a). The supplemental report is not part of the permit application.
1297	
1298	(e)(g) An applicant applying for a Class VI well permit must obtain public liability
1299	insurance to cover the geologic sequestration activities for which a permit is sought.
1300	
1301	(i) The public liability insurance shall be in addition to the financial
1302	assurance required in Section 19 of this chapter.
1303	
1304	(ii) The insurance policy shall provide for personal injury and property
1305	damage protection and shall be in place until a completion and release certificate has been
1306	obtained from the <u>aA</u> dministrator certifying that plume stabilization has been achieved.
1307	
1308	(iii) The minimum insurance coverage for public liability insurance as required
1309	by W.S. § 35-11-313(f)(ii)(O) shall be five hundred thousand dollars (\$500,000) for each
1310	occurrence of bodily injury or property damage, and one million dollars (\$1,000,000) aggregate.
1311	
1312	(iv) The public liability insurance shall include a rider requiring that the
1313	insurer notify the <u>A</u> dministrator whenever substantive changes are made to the policy, including
1314	any termination or failure to renew.
1315	
1316	(v) Self-insurance in lieu of public liability insurance must meet state or
1317	federal requirements and be approved by the <u>aA</u> dministrator.
1318	
1319	(f)(h) All applications for permits, reports, or information to be submitted to the
1320	Administrator shall be signed by a responsible officer as follows:

For a corporation - a responsible corporate officer means:

1321 1322

1323

(i)

1324	(A) A president, secretary, treasurer, or vice president of the
1325	corporation in charge of a principal business function, or any other person who performs similar
1326	policy or decision making functions for the corporation; or
1327	
1328	(B) The manager of one (1) or more manufacturing, production, or
1329	operating facilities employing more than 250 persons or having gross annual sales or expendi-
1330	tures exceeding \$25 million (in second quarter 1980 dollars), if authority to sign documents has
1331	been assigned or delegated to the manager in accordance with corporate procedures.
1332	been assigned of delegated to the manager in decordance with corporate procedures.
1333	(ii) For a partnership or sole proprietorship by a general partner or the
1334	proprietor, respectively;
	proprietor, respectivery,
1335	(11) Francisco de la constante
1336	(iii) For a municipality, state, federal or other public agency by either the
1337	principal executive officer or ranking elected official. For the purposes of this section, a principal
1338	executive officer of a Federal agency includes:
1339	
1340	(A) The chief executive officer of the agency, or
1341	
1342	(B) A senior executive officer having responsibility for the overall
1343	operations of a principal geographic unit of the agency (e.g., Regional Administrators of EPA).
1344	
1345	(iv) A person is authorized as a responsible officer only if:
1346	
1347	(A) The authorization is made in writing by a person described in
1348	paragraphs (i) through (iii) in this subsection;
1349	
1350	(B) The authorization specifies either an individual or a position
1351	having responsibility for the overall operation of the regulated facility or activity, such as the
1352	position of plant manager, operator of a well or a well field, superintendent, or position of
1353	equivalent responsibility. (A duly authorized representative may thus be either a named
1354	individual or any individual occupying a named position); and
1354	individual of any marvidual occupying a named position), and
	(C) The written eatherination is submitted to the Administrator
1356	(C) The written authorization is submitted to the Administrator.
1357	
1358	(v) If an authorization under paragraph (iv) of this subsection is no longer
1359	accurate because a different individual or position has responsibility for the overall operation of
1360	the facility, a new authorization satisfying the requirements of paragraph (iv) of this subsection
1361	must be submitted to the Administrator prior to or together with any reports, information, or
1362	applications to be signed by an authorized representative.
1363	
1364	(g)(i) The application shall contain the following certification by the person signing the
1365	application:
1366	
1367	"I certify under penalty of law that this document and all attachments were prepared
1368	· · · · · · · · · · · · · · · · · · ·
	under my direction or supervision in accordance with a system designed to ensure that qualified
1369	personnel properly gather and evaluate the information submitted. Based on my inquiry of the

person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

(h)(j) All data used to complete permit applications shall be kept by the applicant for for the life of the geologic sequestration project and for ten (10) years following site closure.

## Section 6. Prohibitions.

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

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

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

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

(iv) Construct, operate, maintain, convert, plug, abandon, or conduct any other injection activity in a manner that allows the movement of fluid containing any contaminant into underground sources of drinking water, if the presence of that contaminant may cause a violation of any primary drinking water regulation under 40 CFR Part 141 or may otherwise adversely affect the health of persons. The applicant for a permit shall have the burden of showing that the requirements of this paragraph are met.

(b) If any water quality monitoring of an underground source of drinking water indicates the movement of any contaminant into the underground source of drinking water, except as authorized under this chapter, the Administrator shall prescribe such additional requirements for construction, corrective action, operation, monitoring, or reporting (including closure of the injection well) as are necessary to prevent such movement. In the case of wells authorized by permit, these additional requirements shall be imposed by modifying the permit in accordance with Section 4 of this chapter, or the permit may be terminated under Section 4 of this chapter if cause exists, or appropriate enforcement action may be taken if the permit has been violated.

(b)(c) No person shall inject any hazardous waste that has been banned from land disposal pursuant to Wyoming Hazardous Waste Rules Chapter 1, Wyoming Hazardous Waste Rules.

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

(d)(e) The Administrator may identify (by narrative description, illustrations, maps, or other means) and shall protect as underground sources of drinking water, all aquifers and parts of aquifers that meet the definition of "underground source of drinking water" in Section 2, except to the extent there is expansion to the areal extent of an existing Class II enhanced oil recovery or enhanced gas recovery aquifer exemption for the exclusive purpose of Class VI injection for geologic sequestration under Section 5(c) of this chapter. Other than EPA-approved aquifer exemption expansions that meet the criteria set forth in Wyoming Oil and Gas Conservation Commission Rules and Regulations, Chapter 4, Section 12, Section 5(c) of this chapter, new aquifer exemptions shall not be issued for Class VI injection wells. Even if an aquifer has not been specifically identified by the aAdministrator, it is an underground source of drinking water if it meets the definition in Section 2 of this chapter.

## Section 7. Minimum eCriteria for sSiting Class VI wWells.

(a) Owners or operators of Class VI wells must demonstrate to the satisfaction of the <u>aA</u>dministrator that the wells will be sited in areas with a suitable geologic system. The geologic system must be comprised of:

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

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

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

## Section 8. Area of **r**Review **d**Delineation and **e**Corrective **a**Action.

(a) The area of review is based on computational modeling that accounts for the physical and chemical properties of all phases of the injected carbon dioxide stream. The owner or operator will re-evaluate the area of review at least every two (2) years during the operational life of the facility, and then no less frequently than every five (5) years through the post-injection site care period until the geologic sequestration project is closed in accordance with department rules and regulations.

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

1459	(b) The owner or operator of a Class VI well must prepare, maintain, and comply				
1460	with a plan to delineate the area of review for a proposed geologic sequestration project, re-				
1461	evaluate the delineation, and perform corrective action that meets the requirements of this section				
1462	and is acceptable to the <u>aA</u> dministrator. As a part of the permit application for approval by the				
1463	aAdministrator, the owner or operator must submit an area of review and corrective action plan				
1464	that includes the following information:				
1465	that merades the ronowing miorimation.				
1466	(i) The method for delineating the area of review that meets the requirements				
1467	of paragraph (c) of this section, including the name, version and availability of the model to be				
1468	used, assumptions that will be made, and the site characterization data on which the model will				
1469	be based;				
1470	oc basea,				
1471	(ii) A description of:				
1471	(II) A description of.				
1472	(A) The manitering and energtional conditions that would wereant a re-				
	(A) The monitoring and operational conditions that would warrant a re-				
1474	evaluation of the area of review prior to the next scheduled re-evaluation as determined by the				
1475	minimum fixed frequency established in paragraph (a)(i) (a) of this section.				
1476					
1477	(B) How monitoring and operational data (e.g., injection rate and				
1478	pressure) will be used to evaluate the area of review; and				
1479					
1480	(C) How corrective action will be conducted to meet the requirements				
1481	of paragraph (d) (c)(v) of this section, including:				
1482					
1483	(I) What corrective action will be performed prior to injection;				
1484					
1485	(II) What, if any, portions of the area of review will have				
1486	corrective action addressed on a phased basis, and how the phasing will be determined;				
1487					
1488	(III) How corrective action will be adjusted if there are changes				
1489	in the area of review; and				
1490					
1491	(IV) How site access will be ensured for future corrective action.				
1492					
1493	(c) Owners or operators of Class VI wells must perform the following actions to				
1494	delineate the area of review, identify all wells that require corrective action, and perform				
1495	corrective action on those wells:				
1496					
1497	(i) Predict, using computational modeling:				
1498					
1499	(A) The projected lateral and vertical migration of the carbon dioxide				
1500	plume and formation fluids in the subsurface from the commencement of injection activities until				
1501	the plume movement ceases;				
1502	r,,				
1503	(B) The pressure differentials, and demonstrate that pressure				
1504	differentials sufficient to cause the movement of injected fluids or formation fluids into a USDW				

1505 1506	or to otherwise threaten human health, safety, or the environment will not be present (or for a fixed time period as determined by the Administrator);					
1507	fixed time period as t	determi.	ned by the danimistrator),			
		(C)	The notential need for heire removed and			
1508 1509		(C)	The potential need for brine removal, and;			
1510		(D)	The long-term effects of pressure buildup if brine is not removed.			
1511						
1512	(ii)	The m	nodeling must:			
1513						
1514		(A)	Be based on:			
1515						
1516			(I) Detailed geologic data available or collected to characterize			
1517	the injection zone, co	onfining	zone and any additional zones; and			
1518						
1519			(II) Anticipated operating data, including injection pressures,			
1520	rates and total volum	es over	the proposed operational life of the facility.			
1521						
1522		(B)	Take into account any relevant geologic heterogeneities, other			
1523	discontinuities, data	quality,	and their possible impact on model predictions; and			
1524						
1525		(C)	Consider potential migration through faults, fractures, and artificial			
1526	penetrations.					
1527						
1528	(iii)	Using	methods approved by the <u>aA</u> dministrator, identify all penetrations,			
1529	including active and	abando	ned wells and underground mines, in the area of review that may			
1530	penetrate the confining	ng zone	. Provide a description of each well's type, construction, date drilled,			
1531	location, depth, recor	d of plu	agging and/or completion, and any additional information the			
1532	<u>aA</u> dministrator may	require;	and			
1533						
1534	(iv)	Deter	mine which abandoned wells in the area of review have been			
1535	plugged in a manner	that pre	events the movement of:			
1536						
1537		(A)	Carbon dioxide that may endanger USDWs or otherwise threaten			
1538	human health, safety,	, or the				
1539						
1540		(B)	Displaced formation fluids, or other fluids, including the use of			
1541	materials compatible	with th	e carbon dioxide stream, that may endanger USDWs or otherwise			
1542			y, or the environment.			
1543						
1544	(d)(v)	Owne	ers or operators of Class VI wells that are determined to need			
1545			ods that are approved by the Administrator, must perform corrective			
1546			a of review that are determined to need corrective action using			
1547			nt the movement of fluid into or between USDWs including use of			
1548	•	-	e carbon dioxide stream, where appropriate			

1550	(e)(d) At a fixed frequency, not to exceed two (2) years during the operational life of the				
1551	facility, or five (5) years during the post-injection site care period (until the geologic				
1552	sequestration project is closed site closure) as specified in the area of review and corrective				
1553	action plan, or when monitoring and operational conditions warrant, owners or operators must:				
1554					
1555	(i) Re-evaluate the area of review in the same manner specified in paragraph				
1556	(c)(i) of this section;				
1557	(-)(-)				
1558	(ii) Identify all wells in the re-evaluated area of review that require corrective				
1559	action in the same manner specified in paragraph (c)(iv) of this section;				
1560	words in the same manner specifies in puragraph (e)(11) of this section,				
1561	(iii) Perform corrective action on wells requiring corrective action in the				
1562	reevaluated area of review in the same manner specified in paragraph $\frac{d}{c}(c)(v)$ of this section;				
1563	and				
1564	und				
1565	(iv) Submit an amended area of review and corrective action plan or				
1566	demonstrate to the <u>A</u> dministrator through monitoring data and modeling results that no change				
1567	to the area of review and corrective action plan is needed.				
1568	to the area of feview and coffeetive action plan is needed.				
1569	(A) Any amendments to the area of review and corrective action plan				
1570	must be approved by the aAdministrator;				
1571	must be approved by the artenninstrator,				
1572	(B) Any amendments to the area of review must be incorporated into				
1573	the permit; and				
1574	the permit, and				
1575	(C) Any amendments to the area of review are subject to the permit				
1576	modification requirements of Section 4 of this chapter, as appropriate.				
1577	modification requirements of Section 4 of this enapter, as appropriate.				
1578	(f)(e) The emergency and remedial response plan (as required by Section 18 of this				
1579	<u>chapter</u> ) and a demonstration of financial responsibility (as described by Section 19 of this				
1580	<u>chapter</u> ) must account for the entire area of review (as modified), regardless of whether or not				
1581	corrective action in the area of review is phased.				
1582	corrective action in the area of review is phased.				
1583	(g)(f) All modeling inputs and data used to support area of review reevaluations under				
1584	paragraph (e) (d) of this section shall be retained for ten (10) years.				
1304	paragraph (e) (u) or this section shall be retained for tell [10] years.				
1585	Section 9. Construction and Operation Standards for Class VI Wells.				
1586					
1587	(a) The owner or operator must ensure that all Class VI wells are designed, at a				
1588	minimum, to the construction standards set forth by the $\frac{dD}{dt}$ epartment and the Wyoming $\frac{dD}{dt}$ and				
1589	gGas eConservation eCommission, as applicable, and constructed and completed to:				
1599 1590	goas conscivation completed to.				
1590 1591	(i) Prevent the movement of fluids into or between USDWs or into any				
1591	unauthorized zones;				
1592 1593	unaumonzea zones,				
. , , ,					

Permit the use of appropriate testing devices and workover tools; and

1594

(ii)

1595						
1596	(iii)	Permit	continuous monitoring of the annulus space between the injection			
1597	tubing and long string	g casing	·			
1598						
1599	(b) Casing	g and ce	ment or other materials used in the construction of each Class VI			
1600	• • • • • • • • • • • • • • • • • • • •		actural strength and be designed for the life of the well.			
1601						
1602	(i)	All we	ell materials must be compatible with fluids with which the materials			
1603	may be expected to co		o contact, and meet or exceed standards developed for such			
1604	materials by the American Petroleum Institute, ASTM International, or comparable standards					
1605	acceptable to the aAdministrator.					
1606	_					
1607	(ii)	The ca	sing and cementing program must be designed to prevent the			
1608	movement of fluids in					
1609						
1610	(iii)	In orde	er to allow the <u>aA</u> dministrator to determine and specify casing and			
1611	` /		owner or operator must provide the following information:			
1612	8 1	,	The state of the s			
1613		(A)	Depth to the injection zone;			
1614		` /	i j			
1615		(B)	Injection pressure, external pressure, internal pressure, and axial			
1616	loading;	` /				
1617	<i>6</i> ,					
1618		(C)	Hole size;			
1619		( - )				
1620		(D)	Size and grade of all casing strings (wall thickness, external			
1621	diameter, nominal we	` ′	ngth, joint specification and construction material), including			
1622	whether the casing is	_				
1623	C	,	,			
1624		(E)	Composition Corrosiveness of the carbon dioxide stream and			
1625	formation fluids;	` /				
1626	,					
1627		(F)	Down-hole temperatures and pressures;			
1628		` /	i '			
1629		(G)	Lithology of injection and confining zones;			
1630		` /				
1631		(H)	Type or grade of cement and additives; and			
1632		` /				
1633		(I)	Quantity, chemical composition, and temperature of the carbon			
1634	dioxide stream.	. ,				
1635						
1636	(iv)	Casing	g must extend through the base of the lowermost USDW above the			
1637	` '	_	ed to the surface through the use of a single or multiple strings of			
1638	casing and cement.		<i>C</i>			
1639	<i>5</i>					

1640	(v) At least one (1) long string casing, using a sufficient number of
1641	centralizers, must be set in a manner so as to create a cement bond through the overlying and/or
1642	underlying confining zones(s). The long string casing must extend to the injection zone, must be
1643	cemented by circulating cement to the surface in one (1) or more stages, and must be isolated by
1644	placing cement and/or other isolation techniques as necessary to provide adequate isolation of
1645	the injection zone and provide for protection of USDWs, human health, safety, and the
1646	environment.
1647	
1648	(A) Circulation of cement may be accomplished by staging. The
1649	<b><u>aA</u></b> dministrator may approve an alternative method of cementing in cases where the cement
1650	cannot be recirculated to the surface, provided the owner or operator can demonstrate by using
1651	logs that the cement does not allow fluid movement behind the well bore wellbore.
1652	
1653	(vi) Cement and cement additives must be suitable for use with the carbon
1654	dioxide stream and formation fluids and of sufficient quality and quantity to maintain integrity
1655	over the operating life of the well.
1656	
1657	(vii) The integrity and location of the cement shall be verified using technology
1658	capable of evaluating cement quality radially with sufficient resolution to identify the location of
1659	channels, voids, or other areas of missing cement to ensure that USDWs are not endangered and
1660	that human health, safety, and the environment are protected.
1661	I
1662	(c) All owners and operators of Class VI wells must inject fluids through tubing with
1663	a packer set at a depth opposite a cemented interval at the location approved by the
1664	aAdministrator.
1665	
1666	(i) Tubing and packer materials used in the construction of each Class VI
1667	well must be compatible with fluids with which the materials may be expected to come into
1668	contact and must meet or exceed standards developed for such materials by the American
1669	Petroleum Institute, ASTM International, or comparable standards acceptable to the
1670	aAdministrator.
1671	
1672	(ii) In order for the <u>aAdministrator</u> to determine and specify requirements for
1673	tubing and packer, the owner or operator must submit the following information:
1674	tuoing and packer, the owner or operator mast such the ronowing information.
1675	(A) Depth of setting;
1676	(11) Depth of betting,
1677	(B) Characteristics of the carbon dioxide stream (e.g., chemical
1678	content, corrosiveness, temperature, and density) and formation fluids;
1679	content, corrosiveness, temperature, and density) and formation rigids,
1680	(C) Maximum proposed injection pressure;
1681	(C) Manimum proposed injection pressure,
1682	(D) Maximum proposed annular pressure;
1683	(D) Maximum proposed amulai pressure,
1684	(E) Maximum proposed injection rate (intermittent or continuous) and
1004	(E) waxiinaiii proposed injection rate (interinitent of continuous) and

volume of the carbon dioxide stream;

1686 1687 (F) Size of tubing and casing; and 1688 1689 (G) Tubing tensile, burst, and collapse strengths. 1690 Section 10. **Class VI Injection Depth Waiver Requirements.** 1691 1692 The owner and/or operator seeking a waiver of the requirement to inject below the (a) 1693 lowermost USDW shall submit a supplemental report concurrent with the permit application. 1694 The report shall contain the following: 1695 1696 (i) A demonstration that the injection zone(s) is/are laterally continuous, is 1697 not a USDW, and is not hydraulically connected to USDWs; does not outcrop within the area of 1698 review; has adequate injectivity;, volume, and sufficient porosity to safely contain the injected 1699 carbon dioxide and formation fluids; and has appropriate geochemistry. 1700 1701 (ii) A demonstration that the injection zone(s) is/are bounded by laterally 1702 continuous, impermeable confining units above and below the injection zone(s) adequate to 1703 prevent fluid movement and pressure buildup outside of the injection zone(s); and that the 1704 confining unit(s) is/are free of transmissive faults and fractures. The report shall further 1705 characterize the regional fracture properties and contain a demonstration that the fractures will 1706 not interfere with injection, serve as conduits, or endanger USDWs. 1707 1708 A computer model demonstrating that USDWs above and below the 1709 injection zone will not be endangered as a result of fluid movement. The modeling shall be done 1710 in conjunction with the area of review determination, as described in Section 8 of this chapter, 1711 and is subject to requirements, as described in Section 8(c) of this chapter, and periodic 1712 reevaluation, as described in Section 8(e) of this chapter. 1713 1714 A demonstration that well design and construction, in conjunction with the 1715 waiver, will ensure isolation of the injectate in lieu of the requirements of Section 9(a)(i) of this 1716 chapter and will meet the well construction requirements of paragraph (e) if of this section. 1717 1718 A description of how the monitoring and testing and any additional plans 1719 will be tailored to this geologic sequestration project to ensure protection of USDWs above and 1720 below the injection zone. 1721 1722 Information on the location of all public water supplies affected, (vi) 1723 reasonably likely to be affected, or served by USDWs in the area of review. 1724 1725 Any other information requested by the Administrator. (vii) 1726 1727 (b) To inform the EPA #Regional aAdministrator's decision on whether to grant a 1728 waiver of the injection depth requirements of 40 CFR §§ 144.6, 146.5(f), and 146.86(a)(1), the 1729 aAdministrator must submit, to the EPA regional Administrator, documentation of the

1730

following:

1731			
1732	(i)	An ev	aluation of the following information as it relates to siting,
1733			of a geologic sequestration project with a waiver:
1734	, 1		
1735		(A)	The integrity of the upper and lower confining units;
1736		(D)	
1737	C	(B)	The suitability of the injection zone(s) (e.g., lateral continuity; lack
1738			actures; knowledge of current or planned artificial penetrations into
1739	the injection zone(s) (	or form	ations below the injection zone);
1740		( <b>G</b> )	
1741		(C)	The potential capacity of the geologic formation(s) to sequester
1742	carbon dioxide, accou	inting f	or the availability of alternative injection sites;
1743			
1744		(D)	All other site characterization data, the proposed emergency and
1745	remedial response pla	n, and	a demonstration of financial responsibility;
1746			
1747		(E)	Community needs, demands, and supply from drinking water
1748	resources;		
1749			
1750		(F)	Planned needs, potential and/or future use of USDWs and non-
1751	USDWs in the area;		
1752			
1753		(G)	Planned or permitted water, hydrocarbon, or mineral resource
1754	exploitation potential	of the	proposed injection formation(s) and other formations both above and
1755			etermine if there are any plans to drill through the formation to
1756			h the proposed injection zone(s)/formation(s);
1757			
1758		(H)	The proposed plan for securing alternative resources or treating
1759	USDW formation was	` /	the event of contamination related to the Class VI injection activity;
1760	and,		
1761	<b></b>	<del>(ii)</del> (I)	Any other applicable considerations or information requested by
1762	the <b>a</b> Administrator.		This other approache constactations of information requested by
1763	the u <u>rl</u> ammstrator.		
1764	(ii)(ii)	Consu	ltation with the Public Water System Supervision Directors of all
1765			sdiction over lands within the area of review of a well for which a
1766	waiver is sought.	ing juri	saletion over fands within the area of feview of a went for which a
1767	warver is sought.		
1768	(iv)(iii	Anyx	ritten waiver-related information submitted by the Public Water
1769			(s) to the (UIC) Director.
	System Supervision L	nector	(s) to the (OIC) Director.
1770	(a) Comou		ith the Class VI name translication public nation process the
1771			ith the Class VI permit application public notice process, the
1772	-	-	blic notice that an injection depth waiver request has been
1773	submitted. The notice	snall c	iearry state:
1774	<b></b>	mi i	
1775	(i)	The de	epth of the proposed injection zone(s)-;
1776			

1777	(ii)	The location of the injection wells-;
1778		
1779	(iii)	The name and depth of all USDWs within the area of review-;
1780		
1781	(iv)	A map of the area of review <del>-</del> ;
1782		
1783	(v)	The names of any public water supplies affected, reasonably likely to be
1784	affected, or served by	the USDWs in the area of review-; and
1785		
1786	(vi)	The results of any consultation between the UIC program and the Public
1787	Water System Superv	vision program within the area of review.
1788		
1789	(d) Follow	ving the injection depth waiver application public notice, the <u>aA</u> dministrator
1790	of the Water Quality	Division of the Department of Environmental Quality shall provide all the
1791	information received	through the waiver application process to the US EPA FRegional
1792	aAdministrator. Base	d on the information provided, the US EPA <u>FR</u> egional <u>aA</u> dministrator shall
1793	provide written concu	arrence or non-concurrence regarding waiver issuance.
1794	•	
1795	(i)	If the US EPA FRegional Administrator requires additional information
1796	to make a decision, th	ne aAdministrator of the Water Quality Division of the Department of
1797	Environmental Qualit	ty shall provide the information. The US EPA FRegional-aAdministrator
1798	may require public no	otice of the new information.
1799	7 1 1	
1800	(ii)	In no case shall the The-aAdministrator of a State-approved program the
1801	Water Quality Division	on of the Department of Environmental Quality shall not issue a depth
1802	<del>-</del>	out receipt of written concurrence from the US EPA Regional
1803	Administrator.	
1804		
1805	(e) If an in	njection depth waiver is issued, within thirty (30) days of issuance, the EPA
1806		ng information on the Office of Water's website:
1807	1	
1808	(i)	The depth of the proposed injection zone(s).
1809		
1810	(ii)	The location of the injection wells.
1811	(11)	The foculton of the injection wents.
1812	(iii)	The name and depth of all USDWs within the area of review.
1813	(111)	The hame and depth of all CDD with min the area of review.
1814	(iv)	A map of the area of review.
1815	(17)	Timup of the area of feview.
1816	(v)	The names of any public water supplies affected, reasonably likely to be
1817		the USDWs in the area of review.
1818	arrected, or served by	the ODD with the area of review.
1819	(vi)	The date of waiver issuance.
1820	(VI)	The date of warver issuance.
1040		

- 1821 Upon receipt of a waiver of the requirement to inject below the lowermost USDW (f) 1822 for geologic sequestration, the owner or operator of a Class VI well must comply with the 1823 following: 1824 1825 (i) All requirements of Sections 8, 11, 12, 13, 15, 16, 18, and 19 of this 1826 chapter. 1827 1828 (ii) All the requirements of Section 9 of this chapter with the following 1829 modified requirements: 1830 1831 (A) The Class VI well shall be constructed and completed to prevent the movement of fluids into any unauthorized zones including USDWs, in lieu of requirements 1832 of Section 9(a)(1) 9(a)(i) of this chatper chapter. 1833 1834 1835 The casing and cementing program shall be designed to prevent the (B) movement of fluids into any unauthorized zones including USDWs, in lieu of requirements of 1836 1837 Section 9(b) and  $\frac{9(b)(1)}{9(b)(i)}$  9(b)(i)of this chapter. 1838 1839 The casing shall extend through the base of the nearest USDW (C) 1840 directly above the injection zone and shall be cemented to the surface; or at the aAdministrator's 1841 discretion, another formation above the injection zone and below the nearest USDW above the 1842 injection zone. 1843 1844 All the requirements of Sections 14 and 17 of this chapter with the (iii) 1845 following modified requirements: 1846 1847 (A) The owner or operator shall monitor the groundwater quality, 1848 geochemical changes, and pressure in the first USDWs immediately above and below the 1849 injection zone(s); and any other formation at the discretion of the aAdministrator. 1850 1851 (B) The owner or operator shall conduct Ttesting and monitoring to 1852 track the extent of the carbon dioxide plume and the presence or absence of elevated pressure 1853 (e.g., the pressure front) by using direct methods to monitor for pressure changes in the injection 1854 zone(s); and, indirect methods (e.g., seismic, electrical, gravity, or electromagnetic surveys 1855 and/or down-hole carbon dioxide detection tools), unless the Administrator determines, based 1856 on site-specific geology, that such methods are not appropriate. 1857 1858 All requirements of Section 17 of this chapter with the following, 1859 modified post-injection site care monitoring requirements: 1860 1861 (A) The owner or operator shall monitor the groundwater quality, 1862 geochemical changes and pressure in the first USDWs immediately above and below the
  - (B) Testing and monitoring to track the extent of the carbon dioxide plume and the presence or absence of elevated pressure (e.g., the pressure front) by using direct

injection zone; and in any other formations at the discretion of the aAdministrator.

1863

1864 1865

methods in the injection zone(s); and indirect methods (e.g., seismic, electrical, gravity, or electromagnetic surveys and/or down-hole carbon dioxide detection tools), unless the <u>aA</u>dministrator determines based on site-specific geology, that such methods are not appropriate;

(v) Any additional requirements requested by the <u>aA</u>dministrator to ensure protection of USDWs above and below the injection zone(s).

# Section 11. Logging, <u>sSampling</u>, and <u>tTesting <u>pPrior</u> to <u>tInjection <u>wWell</u> eOperation.</u></u>

- (a) During the drilling and construction of a Class VI injection well, the owner or operator must run appropriate logs, surveys and tests to determine or verify the depth, thickness, porosity, permeability, and lithology of, and the salinity of any formation fluids within, for in all relevant geologic formations in order to ensure conformance with the injection well construction requirements under Section 9 of this chapter, and to establish accurate baseline data against which future measurements may be compared. The owner or operator must submit to the Administrator a descriptive report prepared by a knowledgeable log analyst that includes an interpretation of the results of such logs and tests. At a minimum, such logs and tests must include:
- (i) The owner or operator must submit to the administrator a descriptive report prepared by a knowledgeable log analyst that includes an interpretation of the results of such logs and tests. At a minimum, such logs and tests must include:
- (A)(i) Deviation checks measured during drilling on all holes constructed by drilling a pilot hole that is subsequently enlarged by reaming or another method. Such checks must be at sufficiently frequent intervals to determine the location of the borehole and to ensure that vertical avenues for fluid movement in the form of diverging holes are not created during drilling; and
  - (B)(ii) Before and upon installation of the surface casing:
- (I)(A) Resistivity, spontaneous potential, and caliper logs before the casing is installed; and
- (II)(B) A cement bond, and variable density log, or other approved device to evaluate cement quality radially with sufficient resolution to identify channels, voids, or other areas of missing cement, and a temperature log, after the casing is set and cemented.
  - (C)(iii) Before and upon installation of the long string casing:
- (I)(A) Resistivity, spontaneous potential, porosity, caliper, gamma ray, fracture finder logs, and any other logs the <u>aA</u>dministrator requires for the given geology before the casing is installed; and

1911 1912	(II)(B) A cement bond and variable density log, and a temperature log after the casing is set and cemented.
1913 1914 1915	(D)(iv) Test(s) designed to demonstrate the internal and external mechanical integrity of injection wells, which may include:
1916 1917	(I)(A) A pressure test with liquid or gas;
1918 1919	(II)(B) Diagnostic tools A tracer survey, such as oxygen-activation
1920	logging;
1921	1056m5,
1922	(III)(C)A temperature or noise log; and
1923	( ) <u>( - )</u>
1924	(IV)(D) A casing inspection log.
1925	
1926	(E)(v) Any alternative methods that provide equivalent or better information and
1927	that are required of, and/or approved by the aAdministrator.
1928	
1929	(b) The owner or operator must take whole cores or sidewall cores of the injection
1930	zone and confining system, and formation fluid samples from the injection zone(s), and submit to
1931	the <u>aA</u> dministrator a detailed report prepared by a log analyst that includes:
1932	
1933	(i) Well log analyses (including well logs);
1934	
1935	(ii) Core analyses; and
1936	(iii) Farmatian flaid amount information
1937	(iii) Formation fluid sample information.
1938 1939	(i) (iv) The addministrator may assent data from sores and fluid samples from
1939	(i) (iv) The <u>aA</u> dministrator may accept data from cores and fluid samples from nearby wells if the owner or operator can demonstrate that such data are representative of
1941	conditions in the wellbore.
1942	conditions in the wendore.
1943	(c) Prior to injection well operation, tThe owner or operator must record the
1944	formation fluid temperature, formation fluid pH and conductivity, reservoir pressure, and static
1945	fluid level of the injection zone(s).
1946	<b>3</b>
1947	(d) At any time prior to injection well operation, tThe owner or operator must
1948	determine fracture pressures of the injection and confining zones and verify hydrogeologic and
1949	geo-mechanical characteristics of the injection zone by conducting the following tests: a pressure
1950	fall-off test, any other information requested by the Administrator; and,
1951	
1952	(i) A pressure fall-off test; and,
1953	
1954	(ii)(i) A pump test; or
1955	
1956	(iii)(ii) Injectivity tests.

 (e) The owner or operator must provide the <u>aAdministrator</u> with the opportunity to witness all logging and testing by this <u>subpart section</u>. The owner or operator must submit a <u>schedule of such activities to the Administrator prior to conducting the first test and notify the Administrator of any changes to the schedule thirty (30) days prior to the next scheduled test.</u>

(i) The owner or operator must submit a schedule of such activities to the administrator upon spudding the well and notify the administrator of any changes to the schedule at least thirty (30) days prior to the scheduled test.

#### Section 12. injection wwwell operating requirements.

- (a) The owner or operator must ensure that injection pressure does not exceed <u>ninety</u> (90) percent of the fracture pressure of the injection zone(s) so as to ensure that the injection does not initiate new fractures or propagate existing fractures in the injection zone(s). In no case may injection pressure cause movement of injection or formation fluids in a manner that endangers a USDW, or otherwise threatens human health, safety, or the environment.
- (i) <u>In no case may injection pressure cause movement of injection or formation fluids in a manner that endangers a USDW, or otherwise threatens human health, safety, or the environment.</u>
- (i)(ii) In no case may injection pressure initiate fractures in the confining zone(s) or cause the movement of injectate or formation fluids that endangers a USDW or otherwise threatens human health, safety, or the environment.
- (b) Injection of the carbon dioxide stream between the outermost casing protecting USDWs and the <u>well-bore</u> is prohibited.
- (c) The owner or operator must fill the annulus between the tubing and the long string casing with a non-corrosive fluid approved by the <u>aAdministrator</u>. The owner or operator must maintain on the annulus a pressure that exceeds the operating injection pressure, unless the <u>Administrator determines that such requirement might harm the integrity of the well or endanger USDWs</u>.
- (i) The owner or operator must maintain on the annulus a pressure that exceeds the operating injection pressure, unless the administrator determines that such requirement might harm the integrity of the well or endanger USDWs.
- (d) Other than during periods of well workover <u>or</u> (maintenance) approved by the <u>aA</u>dministrator in which the sealed tubing-casing annulus is, by necessity, disassembled for maintenance or corrective procedures, the owner or operator must maintain mechanical integrity of the injection well at all times.
- (e) The owner or operator must install and use continuous recording devices to monitor:

2002			
2003		(i)	Injection pressure; and
2004			
2005		(ii)	Rate, volume, and temperature of the carbon dioxide stream.
2006			
2007	(f)	The ov	wner or operator must install and use continuous recording devices to
2008	monitor the pr	ressure (	on the annulus between the tubing and the long string casing and annulus
2009	fluid volume.		
2010			
2011	(g)	The ov	wner or operator must install, test, and use alarms and automatic surface
2012	shut-off system	ms, or a	t the discretion of the aAdministrator use down-hole shut-off systems (e.g.,
2013	automatic shu	t-off, ch	neck valves), or other mechanical devices that provide equivalent
2014	protection, de	signed t	to alert the operator and shut-in the well when operating parameters such as
2015	injection rate,	injectio	on pressure, or other parameters approved by the <u>aA</u> dministrator diverge
2016	beyond range	s and/or	gradients specified in the permit.
2017			
2018	(h)	If an a	utomatic shutdown is triggered or a loss of mechanical integrity is
2019	discovered, th	e owner	r or operator must immediately investigate and identify as expeditiously as
2020	possible the c	ause. <u>If,</u>	upon such investigation, the well appears to be lacking mechanical
2021	integrity, or if	monito	ring required under paragraphs (e), (f), and (g) of this section otherwise
2022	indicates that	the well	I may be lacking mechanical integrity, the owner or operator must:
2023			
2024		<del>(i)</del>	If, upon such investigation, the well appears to be lacking mechanical
2025	integrity, or if	<del>`monito</del>	ring required under paragraphs (e), (f), and (g) of this section otherwise
2026	indicates that	the well	I may be lacking mechanical integrity, the owner or operator must:
2027			
2028		( <u>A)(i)</u>	Immediately cease injection;
2029			
2030		(B)(ii)	Take all steps reasonably necessary to determine whether there may have
2031	been a release	of the i	njected carbon dioxide stream or formation fluids into any unauthorized
2032	zone;		
2033			
2034		<del>(C)</del> (iii	Notify the <u>A</u> dministrator within <u>twenty-four (</u> 24) hours;
2035			
2036			Restore and demonstrate mechanical integrity to the satisfaction of the
2037	<u>aA</u> dministrato	or as soc	on as practicable and prior to resuming injection; and
2038			
2039		<del>(E)</del> (v)	Notify the <u>aA</u> dministrator when injection can be expected to resume.
2040	Sectio	n 12	Mechanical Integrity.
	Section	11 13.	ricchameat fintegrity.
2041	( )	A C1	NATIONAL TO A STATE OF THE STAT
2042	(a)	A Clas	ss VI well has mechanical integrity if:
2043		<i>(</i> *)	
2044		(i)	There is no significant leak in the casing, tubing, or packer; and
2045			

- (ii) There is no significant fluid movement into a USDW through channels adjacent to the injection well bore wellbore.
- (b) To evaluate the absence of significant leaks under paragraph (a)(i) of this section, owners or operators must, following an initial annulus pressure test, continuously monitor injection pressure, rate, injected volumes, and pressure on the annulus between tubing and long string casing and annulus fluid volume as specified in Section 12 (e) and (f) of this chapter;
- (c) At least once per year, the owner or operator must use one (1) of the following methods to determine the absence of significant fluid movement under subparagraph (a)(ii) of this section:
  - (i) An approved tracer survey such as an oxygen-activation log; or
  - (ii) A temperature or noise log.

- (d) If required by the <u>aA</u>dministrator, at a frequency specified in the testing and monitoring plan required in Section 14 of this chapter, the owner or operator must run a casing inspection log to determine the presence or absence of corrosion in the long-string casing.
- (e) The <u>aA</u>dministrator may require any other test to evaluate mechanical integrity under paragraph (a)(i) or (a)(ii) of this section. Also, the <u>aA</u>dministrator may allow the use of a test to demonstrate mechanical integrity other than those listed above, with the written approval of the US EPA <u>regional aA</u>dministrator. <u>To obtain approval</u>, the <u>Administrator must submit a</u> written request to the US EPA Administrator that must set forth the proposed test and all technical data supporting its use.
- (i) To obtain approval, the administrator must submit a written request to the US EPA regional administrator that must set forth the proposed test and all technical data supporting its use.
- (f) In conducting and evaluating the tests enumerated in this section or others to be allowed by the <u>aA</u>dministrator, the owner or operator and the <u>aA</u>dministrator must apply methods and standards generally accepted in the industry.
- (i) When the owner or operator reports the results of mechanical integrity tests to the <u>aA</u>dministrator, he/she shall include a description of the test(s) and the method(s) used.
- (ii) In making his/her evaluation, the <u>aA</u>dministrator must review monitoring and other test data submitted since the previous evaluation.
- (g) The <u>aA</u>dministrator may require additional or alternative tests if the results presented by the owner or operator under paragraph (e) of this section are not satisfactory to the <u>aA</u>dministrator to demonstrate that there is no significant leak in the casing, tubing or packer, or

significant movement of fluid into or between USDWs resulting from the injection activity as stated in paragraphs (a)(i) and (a)(ii) of this section.

#### Section 14. Testing and mMonitoring requirements.

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- 2095 (a) The owner or operator of a Class VI well must prepare, maintain, and comply
  2096 with a testing and monitoring plan to verify that the geologic sequestration project is operating as
  2097 permitted and is not endangering USDWs. The testing and monitoring plan must be submitted
  2098 with the permit application, for Administrator approval, and must include a description of how
  2099 the owner or operator will meet the requirements of this section, including accessing sites for all
  2100 necessary monitoring and testing during the life of the project.
  2101
  - (i) The requirement to maintain and implement an approved plan is directly enforceable regardless of whether the requirement is a condition of the permit.
  - (ii) The testing and monitoring plan must be submitted with the permit application, for administrator approval, and must include a description of how the owner or operator will meet the requirements of this section, including accessing sites for all necessary monitoring and testing during the life of the project.
  - (b) Testing and monitoring associated with geologic sequestration projects must, at a minimum, include:
  - (i) Plans and procedures for environmental surveillance and excursion detection, prevention, and control programs, including a monitoring plan to:
    - (A) Assess the migration of the injected carbon dioxide; and
  - (B) <u>Insure Ensure</u> the retention of the carbon dioxide in the geologic sequestration site.
  - (C) For purposes of this section, "excursion" shall mean the detection of migrating carbon dioxide at or beyond the boundary of the geologic sequestration site as defined in W.S. 35-11-103(c).
  - (ii) Analysis of the carbon dioxide stream with sufficient frequency to yield data representative of its chemical and physical characteristics;
  - (iii) Installation and use, except during well workovers, of continuous recording devices to monitor:
    - (A) Injection pressure;
- 2134 (B) Rate and volume; 2135

2136		(C)	Pressure on the annulus between the tubing and the long string
2137	casing; and		
2138			
2139		(D)	The annulus fluid volume added-; and
2140			
2141		(E)	The pressure on the annulus between the tubing and the long string
2142	casing.		
2143			
2144	(iv)	Corro	sion monitoring of the well materials for loss of mass, thickness,
2145	cracking, pitting, and	l other s	igns of corrosion must be performed and recorded at least quarterly
2146	to ensure that the we	ll comp	onents meet the minimum standards for material strength and
2147	performance set forth	n in Sec	tion 9(b) of this chapter by:
2148	•		· · · · · · · · · · · · · · · · · · ·
2149		(A)	Analyzing coupons of the well construction materials placed in
2150	contact with the carb	on diox	ide stream; or
2151			
2152		(B)	Routing the carbon dioxide stream through a loop constructed with
2153	the material used in t	he well	and inspecting the materials in the loop; or
2154			
2155		(C)	Using an alternative method, materials, or time period approved by
2156	the <b>a</b> Administrator.	, ,	
2157	_		
2158	(v)	Period	lic monitoring of the reservoir fluid groundwater quality in a
2159	permeable and porou		tion as near as practicable to and geochemical changes above the
2160			mical changes that may be a result of carbon dioxide movement or
2161	_	_	ovement through the confining zone(s) or additional identified zones
2162	including:		
2163			
2164		(A)	The location and number of monitoring wells must be based on
2165	specific information	` /	ne geologic sequestration project, including injection rate and
2166	-		ce of artificial penetrations and other relevant factors; and
2167	, & &, ,	1	1
2168		(B)	The monitoring frequency and spatial distribution of monitoring
2169	wells based on baseli	` /	chemical data that have been collected under Section 5(b)(xi)
2170		_	any modeling results in the area of review evaluation required by
2171	Section 8(c) of this c		
2172	(c) <u></u>	<u></u> -	
2173	(vi)	A den	nonstration of external mechanical integrity pursuant to Section
2174	` '		intil the well is plugged; and if required by the <u>aAdministrator</u> , a
2175		-	nt to requirements of Section 13(d) of this chapter at a frequency
2176	established in the tes		· · · · · · · · · · · · · · · · · · ·
2177	established in the tes	ting and	momoring plan,
2177	(vii)	Δ pro	ssure fall-off test or other equivalent test that identifies reservoir
2179	` /	-	ow dynamics at least once every five (5) years unless more frequent
2179			dministrator based on site-specific information; and
	testing is required by	me <del>a</del> A	unimistrator based on site-specific information; and
2181			

(viii) Testing and monitoring to track the extent of the carbon dioxide plume, the position of the pressure front, and surface displacement by using:

- (A) Direct methods in the injection zone(s); and
- (B) Indirect methods (e.g., seismic, electrical, gravity, or electromagnetic surveys and/or down-hole carbon dioxide detection tools), unless the <u>aA</u>dministrator determines, based on site-specific geology, that such methods are not appropriate;
- (ix) At the <u>aA</u>dministrator's discretion, based on site-specific conditions, surface air monitoring and/or soil gas monitoring to detect movement of carbon dioxide that could endanger a USDW, or otherwise threaten human health, safety, or the environment.
- (A) The testing and monitoring plan surface air or soil gas monitoring plan must be based on potential risks to USDWs, and modeling within the area of review;
- (B) The monitoring frequency and spatial distribution of surface air monitoring and/or soil gas monitoring must reflect baseline data. The monitoring plan must specify how the proposed monitoring will yield useful information on the area of review delineation and the potential movement of fluid containing any contaminant into USDWs in exceedence of any primary drinking water regulation under 40 CFR Part 141, or which may otherwise adversely affect human health, safety, or the environment.
- (x) If an owner or operator demonstrates that monitoring employed under 40 CFR §§ 98.440 to 98.449 (Clean Air Act, 42 U.S.C. 7401 et seq.) accomplishes the goals of (h)(1) and (2) (b)(ix)(A) and (B) of this section, and meets the requirements pursuant to 40 CFR § 146.91(c)(5), a Director the Administrator that requires surface air/soil gas monitoring must approve the use of monitoring employed under 40 CFR §§ 98.440 to 98.449. Compliance with §§ 98.440 to 98.449 pursuant to this provision is considered a condition of the Class VI permit;
- (xi) Any additional monitoring, as required by the <u>aA</u>dministrator, necessary to support, upgrade, and improve computational modeling of the area of review re-evaluation required under Section <u>8(e)</u> <u>8(d)</u> of this chapter and as necessary to demonstrate that there is no movement of fluid containing any contaminant into underground sources of drinking water in exceedence of any primary drinking water regulation under 40 CFR Part 141, or which could otherwise adversely affect human health, safety, or the environment;
- (xii) The owner or operator shall periodically review the testing and monitoring plan to incorporate monitoring data collected under this subpart, operational data collected under Section 11 of this chapter, and the most recent area of review reevaluation performed under Section 8 of this chapter. In no case shall the owner or operator review the testing and monitoring plan less often than once every five (5) years. Based on this review, the owner or operator shall submit an amended testing and monitoring plan or demonstrate to the administrator that no amendment to the testing and monitoring plan is needed. Any amendments to the testing and monitoring plan must be approved by the administrator, must be

2228 2229 2230 2231		, as app	ropriat	and are subject to the permit modification requirements of Section 4 e. Amended plans or demonstrations shall be submitted to the
2231 2232 2233			(A)	Within one (1) year of an area of review reevaluation;
2234 2235 2236	of monitoring determined by			Following any significant changes to the facility, such as addition permitted injection wells within the area of review, on a schedule trator: or
2237	determined by	uic u <u>z r</u>	GIIIIIII	intion, or
2238 2239			(C)	When required by the <u>aA</u> dministrator.
2240		(xiii)	Δ αμα	lity assurance and surveillance plan for all testing and monitoring
2241 2242	requirements.	(AIII)	A qua	inty assurance and surveinance plan for an testing and mointoring
2242	(c)	The ne	rmittee	shall retain records of all monitoring information, including the
2244	following:	The pe	mittee	shan retain records of an monitoring information, including the
2245	ionowing.			
2246		(i)	Calibr	ation and maintenance records and all original strip chart recordings
2247	for continuous			strumentation, copies of all reports required by this permit, and
2248				mplete the application for this permit, for a period of at least three
2249				e sample, measurement, report, or application. This period may be
	and the second s			
2250	extended by re	<u>equest c</u>	or the A	dministrator at any time; and
2251		(!!)	Tris a second	
2252	4 1.2	<u>(ii)</u>		ature and composition of all injected fluids until three (3) years after
2253				ng and abandonment procedures specified under Section 16 of this
2254	•			may require the owner or operator to deliver the records to the
2255	Administrator	at the c	conclus:	ion of the retention period.
2256 2257	(d)	Record	ds of m	onitoring information shall include:
2258				
2259		<u>(i)</u>	The da	ate, exact place, and time of sampling or measurements;
2260				
2261		<u>(ii)</u>	The in	dividual(s) who performed the sampling or measurements;
2262				
2263		(iii)	The da	ate(s) analyses were performed;
2264				
2265		(iv)	The in	dividual(s) who performed the analyses;
2266				
2267		(v)	The ar	nalytical techniques or methods used; and
2268		-		<del></del>
2269		(vi)	The re	esults of such analyses.
2270	Sectio	n 15.	Repor	rting <mark>FR</mark> equirements.
2271			_	

2272	(a) The c	wner o	r operator must, at a minimum, provide the following reports to the
2273	<b>a</b> Administrator, for e	each per	rmitted Class VI well:
2274		_	
2275	(i)	Semi	-annual reports, which are required by the permit shall be submitted
2276	to the Administrator		thirty (30) days following the end of the period covered in the report,
2277	and shall containing		- · · · · · · · · · · · · · · · · · · ·
2278			
2279		(A)	Any changes to the physical, chemical, and other relevant
2280 2281	characteristics of the	carbon	dioxide stream from the proposed operating data;
2282		(B)	Monthly average, maximum and minimum values for injection
2283	pressure, flow rate a	nd volu	me, and annular pressure;
2284			
2285		(C)	A description of any event that exceeds operating parameters for
2286	annulus pressure or i	injection	n pressure as specified in the permit;
2287			
2288		(D)	A description of any event that triggers a shutdown device required
2289	pursuant to Section	12(g) of	this chapter, and the response taken;
2290	1	(8)	1
2291		(E)	The monthly volume of the carbon dioxide stream injected over the
2292	reporting period and	` /	·
2293	reporting period and	project	, cumulativery,
2294		(F)	Monthly annulus fluid volume added; and
2295		(1)	Worlding aminutes field volume added, and
2293		(C)	The regults of manitoring prescribed under Section 14 of this
	ala autou	(G)	The results of monitoring prescribed under Section 14 of this
2297	<u>chapter</u> .		
2298	(**)	ъ	
2299	(ii)	керо	rt, within thirty (30) days the results of:
2300			
2301		(A)	Periodic tests of mechanical integrity;
2302			
2303		(B)	Any other test of the injection well conducted by the permittee if
2304	required by the aAdı	ninistra	itor; and
2305			
2306		(C)	Any well workover.
2307			
2308	(iii)	Repo	rt, within twenty-four (24) hours:
2309	<b>\</b> /	1	· · · · · · · · · · · · · · · · · · ·
2310		(A)	Any evidence that the injected carbon dioxide stream or associated
2311	pressure front may c	` /	endangerment to a USDW;
2312	probate from may c	ause all	i chamigarinent to a CDD 11,
2312		(B)	Any noncompliance with a permit condition, or malfunction of the
	injustion system	` /	
2314	mjection system, wn	nen may	y cause fluid migration into or between USDWs;
2315		(0)	A contain a single of a short of
2316	<b>c</b> \	(C)	Any triggering of a shut-off system (i.e., down-hole or at the
2317	surface);		

2318	
2319	(D) Pursuant to compliance with the requirement at Section $14(b)(x)$ of
2320	this chapter for surface air or soil gas monitoring or other monitoring technologies, if required
2321	by the <u>aA</u> dministrator, any release of carbon dioxide to the atmosphere or biosphere.
2322	
2323	(iv) Owners or operators must notify the Administrator in writing thirty (30)
2324	days in advance of:
2325	
2326	(A) Any planned well workover;
2327	()
2328	(B) Any planned stimulation activities, other than stimulation for
2329	formation testing conducted under Section 5 of this chapter; and
2330	Tornation testing conducted under section 5 of this enapter, and
2331	(C) Any other planned test of the injection well conducted by the
2332	permittee.
2333	permittee.
2334	(moved to 15(a)(i))(b) Reports required by the permit shall be submitted to the
2335	administrator within 30_days following the end of the period covered in the report.
2336	
2337	(c) Owners or operators must submit all required reports, submittals, and notifications
2338	to both the <u>aA</u> dministrator and to EPA, in an electronic format acceptable to the EPA.
2339	
2340	(d) The permittee shall submit a written report to the <u>aA</u> dministrator of all remedial
2341	work concerning the failure of equipment or operational procedures that resulted in a violation of
2342	a permit condition, at the completion of the remedial work.
2343	
2344	(e) For any aborted or curtailed operation, a complete report shall be submitted
2345	within thirty (30) days of complete termination of the discharge or associated activity.
2346	
2347	(f) The permittee shall retain all monitoring records required by the permit for a
2348	period of ten (10) years following facility site closure. The aAdministrator may require the
2349	owner or operator to deliver the records to the aAdministrator at the conclusion of the retention
2350	period.
2351	Section 16. Injection wWell pPlugging.
2352	
2353	(a) Prior to the well-plugging, the owner or operator must flush each Class VI
2354	injection well with a buffer fluid, determine bottom hole reservoir pressure, and perform a final
2355	external mechanical integrity test in accordance with Section 13 of this chapter.
2356	one me mediane integrity test in accordance with section 15 of this enapter.
2357	(b) The owner or operator of a Class VI well must prepare, maintain, update on the
2358	same schedule as the update to the area of review delineation, and comply with a well-plugging
2359	
	plan that is acceptable to the <u>aAdministrator</u> . <u>Temporary or intermittent cessation of injection</u>
2360	operations is not abandonment. The well-plugging plan must include the following information:

2363	(i) The requirement to maintain and implement an approved plan is directly
2364	enforceable regardless of whether the requirement is a condition of the permit.
2365	
2366	(ii) The well plugging plan must be submitted as part of the permit application
2367	and must include the following information:
2368 2369	(A)(i) Appropriate test or measure to determine bottom hole reservoir pressure;
2370	Appropriate test of measure to determine bottom note reservoir pressure,
2371	(B)(ii) Appropriate testing methods to ensure final external mechanical integrity
2372	as specified in Section 13 of this chapter;
2373	
2374	(C)(iii) The type and number of plugs to be used;
<ul><li>2375</li><li>2376</li></ul>	(D)(iv) The placement of each plug including the elevation of the top and bottom
2377	of each plug;
2378	of each plug,
2379	(E)(v) The type and grade and quantity of material, suitable for use with the
2380	carbon dioxide stream, to be used in plugging;
2381	euron dioxide stream, to be used in pragging,
2382	(I) The material must be suitable for use with the carbon
2383	dioxide stream.
2384	dioxide stream.
2385	(F)(vi) A description of the method of placement of the plugs.
2386	(1)(VI) A description of the method of placement of the plugs.
2387	(c) The owner or operator must notify the aAdministrator, in writing, at least sixty
2388	(60) days before plugging a well.
2389	(00) days before plugging a well.
	(i) If any shanges have been made to the opining well plugging plan the
2390	(i) If any changes have been made to the original well_plugging plan, the
2391	owner or operator must also provide the revised well_plugging plan.
2392	(i) At the discontinue of the extinuistant on a charge matical ways by
2393	(ii) At the discretion of the <u>aA</u> dministrator, a shorter notice period may be
2394	allowed.
2395	
2396	(iii) Any amendments to the injection well-plugging plan must be approved by
2397	the <u>aA</u> dministrator, must be incorporated into the permit, and are subject to the permit
2398	modification requirements of Section 4 of this chapter, as appropriate.
2399	
2400	(d) Within <u>sixty (60)</u> days after completion of plugging and abandonment of a well or
2401	well field the permittee shall submit to the <u>aA</u> dministrator a final report that includes:
2402	
2403	(i) Certification of completion in accordance with approved plans and
2404	specifications by a licensed professional engineer or a licensed professional geologist.
2405	
2406	(ii) Certification of accuracy by the owner or operator and by the person who
2407	performed the plugging operation (if other than the owner or operator).
2408	• • • • • • • • • • • • • • • • • • • •

2409 The owner or operator shall retain the well-plugging report for ten (10) (iii) 2410 years following site closure. 2411 Section 17. Post-injection Site Care and Site Closure. 2412 2413 The owner or operator of a Class VI well must prepare, maintain, update on the 2414 same schedule as the update to the area of review delineation, and comply with a plan for post-2415 injection site care and site closure that meets the requirements of subpart paragraph (a)(ii) of this 2416 section and is acceptable to the aAdministrator. The requirement to maintain and implement an 2417 approved plan is directly enforceable regardless of whether the requirement is a condition of the 2418 permit. 2419 2420 (i) The owner or operator must submit the post-injection site care and site 2421 closure plan as a part of the permit application to be approved by the aAdministrator, in 2422 consultation with EPA. 2423 2424 (ii) The post-injection site care and site closure plan must include the 2425 following information: 2426 2427 (A) A demonstration containing substantial evidence that the geologic 2428 sequestration project will no longer pose a risk of endangerment to USDWs or will not harm or present a risk to human health, safety, or the environment at the end of the post-injection site 2429 2430 care timeframe. The demonstration must be based on significant, site-specific data and 2431 information, including all data and information collected pursuant to Sections 4 and 7 of this 2432 chapter. 2433 2434 (formerly Section 19(k)(ii))(B) The site closure plan shall address all reclamation, required monitoring, and remediation sufficient to show that the carbon dioxide 2435 injected into the geologic sequestration site will not harm human health, safety, the environment, 2436 2437 or drinking water supplies. 2438 2439 (A)(C) Detailed plans for post-injection monitoring, verification, 2440 maintenance, and mitigation; 2441 2442 (B)(D) The pressure differential between pre-injection and predicted post-2443 injection pressures in the injection zone; 2444 2445 (C)(E) The predicted position of the carbon dioxide plume and associated 2446 pressure front at the time when plume movement has ceased and pressure differentials sufficient 2447 to cause the movement of injected fluids or formation fluids into a USDW are no longer present, 2448 as demonstrated in the area of review evaluation required under Section 8(c)(i) of this chapter; 2449 2450 (D)(F) A description of post-injection monitoring locations, methods, and

2451

2452

proposed frequency; and

2453	(E)(G) A proposed schedule for submitting post-injection site care
2454	monitoring results pursuant to Section 15(c) of this chapter, as appropriate.
2455	
2456	(H) The duration of the post-injection site care timeframe that ensures
2457	compliance with subparagraph (A) of this subsection.
2458	
2459	(I) The results of computational modeling performed pursuant to
2460	delineation of the area of review under Section 8 of this chapter;
2461	defineation of the area of feview under Section 8 of this enapter,
2462	(J) The predicted timeframe for pressure decline within the injection
2463	zone, and any other zones, such that formation fluids may not be forced into any USDWs; and/or
2464	the timeframe for pressure decline to pre-injection pressures;
2465	
2466	(K) The predicted rate of carbon dioxide plume migration within the
2467	injection zone, and the predicted timeframe for the cessation of migration;
2468	
2469	(L) A description of the site-specific processes that will result in
2470	carbon dioxide trapping including immobilization by capillary trapping, dissolution, and
2471	mineralization at the site;
2472	
2473	(M) The predicted rate of carbon dioxide trapping in the immobile
2474	capillary phase, dissolved phase, and/or mineral phase;
2475	
2476	(N) The results of laboratory analyses, research studies, and/or field or
2477	site-specific studies to verify the information required in paragraphs (J) and (K) of this
2478	subsection;
2479	Subsection,
2480	(O) A sharestorization of the confining zone(s) including a
	(O) A characterization of the confining zone(s) including a
2481	demonstration that it is free of transmissive faults, fractures, and micro-fractures and of
2482	appropriate thickness, permeability, and integrity to impede fluid (e.g., carbon dioxide, formation
2483	fluids) movement;
2484	
2485	(P) The presence of potential conduits for fluid movement including
2486	planned injection wells and project monitoring wells associated with the proposed geologic
2487	sequestration project or any other projects in proximity to the predicted or modeled, final extent
2488	of the carbon dioxide plume and area of elevated pressure;
2489	
2490	(Q) A description of the well construction and an assessment of the
2491	quality of plugs of all abandoned wells within the area of review;
2492	
2493	(R) The distance between the injection zone and the nearest USDWs
2494	above and/or below the injection zone; and
2495	aco to ana, or coron mo injection zone, and
2496	(S) Any additional site-specific factors required by the Administrator.
2490	(5) Any auditional site-specific factors required by the Administrator.
<del>4</del> サフ /	

(iii	Information submitted to support the demonstration in paragraph (a)(ii) of
this section must r	meet the following criteria:
	(A) All analyses and tests performed to support the demonstration must
	ducible, and performed in accordance with the established quality assurance
standards;	
	(B) Estimation techniques must be appropriate and EPA-certified test
protocols must be	used where available;
	(C) Predictive models must be appropriate and tailored to the site
conditions compo	osition of the carbon dioxide stream and injection and site conditions over the
	c sequestration project;
me of the geologic	<u>e sequestration project,</u>
	(D) Predictive models must be calibrated using existing information
(e.g., at Class I, C	lass II, or Class V experimental technology well sites) where sufficient data are
available;	*
	(E) Reasonably conservative values and modeling assumptions must
	osed to the Administrator whenever values are estimated on the basis of known,
historical information	tion instead of site-specific measurements;
	(F) An analysis must be performed to identify and assess aspects of the
	care timeframe demonstration that contribute significantly to uncertainty. The
	must conduct sensitivity analyses to determine the effect that significant
uncertainty may c	ontribute to the modeling demonstration.
	(G) An approved quality assurance and quality control plan must
address all aspects	s of the demonstration; and,
addicss all aspects	or the demonstration, and,
	(H) Any additional criteria required by the Administrator.
	<u> </u>
<del>(iii</del>	Upon cessation of injection, owners or operators of Class VI wells
* * *	t an amended post-injection site care and site closure plan or demonstrate to the
	rough monitoring data and modeling results that no amendment to the plan is
· · · · · · · · · · · · · · · · · · ·	ndments to the post-injection site care and site closure plan must be:
	(A) Any amendments to the post-injection site care and site closure
<del>plan must be:</del>	
	(I)(A) Approved by the <u>aA</u> dministrator.
	(II)(B) Incorporated into the permit.
	(III)(C)Subject to the permit modification requirements of Section 4 of
this chapter, as ap	propriate.

 $\frac{\text{(iv)}(v)}{\text{(v)}}$  The owner or operator may modify and resubmit the post-injection site care and site closure plan for the <u>aAdministrator</u>'s approval within <u>thirty (30)</u> days of such change.

(b) The owner or operator shall monitor the site following the cessation of injection to show the position of the carbon dioxide plume and pressure front and demonstrate that USDWs are not being endangered.

(i) The owner or operator shall continue to conduct monitoring as specified in the <u>aA</u>dministrator-approved post-injection site care and site closure plan until closure is certified by the <u>aA</u>dministrator.

(ii) The owner or operator can request and demonstrate to the satisfaction of the <u>aA</u>dministrator that the post-injection site care and site closure plan should be revised to reduce the frequency of monitoring.

(iii) Prior to authorization for site closure, the owner or operator must demonstrate to the <u>aA</u>dministrator, based on monitoring, other site-specific data, and modeling that is reasonably consistent with site performance, that no additional monitoring is needed to ensure that the geologic sequestration project does not, and is not expected to pose an endangerment to a USDW or otherwise threaten human health, safety, or the environment. In addition, the owner or operator must demonstrate, based on the best available understanding of the site, including monitoring data and/or modeling, that all other site closure standards and requirements have been met.

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

(v) The owner or operator must notify the <u>aA</u>dministrator, in writing, at least 120 days before filing a request for site closure. At this time, if any changes have been made to the original post-injection site care and site closure plan, the owner or operator must also provide the revised plan. At the discretion of the <u>aA</u>dministrator, a shorter notice period may be allowed.

of not less than ten (10) years after the date when all wells excluding monitoring wells have been appropriately plugged and abandoned, all subsurface operations and activities have ceased and all surface equipment and improvements have been removed or appropriately abandoned, or so long thereafter as necessary to obtain a completion and release certificate from the Administrator certifying that plume stabilization has been achieved without the use of control equipment based on a minimum of three (3) consecutive years of monitoring data.

(c) After the <u>aA</u>dministrator has certified site closure, the owner or operator must plug monitoring wells, as determined by the <u>aA</u>dministrator, in a manner that will not allow movement of injection or formation fluids.

2590 Once the Administrator has certified site closure, the owner or operator must 2591 submit a site closure report within ninety (90) days after completion of all closure operations. 2592 The report must thereafter be retained at a location designated by the **a**Administrator for ten (10) 2593 years. The report must include: 2594 2595 Documentation of appropriate injection and monitoring well-plugging as (i) 2596 specified in Section 16 of this chapter and paragraph (c) of this section. 2597 2598 The owner or operator must provide a copy of a survey plat that has been (ii) 2599 submitted to the local zoning authority designated by the aAdministrator. 2600 2601 (A) The plat must indicate the location of the injection well(s) and 2602 monitoring wells relative to permanently surveyed benchmarks. 2603 2604 The owner or operator must also submit a copy of the plat to the (B) 2605 US EPA #Regional-aAdministrator. 2606 2607 Documentation of appropriate notification and information to such State, (iii) local and tribal authorities as have authority over drilling activities to enable such State and local 2608 2609 authorities to impose appropriate conditions on subsequent drilling activities that may penetrate 2610 the injection and confining zone(s). 2611 2612 Proof of providing notice to surface owners, mineral claimants, mineral (iv) 2613 owners, lessees, and other owners of record of subsurface interests as to the proposed site closure. Notice requirements at a minimum shall include: 2614 2615 2616 The publishing of notice of the application in a newspaper of general circulation in each county of the proposed operation at weekly intervals for four (4) 2617 2618 consecutive weeks; 2619 2620 (B) The published notice shall provide a mechanism to request a public 2621 hearing; 2622 2623 (C) A copy of the notice shall also be mailed to all surface owners, mineral claimants, mineral owners, lessees and other owners of record of subsurface interests 2624 2625 that are located within one (1) mile of the proposed boundary of the geologic sequestration site. 2626 2627 Records reflecting the nature, composition and volume of the carbon (v) 2628 dioxide stream. 2629 2630 Each owner or operator of a Class VI injection well must record a notation on the 2631 deed to the facility property or any other document that is normally examined during title search 2632 that will in perpetuity provide any potential purchaser of the property the following information: 2633 2634 The fact that land has been used to sequester carbon dioxide; (i) 2635

- DRAFT 11/14/19 2636 The name of the State agency, local authority, and/or tribe with which the 2637 survey plat was filed, as well as the address of the Regional Environmental Protection Agency 2638 Office to which it was submitted; and 2639 2640 (iii) The volume of fluid injected, the injection zone or zones into which it was 2641 injected, and the period over which injection occurred. 2642 2643 (f) Well-plugging reports, post-injection site care data, including, if appropriate, data 2644 and information used to develop the demonstration of the alternative post-injection site care time 2645 frame, and the site closure report collected pursuant to requirements of subsection (d) above shall 2646 be retained for ten (10) years following site closure. The owner or operator must deliver the records to the aAdministrator at the conclusion of the retention period, and the records must 2647 thereafter be retained at a location designated by the aAdministrator for that purpose. 2648 2649 2650 The owner or operator must deliver the records to the aAdministrator at 2651 the conclusion of the retention period, and the records must thereafter be retained at a location 2652 designated by the aAdministrator for that purpose. 2653 Section 18. Emergency and FRemedial Response. 2654 2655 As part of the permit application, the owner or operator must provide the 2656 aAdministrator with an emergency and remedial response plan that describes actions to be taken 2657
  - to address movement of the injectate or formation fluids that may cause an endangerment to a USDW or threaten human health, safety, or the environment during construction, operation, closure, and post-closure periods. The requirement to maintain and implement an approved plan is directly enforceable regardless of whether the requirement is a condition of the permit.

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- (i) The emergency and remedial response plan must be reviewed and updated, as necessary, on the same schedule as the update to the area of review delineation.
- Any amendments to the emergency and remedial response plan must be (ii) approved by the aAdministrator, must be incorporated into the permit, and are subject to the permit modification requirements of Section 4 of this chapter, as appropriate.
- (A) Amended plans or demonstrations shall be submitted to the **a**Administrator as follows:
  - (I) Within one (1) year of an area of review reevaluation;
- (II)Following any significant changes to the facility, such as addition of injection or monitoring wells, on a schedule determined by the administrator; or
  - (III)When required by the **a**Administrator.
- If monitoring data, or other evidence obtained by the the owner or operator indicate that the injected carbon dioxide stream, displaced formation fluids or associated pressure

2681 front may endanger a USDW or threatens human health, safety, or the environment, the owner or 2682 operator must: 2683 2684 (i) Immediately cease injection; 2685 2686 Take all steps reasonably necessary to identify and characterize any (ii) 2687 release; 2688 2689 Notify the Administrator within twenty-four (24) hours. (iii) 2690 2691 In addition to paragraphs (i-iii) of this subsection, if an excursion is (iii)(iv) 2692 discovered, the owner or operator shall provide verbal notice to the Department \text{\text{\text{W}}}\text{within twentyfour (24) hours, provide verbal notice to the Department of Environmental Quality of any 2693 excursion after the excursion is discovered, followed by written notice to all surface owners, 2694 2695 mineral claimants, mineral owners, lessees and other owners of record of subsurface interests 2696 within thirty (30) days of when the excursion is discovered; and 2697 2698 (iv)(v) Implement the emergency and remedial response plan approved by the 2699 **a**Administrator. 2700 2701 The aAdministrator may allow the operator to resume injection prior to 2702 remediation if the owner or operator demonstrates that the injection operation will not endanger 2703 USDWs or otherwise threaten human health, safety, or the environment. 2704 2705 (d) The owner or operator must notify the administrator or the designated 2706 representative prior to conducting any well workover. 2707 Section 19. Financial **FR**esponsibility. 2708 2709 Financial responsibility requirements are to ensure that owners or operators have 2710 the financial resources to carry out activities related to closing and remediating geologic 2711 sequestration sites if needed so they do not endanger the environment or USDWs. 2712 2713 (b) Owners or operators of Class VI wells must demonstrate and maintain financial 2714 responsibility for all applicable phases of the geologic sequestration project including complete site reclamation in the event of default. The phases of a geologic sequestration project are as 2715 2716 follows: 2717 2718 (i) Permitting/Characterization. 2719 2720 Monitoring and testing, including the requirements of Section 14 of this (ii) 2721 chapter. 2722 2723 (iii) Operations (injection and permanent well closure activities), including the 2724 requirements of Section 16 of this chapter. 2725

2726 (iii)(iv)Post-injection site care ("plume stabilization" – monitoring until certified 2727 by the Administrator; above ground reclamation completed, including the requirements of 2728 Section 17 of this chapter. 2729 2730 (iv)(v) Emergency and remedial response (that meets the requirements of Section 2731 18 of this chapter). 2732 2733 The requirement to maintain adequate financial responsibility and resources is 2734 directly enforceable regardless of whether the requirement is a condition of the permit. 2735 2736 (d)(c) To demonstrate financial responsibility, Tthe owner or operator must submit a 2737 detailed written estimate, at the time of permit application and updated annually in accordance with paragraph (j)(iii) below, and in current dollars, that includes the cost of performing 2738 2739 corrective action on wells in the area of review, that meets the requirements of Section 8 of this 2740 chapter; plugging the injection well(s), that meets the requirements of Section 16 of this chapter; 2741 post injection site care and site closure, that meets the requirements of Section 17 of this chapter; 2742 monitoring activities that meets the requirements of Section 14 of this chapter; and emergency 2743 and remedial response, including that meets the requirements of Section 18 of this chapter. The 2744 submission requirements for the financial responsibility instruments are based on results of the 2745 cost estimate. 2746 2747 (i) The financial assurance cost estimate for the various phases of the 2748 sequestration project shall consider the following events: 2749 2750 (A) Contamination of underground sources of water including drinking 2751 water supplies. 2752 2753 (B) Mineral rights infringement. 2754 2755 (C) Single large volume release of carbon dioxide that impacts human health and safety and/or causes ecological damage. 2756 2757 2758 (D) Low level leakage of carbon dioxide to the surface that impacts human health and safety and/or causes ecological damage. 2759 2760 2761 (E) Storage rights infringement. 2762 2763 (F) Property and infrastructure damage including changes to surface 2764 topography and structures. 2765 2766 (G) Entrained contaminant releases (non-CO2). 2767 2768 (H) Accidents/unplanned events. 2769 2770 (I) Well capping and permitted abandonment. 2771

		(J) Removal of above ground facilities and site reclamation.	
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considered du	ring the	e risk assessment process.	
	(iii)		
framework su	ch as M	Ionte Carlo or other commonly accepted stochastic modeling tools.	
		(A) Cost curves shall combine risk probabilities, event outcomes, and	d
damages asse	ssment	to calculate expected losses under a series of events.	
		(B) For all cases of potential damages, the probability distributions	
should be idea	ntified f	for 50 percent, 95 percent, and 99 percent probabilities of occurrence.	
<del>(e)</del> (d)	The o	wner or operator must also submit a proposed cost estimate for	
		· · · · · · · · · · · · · · · · · · ·	
<del>(f)</del> (e)	The co	ost estimate must be performed for each phase separately and must be base	ed
			•
unia party is	a party	who is not within the corporate structure of the owner of operator.	
( <del>f</del> )	The o	wher or operator must demonstrate and maintain financial responsibility a	
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determined by	y uic Ac	diffinistrator that meets the conditions of this section.	
(g)	The re	equired demonstration of financial responsibility instrument(s) used shall l	he
			UC
nom me rono	wing ii	st of qualifying instruments.	
	(i)	Trust Funds;	
	(1)	Trust Tunus,	
	(ii)	Surety Bonds:	
	(ii)	Surety Bonds;	
	(ii)		
	(ii) (iii)	Surety Bonds; Letter of Credit;	
	(ii)	Surety Bonds;	
	(ii) (iii)	Surety Bonds; Letter of Credit; Insurance.	
	(ii) (iii) (iv)	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance	
	(ii) (iii) (iv)	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance to see section as an additional insured, which inclusion shall not be section.	<del>e</del>
	(ii) (iii) (iv)	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance	<del>ve</del>
	(ii) (iii) (iv)	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance le sState of Wyoming as an additional insured, which inclusion shall not be sovereign immunity.	
deemed a wai	(ii) (iii) (iv)  l includ	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance to sessivate of Wyoming as an additional insured, which inclusion shall not be sovereign immunity.  (B) Inclusion of the State of Wyoming as an additional insured shall	
deemed a wai	(ii) (iii) (iv)  l includ	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance le sState of Wyoming as an additional insured, which inclusion shall not be sovereign immunity.	
deemed a wai	(ii) (iii) (iv)  I includ ver of s	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance le sState of Wyoming as an additional insured, which inclusion shall not be sovereign immunity.  (B) Inclusion of the State of Wyoming as an additional insured shall ver of sovereign immunity.	
deemed a wai	(ii) (iii) (iv)  l includ	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance to sessivate of Wyoming as an additional insured, which inclusion shall not be sovereign immunity.  (B) Inclusion of the State of Wyoming as an additional insured shall	
deemed a wai	(ii) (iii) (iv)  I includ ver of s	Surety Bonds;  Letter of Credit;  Insurance.  (A) Any insurance instruments submitted for financial assurance le sState of Wyoming as an additional insured, which inclusion shall not be sovereign immunity.  (B) Inclusion of the State of Wyoming as an additional insured shall ver of sovereign immunity.	
	framework surdamages asset should be idented by the determined by	(iii) framework such as M  damages assessment  should be identified to  (e)(d) The or measurement, monitor certification and release  (f)(e) The co on the costs to the resthird party is a party  (f) The or determined by the Ac  (g) The restriction of the following light section	(iii) The cost estimate shall be based upon a multi-disciplinary analytical framework such as Monte Carlo or other commonly accepted stochastic modeling tools.  (A) Cost curves shall combine risk probabilities, event outcomes, and damages assessment to calculate expected losses under a series of events.  (B) For all cases of potential damages, the probability distributions should be identified for 50 percent, 95 percent, and 99 percent probabilities of occurrence.  (e)(d) The owner or operator must also submit a proposed cost estimate for measurement, monitoring, and verification of plume stabilization following post-closure certification and release of all other financial assurance instruments.  (f)(e) The cost estimate must be performed for each phase separately and must be base on the costs to the regulatory agency of hiring a third party to perform the required activities. A third party is a party who is not within the corporate structure of the owner or operator.  (f) The owner or operator must demonstrate and maintain financial responsibility adetermined by the Administrator that meets the conditions of this section.

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2819	(vii) Any other instrument(s) satisfactory to the aAdministrator.
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2821	(h) The qualifying instrument(s) must be sufficient to cover the cost of the estimate
2822	required in subsection (d) of this section.
2823	
2824	(h)(i) The qualifying financial responsibility instrument(s) must comprise protective
2825	conditions of coverage that include at a minimum cancellation, renewal, continuation provisions,
2826	specifications on when the provider becomes liable following a notice of cancellation, and
2827	requirements for the provider to meet a minimum rating, minimum capitalization, and the ability
2828	to pass the bond rating test when applicable.
2829	
2830	(i) Cancellation – An owner or operator must provide that their financial
2831	mechanism may not cancel, terminate or fail to renew except for failure to pay such financial
2832	instrument. If there is a failure to pay the financial instrument, the financial institution may elect
2833	to cancel, terminate, or fail to renew the instrument by sending notice by certified mail to the
2834	owner or operator and the Administrator. The cancellation must not be final for 120 days after
2835	receipt of cancellation notice. The owner or operator must provide an alternate financial
2836	responsibility demonstration within <u>sixty (60)</u> days of notice of cancellation, and if an alternate
2837	financial responsibility demonstration is not acceptable (or possible), any funds from the
2838	instrument being cancelled must be released within sixty (60) days of notification by the
2839	aAdministrator.
2840	
2841	(ii) Renewal – Owners or operators must renew all financial instruments, if an
2842	instrument expires, for the entire term of the geologic sequestration project. The instrument may
2843	be automatically renewed as long as, at a minimum, the owner or operator has the option of
2844	renewal at the face amount of the expiring instrument.
2845	
2846	(iii) Continuation – Cancellation, termination, or failure to renew may not
2847	occur and the financial instrument shall remain in full force and effect in the event that on or
2848	before the date of expiration:
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2850	(A) The <u>aA</u> dministrator deems the facility abandoned.
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2852	(B) The permit is terminated, revoked, or a new permit is denied.
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2854	(C) Closure is ordered by the aAdministrator, a U.S. district court, or
2855	other court of competent jurisdiction.
2856	r · · · · · · · · · · · · · · · · · · ·
2857	(D) The owner or operator is named as debtor in a voluntary or
2858	involuntary proceeding under Title 11 (Bankruptcy), U.S. Code.
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2860	(E) The amount due is paid.
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(i)(j) The qualifying financial responsibility instrument(s) must be approved by the aAdministrator. The aAdministrator shall also approve the use and length of pay-in-periods for trust funds and escrow accounts.

- (i) The <u>aA</u>dministrator shall consider and approve the financial responsibility demonstration for all the phases of the geologic sequestration project prior to issuing a Class VI permit.
- (ii) The <u>aA</u>dministrator may find that the financial responsibility demonstration is unsatisfactory for any reason, as long as that reason is not arbitrary or capricious. The <u>aA</u>dministrator may exercise discretion in negotiating a satisfactory financial responsibility demonstration or to deny a demonstration.
- (iii) The owner or operator must provide any updated information related to their financial responsibility instrument(s) on an annual basis and if there are any changes, the director Administrator must evaluate the financial responsibility demonstration to confirm that the instrument(s) used remain adequate for use. The owner or operator must maintain financial responsibility requirements regardless of the status of the aAdministrator's review of the financial responsibility demonstration.
- (iv) The owner or operator must provide an adjustment of the cost estimate to the <u>aA</u>dministrator within <u>sixty (60)</u> days of notification by the <u>aA</u>dministrator, if the <u>aA</u>dministrator determines during the annual evaluation of the qualifying financial responsibility instrument(s) that the most recent demonstration is no longer adequate to cover the cost of corrective action (as required by Section 8 <u>of this chapter</u>), injection well-plugging (as required by Section 16 <u>of this chapter</u>), post-injection site care and site closure (as required by Section 17 <u>of this chapter</u>), and emergency and remedial response (as required by Section 18 <u>of this chapter</u>).
- (v) During the active life of the geologic sequestration project, the owner or operator must adjust the cost estimate for inflation within <a href="sixty">sixty</a> (60) days prior to the anniversary date of the establishment of the financial instrument(s) used to comply with paragraph (g) of this section and provide this adjustment to the <a href="mailto:aAdministrator">aAdministrator</a>. The owner or operator must also provide to the <a href="mailto:aAdministrator">aAdministrator</a> written updates of adjustments to the cost estimate within <a href="mailto:sixty">sixty</a> (60) days of any amendments to the area of review and corrective action plan (Section 8 of this <a href="mailto:chapter">chapter</a>), the injection well-plugging plan (Section 16 of this chapter), the post-injection site care and site closure plan (Section 17 of this chapter), the emergency and remedial response plan (Section 18 of this chapter), and mitigation or reclamation costs that <a href="mailto:sState">sState</a> may incur as a result of any default by the permit holder.
- (vi) The <u>aA</u>dministrator must approve any decrease or increase to the initial cost estimate. During the active life of the geologic sequestration project, the owner or operator must revise the cost estimate no later than <u>sixty</u> (60) days after the <u>aA</u>dministrator has approved the request to modify the area of review and corrective action plan (Section 8 <u>of this chapter</u>), the injection well-plugging plan (Section 16 <u>of this chapter</u>), the post-injection site care and site closure plan (Section 17 <u>of this chapter</u>), and the emergency and response plan (Section 18 <u>of</u>

this chapter), if the change in the plan increases the cost. If the change to the plans decreases the cost, any withdrawal of funds must be approved by the <u>aA</u>dministrator. Any decrease to the value of the financial assurance instrument must first be approved by the <u>director Administrator</u>. The revised cost estimate must be adjusted for inflation as specified in <u>the preceding</u> paragraph (k)(v) of this section.

(vii) Whenever the current cost estimate increases to an amount greater than the face amount of a financial instrument currently in use, the owner or operator, within <a href="sixty">sixty</a> (60) days after the increase, must either cause the face amount to be increased to an amount at least equal to the current cost estimate and submit evidence of such increase to the <a href="Administrator">aAdministrator</a>, or obtain other financial responsibility instruments to cover the increase. Whenever the current cost estimate decreases, the face amount of the financial assurance instrument may be reduced to the amount of the current cost estimate only after the owner or operator has received written approval from the <a href="aAdministrator">aAdministrator</a>.

(i)(k) The owner or operator may demonstrate financial responsibility by using one (1) or multiple qualifying financial instruments for specific phases of the geologic sequestration project.

(i) In the event that the owner or operator combines more than one (1) instrument for a specific geologic sequestration phase (e.g., well-plugging), such combination must be limited to instruments that are not based on financial strength or performance (i.e., self-insurance or performance bond). For example trust funds, surety bonds guaranteeing payment into a trust fund, letters of credit, escrow account, and insurance.

(ii) When using a third-party instrument to demonstrate financial responsibility, the owner or operator must provide proof that the third-party providers either have passed financial strength requirements based on credit ratings; or has met a minimum rating, minimum capitalization, and ability to pass the bond rating <u>test</u> when applicable.

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

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

(v) An owner or operator or its guarantor may use self-insurance to demonstrate financial responsibility for certain phases of geologic sequestration projects. In order to satisfy this requirement the owner or operator must meet a tangible net worth of an amount approved by the <u>aA</u>dministrator, have a net working capital and tangible net worth each at least six times the sum of the current well-plugging, post injection site care and site closure

cost, have assets located in the United States amounting to at least 90 percent of total assets or at least six (6) times the sum of the current well-plugging, post injection site care and site closure cost, and must submit a report of its bond rating and financial information annually. In addition the owner or operator must either: have a bond rating test of AAA, AA, A, or BBB as issued by Standard & Poor's or Aaa, Aa, A, or Baa as issued by Moody's; or meet all of the following five financial ratio thresholds: a ratio of total liabilities to net worth less than 2.0; a ratio of current assets to current liabilities greater than 1.5; a ratio of the sum of net income plus depreciation, depletion, and amortization to total liabilities greater than 0.1; a ratio of current assets minus current liabilities to total assets greater than -0.1; and a net profit (revenues minus expenses) greater than 0.

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

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

(k)(1) The owner or operator must maintain financial responsibility and resources until the administrator receives and approves the completed post-injection site care and site closure plan and the administrator approves site closure.

(moved to Section 17(b)) (i) Post-injection site care shall be for a period of not less than ten (10) years after the date when all wells excluding monitoring wells have been appropriately plugged and abandoned, all subsurface operations and activities have ceased and all surface equipment and improvements have been removed or appropriately abandoned, or so long thereafter as necessary to obtain a completion and release certificate from the administrator certifying that plume stabilization has been achieved without the use of control equipment based on a minimum of three consecutive years of monitoring data.

(moved to Section 17(a)) (ii) The site closure plan shall address all reclamation, required monitoring, and remediation sufficient to show that the carbon dioxide injected into the geologic sequestration site will not harm human health, safety, the environment, or drinking water supplies.

(<u>h</u>)(<u>m</u>) The owner or operator must notify the <u>aA</u>dministrator by certified mail of adverse financial conditions such as bankruptcy that may affect the ability to carry out injection well-plugging and post-injection site care and site closure.

(i) In the event that the owner or operator or the third party provider of a financial responsibility instrument is going through a bankruptcy, the owner or operator must notify the <u>aA</u>dministrator by certified mail of the commencement of a voluntary or involuntary

proceeding under Title 11 (Bankruptcy), U.S. Code, naming the owner or operator as debtor, within ten (10) days after commencement of the proceeding.

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

(iii) An owner or operator who fulfills the requirements of paragraph (g) of this section by obtaining a trust fund, surety bond, letter of credit, escrow account, or insurance policy will be deemed to be without the required financial assurance in the event of bankruptcy of the trustee or issuing institution, or a suspension or revocation of the authority of the trustee institution to act as trustee of the institution issuing the trust fund, surety bond, letter of credit, escrow account, or insurance policy. The owner or operator must establish other financial assurance within sixty (60) days after such an event.

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

(i) The owner or operator has completed the phase of the geologic sequestration project for which the financial instrument was required and has fulfilled all its financial obligations as determined by the <u>aA</u>dministrator, including obtaining financial responsibility for the next phase of the <u>GS</u> geologic sequestration project, if required.

(ii) The owner or operator has submitted a replacement financial instrument and received written approval from the <u>aA</u>dministrator accepting the new financial instrument and releasing the owner or operator from the previous financial instrument.

(iii) The owner or operator has submitted a revised cost estimate for the remaining phases of the geologic sequestration project. The revised cost estimate may demonstrate that a partial release of the financial instrument is warranted and can still provide adequate financial assurance for the remainder of the project. Partial release of the financial instrument is at the discretion of the and dministrator.

(n)(o) Following the release of all financial assurance and receipt of a site closure certificate, the <u>aA</u>dministrator must approve the cost estimate prepared for the post-closure measurement, monitoring and verification of a geologic sequestration site. The cost estimate shall only be provided after plume stabilization and all remediation work has been completed.

Section 20. Public  $\underline{P}$  articipation,  $\underline{P}$  ublic  $\underline{P}$  ublic  $\underline{P}$  ublic  $\underline{P}$  ublic  $\underline{P}$  ublic  $\underline{P}$  earing  $\underline{P}$  earing  $\underline{P}$  uplic  $\underline{P}$  ublic  $\underline{P}$  ublic

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

 $\frac{\text{(b)(a)}}{\text{(a)}}$  The  $\frac{\text{a}}{\text{A}}$ dministrator shall give public notice if a draft permit has been prepared or a hearing has been scheduled.

3044			
3045	(c)(b) Publi	c notice	of the preparation of a draft permit shall allow at least sixty (60)
3046			ablic notice of a public hearing shall be given at least thirty (30) days
3047	•		otice of the hearing may be given at the same time as public notice of
3048			notices may be combined.
3049	the draft permit and	inc two	notices may be combined.
3050	(d)(c) Publi	c notice	shall be given by:
3051	( <del>d)</del> (c) I ubii	c nonce	shan be given by.
3052	(i)	Mailir	ng a copy of the notice, a copy of the fact sheet, the permit
3052	` '		lraft permit (if any) to the following persons:
3054	application (if ally) a	mu me c	to the following persons.
3055		(A)	The applicant, by certified or registered mail;
3056		(A)	The applicant, by certified of registered man,
3057		( <b>D</b> )	The U.S. Environmental Protection Agency Pagion & Drinking
3058	Water Program;	(B)	The U.S. Environmental Protection Agency, Region 8 Drinking
3059	water Frogram,		
		(C)	The U.S. Environmental Dustration Agency, Underground
3060	Injection Control Da	(C)	The U.S. Environmental Protection Agency, Underground
3061	Injection Control Pro	ogram;	
3062		(D)	Wyoming Come and Eigh Donoutments
3063		(D)	Wyoming Game and Fish Department;
3064		(E)	Warning Chata Engineers
3065		(E)	Wyoming State Engineer;
3066		(E)	Conta Historical December Office
3067		(F)	State Historical Preservation Officer;
3068		(C)	Warning Oil and Con Consequetion Commission
3069		(G)	Wyoming Oil and Gas Conservation Commission;
3070		(11)	West and a Department of Francisco and a London Little London Little
3071	D' ' '	(H)	Wyoming Department of Environmental Quality, Land Quality
3072	Division	<b>(T)</b>	Warning Chate Carles in 1 Commen
3073		(I)	Wyoming State Geological Survey;
3074		<b>(T)</b>	M , M , D 1 , O.C.,
3075		(J)	Wyoming Water Development Office;
3076		( <b>TZ</b> )	Westering Department of Empiremental Operation Air Operation
3077	D: ::	<u>(K)</u>	Wyoming Department of Environmental Quality, Air Quality
3078	<u>Division;</u>		
3079		<b>(T.)</b>	W ' D ' (F ' (10 1') 01') 1
3080	II 1 W ( D)	<u>(L)</u>	Wyoming Department of Environmental Quality, Solid and
3081	Hazardous Waste Di	<u>vision;</u>	
3082		0.0	HO A C CF :
3083		<u>(M)</u>	U.S. Army Corps of Engineers;
3084		(TT) () T	
3085	. 1 1		Persons on the mailing list developed by the dDepartment,
3086			in writing to be on the list and by soliciting participants in public
3087	hearings in that area	for then	r interest in being included on "area" mailing lists; and
3088			

3089	(L)(O) Any unit of local government having jurisdiction over the area
3090	where the facility is proposed to be located.
3091	
3092	(ii) Publication of the notice in a newspaper of general circulation in the
3093	location of the facility or operation; and
3094	
3095	(iii) At the discretion of the <u>aA</u> dministrator, any other method reasonably
3096	expected to give actual notice of the action in question to the persons potentially affected by it,
3097	including press releases or any other forum or medium to elicit public participation.
3098	
3099	(e)(d) All public notices issued under this chapter shall contain the following minimum
3100	information:
3101	
3102	(i) Name and address of the dDepartment;
3103	_ 1
3104	(ii) Name and address of permittee or permit applicant, and, if different, of the
3105	facility or activity regulated by the permit;
3106	
3107	(iii) A brief description of the business conducted at the facility or activity
3108	described in the permit application or the draft permit;
3109	absorbed in the perime appreciation of the draft perime,
3110	(iv) The type and quantity of wastes, fluids, or pollutants that are proposed to
3111	be or are being treated, stored, disposed of, injected, emitted, or discharged.
3112	be of the being treated, stored, disposed of, injected, efficied, of discharged.
3113	(v) A brief summary of the basis for the draft permit conditions including
3114	references to applicable statutory or regulatory provisions;
3115	references to appreadic statutory of regulatory provisions,
3116	(vi) Reasons why any requested variances or alternatives to required standards
3117	do or do not appear justified;
3118	do of do not appear justified,
3119	(iv)(vii) Name, address and telephone number of a person from whom
3120	interested persons may obtain further information, including copies of the draft permit, as the
3120	case may be, statement of basis or fact sheet, and the application;
	case may be, statement of basis of fact sheet, and the application,
3122 3123	(v)(viii) A brief description of comment proceedures including
	(v)(viii) A brief description of comment procedures <u>including</u> ,
3124	
3125	$\frac{\text{(formerly v)}(A)}{P}$ rocedures to request a hearing, and;
3126	
3127	(B) The beginning and ending dates of the comment period;
3128	
3129	(C) The address where comments will be received; and
3130	
3131	$\frac{\text{(formerly v)}(D)}{\text{O}}$ o ther procedures which that the public may use to
3132	participate in the final permit decision; and
3133	
3134	(vi)(ix) Any additional information considered necessary and proper.

3135	
3136	(f)(e) In addition to the information required in paragraph (e) (d) of this section, any
3137	notice for public hearing shall contain the following:
3138	
3139	(i) Reference to the date of previous public notices relating to the permit;
3140	() British I was a second of the second of t
3141	(ii) Date, time and place of hearing; and
3142	(ii) 2 we, viiie was process in meaning, with
3143	(iii) A brief description of the nature and purpose of the hearing, including
3144	applicable rules and procedures.
3145	applicable fales and procedures.
3146	(g)(f) The dDepartment shall provide an opportunity for the applicant, permittee, or any
3147	interested person to submit written comments regarding any aspect of a permit or to request a
3148	public hearing.
3149	public flearing.
	(h) All information received on ou with the normal application shall be made available.
3150	(h) All information received on or with the permit application shall be made available
3151	to the public for inspection and copying except such information as has been determined to
3152	constitute trade secrets or confidential information pursuant to W.S. 35-11-1101.
3153	
3154	(i)(g) During the public comment period, any interested person may submit written
3155	comments on the draft permit and may request a public hearing. Requests for public hearings
3156	must be made in writing to the <u>aA</u> dministrator and shall state the reasons for the request.
3157	
3158	$\frac{(i)(h)}{h}$ The $\frac{aA}{h}$ dministrator shall hold a hearing whenever the $\frac{aA}{h}$ dministrator finds, on
3159	the basis of requests, a significant degree of public interest in a draft permit. The <u>aA</u> dministrator
3160	has the discretion to hold a hearing whenever such a hearing may clarify issues involved in a
3161	permit decision.
3162	
3163	(k)(i) The public comment period shall automatically extend to the close of any public
3164	hearing. The <u>aA</u> dministrator may also extend the comment period by so stating at the public
3165	hearing.
3166	
3167	$\frac{\text{(1)}(j)}{\text{(j)}}$ The <u>aA</u> dministrator shall render a decision on the draft permit within <u>sixty</u> (60)
3168	days after the completion of the comment period if no hearing is requested. If a hearing is held,
3169	the aAdministrator shall make a decision on any dDepartment hearing as soon as practicable
3170	after receipt of the transcript or after the expiration of the time set to receive written comments.
3171	
3172	(m)(k) At the time a final decision is issued, the dDepartment shall respond, in writing, to
3173	those comments received during the public comment period or comments received during the
3174	allotted time for a hearing held by the dDepartment. This response shall:
3175	anowed time for a neutring note of the ofference time response branch
3176	(i) Specify any changes that have been made to the permit; and
3177	(1) Specify any changes that have been made to the permit, and
3178	(ii) Briefly describe and respond to all comments voicing a legitimate
3179	technical or regulatory concern that is within the authority of the dDepartment to regulate.
3180	technical of regulatory concern that is within the authority of the appearament to regulate.
5100	

3181 3182	(n)(1) The response to comments shall also be available to the public.
3183	(o)(m) Requests for a contested case hearing on a permit issuance, denial, revocation,
3184	termination, or any other final dDepartment action appealable to the Council shall be in
3185	accordance with the department's Department of Environmental Quality relates of Practice and
3186	<u>P</u> Procedure.

### Appendix A. Risk Activity Table

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

## **Risk Activity Table (continued)**

	Major Risk (Feature, Event, or Process)
5	Storage Rights Infringement ( $CO_2$ or other entrained contaminant gases) – Form of Mineral Rights Infringement
5.1	Leakage migrates into adjacent pore space; causes may include plume migrates faster than modeled.
5.2	Post injection decision (e.g. due to new technology or changed economic conditions) to store gas in adjacent pore space.
5.3	Acts of God affecting storage capacity of pore space.
5.4	Formation fluid impact due to CO <sub>2</sub> injection.
5.5	Will also require primary contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4
6	Modified Surface Topography (subsidence or uplift) Resulting in
U	Property/Infrastructure Damage
6.1	Induced Seismicity – Pressure from geochemistry induced reactivation of historic
0.1	fault or dissolution of material caused by subsidence.
6.2	Formation fluid impact due to CO <sub>2</sub> injection.
7	<b>Entrained Contaminant (Non-CO<sub>2</sub>) Releases</b>
7.1	Change in CO <sub>2</sub> composition/properties (e.g. concentration of contaminate in CO <sub>2</sub>
/.1	supply increases).
7.2	Microbial activity initiated by injection process or composition.
	Will also require primary contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4
8	Accidents/Unplanned Events (Typical Insurable Events)
8.1	Surface infrastructure damage
8.2	Saline water releases from surface storage impoundment.