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CHAPTER 24

Class VI Injection Wells and Facilities **Underground Injection Control Program**

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

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

- Section 2. **Definitions.** The following definitions supplement those definitions contained in Section 35-11-103 of the Wyoming Environmental Quality Act.
- "Administrator" means the Administrator of the Water Quality Division of (a) the $\frac{dD}{dQ}$ epartment of $\frac{dQ}{dQ}$ uality.
- (b) "Aquifer" means a zone, stratum or group of strata that can store and transmit water in sufficient quantities for a specific use.

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

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

- (e) "Bore/casing annulus" means the space between the well bore and the well casing.
- "Carbon dioxide plume" means the underground extent, in three dimensions, of (f) an injected carbon dioxide stream.
- "Carbon dioxide stream" means carbon dioxide, plus associated substances (g) 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.

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

- (i) "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.
- (j) "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). Class VI wells are regulated under this chapter.
- (k) "Confining zone" means a geological formation, group of formations, or part of a formation that is capable of limiting fluid movement from an injection zone 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).
- (1) "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.
 - (m) "Director" means the director of the <u>dD</u>epartment of <u>eEnvironmental qQuality</u>.
- (n) "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.
- (o) "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 Aadministrator.
- (p) "Endangerment" means exposure to actions or activities which could pollute an Underground Source of Drinking Water (USDW).
- (q) "Excursion detection" means the detection of migrating carbon dioxide at or beyond the boundary of the geologic sequestration site.
- (r) "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.

- (s) "Fluid" means any material which flows or moves, whether semisolid, liquid, sludge, gas or any other form or state.
- (t) "Geologic sequestration project" means an injection well or wells used to emplace a carbon dioxide stream into an injection zone for geologic sequestration. It includes the subsurface three-dimensional extent of the carbon dioxide plume, associated pressure front, and displaced brine, as well as the surface area above that delineated region. (Reference Section 35-11-103(c) of the Wyoming Environmental Quality Act for definitions of geologic sequestration, geologic sequestration site, and geologic sequestration facilities.)
- (u) "Groundwater" means subsurface water that fills available openings in rock or soil materials such that they may be considered water saturated under hydrostatic pressure.
- (v) "Groundwaters of the state" are all bodies of underground water which are wholly or partially within the boundaries of the state.
- (w) "Hazardous waste" means a hazardous waste as defined in Chapter 2, Section 1 (c), Wyoming Hazardous Waste Rules and Regulations 40 CFR 261.3.
- (x) "Individual permit" means a permit issued for a specific facility operated by an individual operator, company, municipality, or agency. An individual permit may be established as an area permit and include multiple points of discharge that are all operated by the same person.
- (y) "Injectate" means the material being disposed of through any underground injection facility after it has received whatever pretreatment is done.
- (z) "Injection zone" means a geologic formation, group of formations, or part of a formation receiving fluids through a well 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.
- (aa) "Lithology" means the description of rocks on the basis of their physical and chemical characteristics.
- (bb) "Log" means to make a written record progressively describing the strata and geologic and hydrologic character thereof to include electrical, radioactivity, radioactive tracer, temperature, cement bond and similar surveys, a lithologic description of all cores, and test data.
- (cc) "Long string casing" means a casing which that is continuous from at least the top of the injection interval to the surface and which that is cemented in place.
- (dd) "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.
- (dd)(ee) "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.

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147	(ee) (ff)	"Permit" means a Wyoming Underground Injection Control permit,
148	unless otherwise specifi	ed.
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150	(ff) (gg)	"Permittee" means the named permit holder.
151		
152	(gg) (hh)	"Plume stabilization" means the carbon dioxide that has been injected
153		o longer expands vertically or horizontally and poses no threat to
154		safety, or the environment, as demonstrated by a minimum of three (3)
155	consecutive years of mo	onitoring data.
156	() (")	
157	(gg) <u>(ii)</u>	"Point of compliance" means a point at which the permittee shall meet all
158	permit and regulatory r	equirements.
159	(11) (")	(TD: 4 C: 4 22 d 1 4 211 1: 4 4 4
160	(hh) (jj)	"Point of injection" means the last accessible sampling point prior to a
161	fluid being released into	the subsurface environment through a Class VI injection well.
162	(::) (1.1.)	"Doct injection site cone" many maritarine massessment varification
163 164	(ii) (kk)	"Post-injection site care" means monitoring, measurement, verification, ding corrective action) following eessation of injection, closure of
165		me stabilization has been achieved and certified by the administrator, as
166	required under Section	•
167	required under Section	of this chapter.
168	(ii) (ll)	"Pressure front" means the zone of elevated pressure that is created by
169	037	on dioxide stream into the subsurface. The pressure front of a carbon
170	-	a zone where there is a pressure differential sufficient to cause movement
171	•	mation fluid if a migration pathway or conduit were to exist.
172	or injected fidials or for	mation rate it a migration painway of conduct were to exist.
173	(kk) (mm)	"Public hearing" means a non-adversary hearing held by the
174		tor of the department. The hearing is conducted pursuant to Chapter 3 of
175		ent of Environmental Quality Rules of Practice and Procedure.
176	8 1	,
177	(ll) (nn)	"Radioactive waste" means any waste which that contains radioactive
178		ns which that exceed those listed in 10 CFR Part 20, Appendix B, Table
179	II, Column 2 as of Dece	
180	•	
181	(mm) (00)	"Receiver" means any zone, interval, formation or unit in the subsurface
182	into which a carbon dio	xide stream is injected.
183		
184	(nn) (pp)	"Responsible corporate officer" means a president, secretary, treasurer,
185	or vice president of the	corporation in charge of a principal business function, or any other person
186	who performs similar p	olicy- or decision-making functions for the corporation.
187		
188	(<u>qq)</u>	"Secondarily affected aquifer" means any aquifer affected by migration
189	of fluids from an injecti	on facility, when the aquifer is not directly discharged into.
190		
191		osure" means the point/time, as determined certified by the director
192		the requirements of Section 17, at which time the owner or operator of a
193	geologic sequestration p	project is released from post-injection site care responsibilities.
194		

195 196	(qq) <u>(ss)</u>	"Subsurface discharge" means a discharge into a receiver.
197	(rr) (tt)	"Transmissive fault or fracture" means a fault or fracture that has
198	` / 	and vertical extent to allow fluids to move beyond the confining zone.
199	sufficient permeability	and vertical extent to allow fluids to move beyond the comming zone.
	(22) (1111)	"USDW" or "Underground source of drinking water" means
200	(ss) (uu)	
201		ons thereof which that have a total dissolved solids content of less than
202	<u> </u>	classified as either Class I, II, III, IV (a), or Special (A), pursuant to
203	Chapter 8, Quality Sta	ndards for Wyoming Groundwaters, Water Quality Rules and Regulations.
204		
205	(tt) (vv)	"US EPA <u>regional</u> administrator" means the <u>Rregional Aadministrator</u> of
206	US EPA's Region 8 of	fice in Denver, Colorado.
207		
208	(uu)(ww)	"Vadose Zone" means the unsaturated zone in the earth, between the
209		p of the first saturated aquifer. The vadose zone contains water at less than
210	saturated conditions.	
211		
212	$\frac{(vv)}{(xx)}$	"Water quality management area" means the area delineated for the
213	<u> </u>	ality under a department approved plan developed under Sections 303, 208
214	and/or 201 of the Fede	ral Clean Water Act, as amended.
215		
216	(ww) <u>(yy)</u>	"Well" means an opening, excavation, shaft or hole in the ground
217	allowing or used for ar	n underground injection, or for monitoring.
218		
219	(<u>xx)</u> (<u>zz)</u>	"Workover" means to pull the tubing, packer, or any downhole hardware
220	-	ect, replace, or refurbish it prior to placing that hardware back in service, or
221	to enter the hole with a	any drilling tool.
222		
223	(yy) (aaa)	"Wellhead protection area" means the area delineated for the protection
224		ly utilizing a groundwater source under a department approved plan
225	developed pursuant to	Section 1528 of the federal Safe Drinking Water Act.
226		
227	Section 3.	Applicability.
228		
229		regulations shall apply to all Class VI wells used to inject carbon dioxide
230	streams for the purpose	e of geologic sequestration.
231		
232		ition, these regulations shall apply to owners and operators of Class I
233		Class V experimental or demonstration carbon dioxide injection projects
234	who seek to apply for	a Class VI geologic sequestration permit for their well or wells.
235		
236	(i)	Owners and/or operators of permitted Class I or Class V injection well(s)
237		r well(s) to a Class VI well shall apply for a Class VI permit and shall
238		ninistrator that the well(s) was/were engineered and constructed to meet the
239		in Section 9 of these regulations and ensure protection of USDWs, in lieu
240	of requirements of Sec	tion 9(b) and Section 11(a) of this chapter.
241		
242		(A) By December 10, 2011, owners or operators of either Class I
243	wells previously permi	itted for the purpose of geologic sequestration or Class V experimental

4	technology wells no longer being used for experimental purposes that will continue injection of
5 6	carbon dioxide for the purpose of geologic sequestration must apply for a Class VI permit.
7	Formerly 3(a)(i)(ii) If the Aadministrator determines that USDWs will not
8	be endangered, such wells are exempt, at the Aadministrator's discretion, from the casing and
	cementing requirements at of Section 9(b)(i) through (vii) and Section 1011(a)(i)(A) through (C).
	(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:
	(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 director'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.
	(G) The owner's and/or operator's plan for recovery of carbon
	dioxide at the cessation of injection.
	(H) The source and properties of the injected carbon dioxide.
	(I) Any additional site-specific factors as determined by the
	<u>administrator.</u>
	(ii) An owner and/or operator may apply for a Class VI permit upon
	recommendation by the Oil and Gas Conservation Commission supervisor, or by the
	Commission, that regulation of a Class II enhanced recovery operation be transferred to the
	department.
	
	(iii) An owner and/or operator of a Class II enhanced recovery operation shall
	apply for a Class VI permit within thirty (30) days of receipt of written notice from the director
	that a Class VI permit is required.
	Formerly 3(c) (d) These regulations do not apply to the injection of any carbon
	dioxide stream that meets the definition of a hazardous waste.

292 Section 4. Permits required; processing of permits; and requirements 293 applicable to all permits. 294 295 (a) Permits required. 296 297 (i) Owners or operators of Class VI wells must obtain a permit in 298 accordance with these regulations. Class VI wells are not authorized by rule to inject. 299 300 (ii) Construction, installation, operation, monitoring, testing, plugging, post-301 injection site care, and modification to, or of, any Class VI well shall be allowed only in 302 accordance with these regulations. 303 304 Injections from Class VI wells shall be restricted to those receivers (iii) 305 defined as Class V (Hydrocarbon Commercial) or Class VI groundwaters by the department 306 pursuant to Chapter VIII 8, Quality Standards for Wyoming Groundwaters, Water Quality Rules 307 and Regulations. 308 309 A separate permit to construct is not required under Chapter 3, Water 310 Quality Rules and Regulations for any Class VI facility. 311 312 Permits for Class VI wells shall be issued for the operating life of the 313 facility and extend through the post-injection site care period until the geologic sequestration 314 project is closed in accordance with department rules and regulations. 315 316 (vi) Permits may be issued for individual Class VI wells or they may and 317 shall not be issued on an area basis for multiple points of discharge operated by the same person. 318 319 Each permit shall be reviewed by the department at least once every five 320 (5) years for continued validity of all permit conditions and contents. Permits that do not satisfy 321 the requirements of these regulations are subject to modification, revocation and reissuance, or 322 termination pursuant to this chapter. 323 324 Sections of permit applications filed under this chapter which that 325 represent engineering work shall be sealed, signed, and dated by a licensed professional engineer 326 as required by Wyoming Statutes, Title 33, Chapter 29. 327 328 Sections of permit applications filed under this chapter which that (ix) 329 represent geologic work shall be sealed, signed, and dated by a licensed professional geologist as 330 required by Wyoming Statutes, Title 33, Chapter 41. 331 332 Permit processing procedures applicable to all Class VI facilities, individual and (b) 333 general permits: 334 335 (i) The applicant shall submit five (5) copies of the permit application to the 336 division. 337 338 Within 60 days of submission of the application, the Aadministrator shall (ii) 339 make an initial determination of completeness. An application shall be determined complete

340 when the Aadministrator receives an application and any supplemental information necessary to 341 determine compliance with these regulations. 342 343 (iii) Re-submittal of information by an applicant for an incomplete 344 application will begin the process described in paragraph (b) of this section. 345 346 (iv) During any 60 day review period where an application is determined 347 complete, the Aadministrator shall prepare a draft permit for issuance or denial, prepare a fact 348 sheet on the proposed operation, and provide public notice pursuant to Section 19 20. 349 350 The Director administrator may deny an individual permit for any of the 351 following reasons: 352 (A) The application is incomplete; 353 354 (B) The project, if constructed and/or operated, will cause violation 355 of applicable state surface or groundwater standards; 356 357 (C) The application contains a proposed construction or operation 358 which that does not meet the requirements of this chapter; 359 360 (D) The permitted facility would be in conflict with or is in conflict 361 with a state approved local wellhead protection plan, state approved local source water protection 362 plan, or state approved water quality management plan; or 363 364 (E) Other justifiable reasons necessary to carry out the provisions of 365 the Wyoming Environmental Quality Act. 366 367 If the Director administrator intends to deny an individual permit for any 368 reason other than an incomplete or deficient application, a draft permit shall be prepared and 369 public notice issued pursuant to Section 19 20 of this chapter. 370 371 A denial of a permit by the department is appealable by the applicant to (vii) 372 the Environmental Quality Council in accordance with the Rules of Practice and Procedure. 373 Requests for appeal must be in writing, state the reasons for appeal, and be made to both the 374 Delirector and the chairman of the Environmental Quality Council. 375 376 Permits may be modified, revoked and reissued, or terminated either in (viii) 377 response to a petition from any interested person (including the permittee) or upon the 378 Aadministrator's initiative. However, permits may only be modified, revoked and reissued, or 379 terminated for the reasons specified in Section 4(b) of this chapter. All requests shall be in 380 writing and shall contain facts or reasons supporting the request. 381 382 If the administrator decides the petition is not justified, the petitioner shall be sent a brief 383 written response giving the reason for the decision. A request for modification, revocation and 384 reissuance, or termination shall be considered denied if the administrator takes no action within 385 60 days after receiving the written request. Denials of requests for modification, revocation and

reissuance, or termination are not subject to public notice and comment. Denials by the

administrator may be appealed for hearing to the Environmental Quality Council by a letter

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briefly setting forth the relevant facts.

(ix)	The Aadministrator may modify a permit when:
occur after permitting o	(A) Any material or substantial alterations or additions to the facility or licensing, which that justify the application of permit conditions that are existing permit;
causing or increasing p	(B) Any modification in the operation of the facility is capable of ollution in excess of applicable standards or permit conditions;
operation has begun that time of permit issuance	(C) Information warranting modification is discovered after the at would have justified the application of different permit conditions at the;
changed by promulgation	(D) Regulations or standards upon which the permit was based have on of amended standards or regulations, or by judicial decision after the
department determines	(E) Cause exists for termination, as described in this section, but the that modification is appropriate; or
standards or regulations	(F) Modification is necessary to comply with applicable statutes, s.
(x) are necessary based on:	Additionally whenever the administrator determines that permit changes
<u></u>	(A) Area of review reevaluations under Section 8(e) of this chapter;
Section 14(b)(xii) of the	(B) Any amendments to the testing and monitoring plan under is chapter; or
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Section 16(c) of this ch	(C) Any amendments to the injection well plugging plan under apter; or
plan under Section 17(a	(D) Any amendments to the post-injection site care and site closure a)(iii) of this chapter; or
under Section 18(d) of	(E) Any amendments to the emergency and remedial response plan
accordance with permit	(F) A review of monitoring and/or testing results conducted in
accordance with permit	requirements.
permittee without follow	Minor modifications of permits may occur with the consent of the wing the public notice requirements. Minor modifications will become late of receipt of such notice. For the purposes of this chapter, minor

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439	(A) Co	rrect typographical errors;
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441	(B) Re	quire more frequent monitoring or reporting by the permittee;
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443	(C) Ch	ange an interim compliance date in a schedule of compliance,
444	provided the new date is not more t	han 120 days after the date specified in the existing permit and
445	does not interfere with attainment of	of the final compliance date requirement;
446		
447	(D) Al	low for a change in ownership or operational control of a
448	facility where the Aadministrator de	etermines that no other change in the permit is necessary,
449	provided that a written agreement c	ontaining a specific date for transfer of permit responsibility,
450	coverage, and liability between the	current and new permittees have been submitted to the
451	Aadministrator;	•
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453	(E) Ch	ange quantities or types of fluids injected which are within the
454	capacity of the facility as permitted	and, in the judgment of the Aadministrator, would not
455	interfere with the operation of the fa	acility or its ability to meet conditions described in the permit
456	and would not change its classificat	ion; or
457	· ·	
458	(F) Ch	ange construction requirements approved by the
459	Aadministrator pursuant to departm	ent rules and regulations provided that any such alteration
460	shall comply with the requirements	of this chapter.
461	• • •	•
462	<u>(G)</u> Ar	nend a plugging and abandonment plan which has been
463	updated under Section 16 of this ch	apter.
464		
465	<u>(H) Ar</u>	nend a Class VI injection well testing and monitoring plan,
466	plugging plan, post-injection site ca	re and site closure plan, or emergency and remedial response
467	plan where the modifications merel	y clarify or correct the plan, as determined by the
468	<u>administrator.</u>	
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470	` <i>'</i>	inistrator may revoke and reissue or terminate a permit for any
471	of the following reasons:	
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473	(A) No	oncompliance with terms and conditions of the permit;
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475		ilure in the application or during the issuance process to
476	disclose fully all relevant facts, or n	nisrepresenting any relevant facts at any time; or
477		
478		determination that the activity endangers human health or the
479	• •	ated to acceptable levels by a permit modification or
480	termination.	
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482		inistrator may modify a permit to resolve issues that could
483		under Section 5(b) of this chapter. The Aadministrator, as
484		terminate a permit, shall order the permittee to proceed with
485	reclamation on a reasonable time pe	eriod.
486		

487 If the Aadministrator tentatively decides to modify or revoke and reissue a permit, a draft 488 permit incorporating the proposed changes shall be prepared. The Aadministrator may request 489 additional information and, in the case of a modified permit, may require the submission of an 490 updated application. In the case of revoked and reissued permits, the Aadministrator shall require 491 the submission of a new application. 492 493 (xiiv) In a permit modification under Section 4(b) of this chapter, only those 494 conditions to be modified shall be reopened when a new draft permit is prepared. All other 495 aspects of the existing permit shall remain in effect for the duration of the unmodified permit and 496 the modified permit shall expire on the date when the original permit would have expired. When 497 a permit is revoked and reissued under this section, the entire permit is reopened as if the permit 498 has expired and is being reissued. During any revocation and reissuance proceeding, the 499 permittee shall comply with all conditions of the existing permit until a new final permit is issued. 500 501 (xiv)Permit modifications, revocations or terminations shall be developed as a 502 draft permit and are subject to the public notice and hearing requirements outlined in Section 49 503 <u>20</u>. 504 505 Transfer of a permit is allowed only upon approval by the 506 Aadministrator. When a permit transfer occurs pursuant to this section, the permit rights of the 507 previous permittee will automatically terminate. 508 509 The proposed permit holder shall apply in writing as though that (A) 510 person was the original applicant for the permit and shall further agree to be bound by all of the 511 terms and conditions of the permit; and 512 513 Transfer will not be allowed if the permittee is in noncompliance (B) 514 with any term and conditions of the permit, unless the transferee agrees to bring the facility back 515 into compliance with the permit. 516 517 When a permit transfer occurs, the Aadministrator may modify a 518 permit pursuant to this section. The Administrator shall provide public notice pursuant to Section 519 19 20 for any modification other than a minor modification defined by this section. 520 521 Permit conditions. (c) 522 523 All individual permits issued under this chapter shall contain the (i) 524 following conditions: 525 526 (A) A requirement that the permittee comply with all conditions of

grounds for enforcement action, permit termination, revocation, or modification;

(B) A requirement that if the permittee wishes to continue injection

the permit, and any permit noncompliance constitutes a violation of these regulations and is

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(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 Administrator for, and obtain, a new permit prior to expiration of the existing permit;

534 (C) A stipulation that it shall not be a defense for a permittee in an 535 enforcement action that it would have been necessary to halt or reduce the permitted activity in 536 order to maintain compliance with the conditions of this permit; 537 538 A requirement that the permittee shall take all reasonable steps to (D) 539 minimize or correct any adverse impact on the environment resulting from noncompliance with 540 this permit; 541 542 (E) A requirement that the permittee properly operate and maintain 543 all facilities and systems of treatment and control which that are installed or used by the permittee 544 to achieve compliance with the conditions of this permit. Proper operation and maintenance 545 includes effective performance, adequate funding and operator staffing and training, and adequate 546 laboratory and process controls including appropriate quality assurance procedures. This 547 provision requires the operation of back-up or auxiliary facilities or similar systems only when 548 necessary to achieve compliance with the conditions of the permit; 549 550 (F) A stipulation that the filing of a request by the permittee, or at 551 the instigation of the Aadministrator, for a permit modification, revocation, termination, or 552 notification of planned changes or anticipated non-compliance, shall not stay any permit 553 condition; 554 555 A stipulation that this permit does not convey any property rights (G) 556 of any sort, or any exclusive privilege; 557 558 (H)A stipulation that the permittee shall furnish to the 559 Aadministrator, within a specified time, any information which the Aadministrator may request to 560 determine whether cause exists for modifying, revoking and reissuing, or terminating the permit, 561 or to determine compliance with the permit. The permittee shall also furnish to the 562 Administrator, upon request, copies of records required to be kept by the permit; 563 564 A requirement that the permittee shall allow the Aadministrator, 565 or an authorized representative of the Aadministrator, upon the presentation of credentials, during 566 normal working hours, to enter the premises where a regulated facility is located, or where 567 records are kept under the conditions of this permit, and inspect the discharge and related 568 facilities, review and copy reports and records required by the permit, collect fluid samples for 569 analysis, measure and record water levels, and perform any other function authorized by law or 570 regulation; 571 572 (J) A requirement that the permittee furnish any information 573 necessary to establish a monitoring program pursuant to Section 13 14 of this chapter; 574 575 A requirement that all samples and measurements taken for the (K) 576 purpose of monitoring shall be representative of the monitored activity, and records of all 577 monitoring information be retained by the permittee. The monitoring information to be retained 578 shall be that information stipulated in the monitoring program established pursuant to the criteria 579 in Section 13 14 of this chapter; 580 581 A requirement that all applications, reports, and other

information submitted to the Aadministrator contain certifications as required in Section 5(d) of

583 584 585	this chapter, and be signed by a person who meets the requirements to sign permit applications found in Section 5(c), or for routine reports, a duly authorized representative;
586	(M) A requirement that the permittee give advance notice to the
587	Aadministrator as soon as possible of any planned physical alteration or additions, other than
588	authorized operation and maintenance, to the permitted facility and receive authorization prior to
589	implementing the proposed alteration or addition;
590	
591	(N) A requirement that any modification which that may result in a
592 593	violation of a permit condition shall be reported to the Aadministrator, and any modification that will result in a violation of a permit condition shall be reported to the Aadministrator through the
594	submission of a new or amended permit application;
595	submission of a new of amenaca permit application,
596	(O) A requirement that any transfer of a normit must first be
597	(O) A requirement that any transfer of a permit must first be
	approved by the Aadministrator, and that no transfer will be approved if the facility is not in
598	compliance with the existing permit unless the proposed permittee agrees to bring the facility into
599	compliance;
600	(D) A many instruction of the town of the river of the shall be accounted by the
601	(P) A requirement that monitoring results shall be reported at the
602	intervals specified elsewhere in the permit;
603	(O) A manifestate of compliance on an expension of
604 605	(Q) A requirement that reports of compliance or non-compliance
	with, or any progress reports on interim and final requirements contained in any compliance
606	schedule, if one is required by the Aadministrator, shall be submitted no later than 30 days
607	following each schedule date;
608	(D) A many instruction of that are firmed as a small consequent in the
609 610	(R) A requirement that confirmed noncompliance resulting in the migration of injected fluid into any zone outside of the permitted receiver Any noncompliance
611	
612	with a permit condition or malfunction of the injection system which may cause fluid migration
613	into or between USDWs must be orally reported to the Aadministrator within 24 hours, and a
614	written submission shall be provided within five (5) days of the time the permittee becomes
615	aware of the excursion. The written submission shall contain:
	(I) A description of the noncompliance and its course
616	(I) A description of the noncompliance and its cause;
617 618	(II) The period of noncompliance, including exact dates and
619	times, and, if the noncompliance has not been controlled, the anticipated time it is expected to
620	continue; and
621	
622	(III) Steps taken or planned to reduce, eliminate, and prevent
623	reoccurrence of the noncompliance.
624	(C) A many instruction of the test of the many it to a many of all instructions of
625	(S) A requirement that the permittee report all instances of
626	noncompliance not already required to be reported under paragraphs (c)(i)(Q) through (R) of this
627	section, at the time monitoring reports are submitted. The reports shall contain the information
628	listed in paragraph (c)(i)(R) of this section;
629	
630	(T) A requirement that in the situation where the permittee becomes
631	aware that it failed to submit any relevant facts in a permit application, or submitted incorrect

633	promptly submit such facts or information;
634	(II) A requirement that the injection facility most construction
635 636	(U) A requirement that the injection facility meet construction requirements outlined in Section 9 of this chapter, and that the permittee submit notice of
637 638	completion of construction to the Aadministrator and allow for inspection of the facility upon completion of construction, prior to commencing any injection activity;
639	
640	(V) A requirement that the permittee notify the \underline{Aa} dministrator at
641	such times as the permit requires before conversion or abandonment of the facility; and
642	
643 644	(W) A requirement that injection may not commence until
645	construction is complete.
646 647 648	(X) A requirement that the owner or operator of a Class VI well permitted under this part shall establish mechanical integrity prior to commencing injection or on a schedule determined by the Aadministrator. Thereafter, the owner or operator of Class VI wells
649	must maintain mechanical integrity as defined in Section $\frac{12}{13}$ of this chapter.
650 651 652 653	(Y) A requirement that when the Aadministrator determines that a Class VI well lacks mechanical integrity pursuant to Section 12 13 of this chapter, he/she shall give written notice of his/her determination to the owner or operator.
654	
655 656 657 658	(Z) A requirement that, for any Class VI well which that lacks mechanical integrity, injection operations are prohibited until the permittee shows to the satisfaction of the Aadministrator under Section 12 13 that the well has mechanical integrity.
659 660	(AA) A Class VI permit shall include conditions which meet the requirements set forth in Section 16 of this chapter. Where the plan meets the requirements of
661	Section 16 of this chapter, the administrator shall incorporate it into the permit as a permit
662	<u>condition.</u>
663 664	(I) For purposes of the above subparagraph, temporary or intermittent cessation of injection operations is not abandonment.
665	
666 667	(ii) In addition to the conditions required of all permits, the Aadministrator may shall establish, on a case-by-case basis, conditions as required for monitoring, schedules of
668	compliance, and such additional conditions as are necessary to prevent the migration of fluids
669 670	into underground sources of drinking water.
671	Section 5. Permit application.
672	Section 3. I crime application.
673	(a) It is the operator's responsibility to make application for and obtain a permit in
674 675	accordance with these regulations. Each application must be submitted with all supporting data.
676	(b) A complete application for a Class VI well shall include:
677 678	(i) A brief description of the nature of the business and the activities to be
679 680	conducted that require the applicant to obtain a permit under this chapter.

information in a permit application or in any report to the Aadministrator, the permittee shall

681	(ii)	The n	ame, address and telephone number of the operator, and the
682	operator's ownership s	tatus an	d status as a Federal, State, private, public or other entity.
683			
684	(iii)	•	four SIC (Standard Industrial Classification) codes which that best
685	reflect the principal pro	oducts of	or services provided by the facility.
686			
687	(iv)		ame, address, and telephone number of the facility. Additionally,
688	•	_	questration project shall be identified by section, township, range
689	and county, noting whi	ich, if a	ny, sections include Indian lands.
690			
691	(v)		n the area of review, a listing and status of all permits or
692			ated with the geologic sequestration project received or applied for
693	by the applicant under	any of	the following programs:
694			
695		(A)	Hazardous Waste Management under the Resource Conservation
696	and Recovery Act (RC	RA).	
697			
698		(B)	UIC Program under the Safe Drinking Water Act.
699			
700		(C)	National Pollutant Discharge Elimination System (NPDES)
701	under the Clean Water	Act.	
702			
703		(D)	Prevention of Significant Deterioration (PSD) program under the
704	Clean Air Act.		
705		(-)	
706	(MEGILLE)	(E)	National Emissions Standards for Hazardous Air Pollutants
707	(NESHAPs) pre-constr	ruction	approval under the Clean Air Act.
708			D 1 1611 '- 1 - 1 - 1 - 104 C.1 Ol W.
709	A 4	(F)	Dredge and fill permits under section 404 of the Clean Water
710	Act.		
711		(0)	Wid: d C ' I' C d I '
712	141 C-1144	(G)	Within the area of review, a list of other relevant permits,
713			iated with the geologic sequestration project that the applicant has
714	•		as construction permits. This includes a statement as to whether or
715	-		e approved water quality management plan area, a state approved
716	wellnead protection are	ea or a s	state approved source water protection area.
717	(:)	A	- 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
718 719	(Vi)		p showing the injection well(s) for which a permit is sought and the
720	applicable area of revi	ew <u>, con</u>	sistent with Section 8 of this chapter.
720 721		(4)	Within the error of review, the man must show the number or
721	name and leastion of a	(A)	Within the area of review, the map must show the number, or
723			rn injection wells, producing wells, abandoned wells, plugged wells c boreholes, state or EPA approved subsurface cleanup sites, public
723 724	•		d or source water protection areas, surface bodies of water, springs,
72 4 725			e), quarries, water wells and other pertinent surface features
725 726			for human occupancy, state, tribal, and territory boundaries, and
720 727	roads.	chaca i	numan occupancy, state, tribar, and territory boundaries, and
728	roaus.		
140			

729 (B) Only information of public record is required to be included on 730 this map. 731 732 (vii) A map delineating the area of review based upon modeling, using all 733 available data including data available from any logging and testing of wells within and adjacent 734 to the area of review; 735 736 A Class VI area of review shall never be less than the area of (A) 737 potentially affected groundwater. 738 739 All areas of review shall be legally described by township, range (B) 740 and section to the nearest ten (10) acres as described under the general land survey system. 741 742 A description of the general geology of the area to be affected by the 743 injection of carbon dioxide including geochemistry, structure and faulting, fracturing and seals, 744 and stratigraphy and lithology including petrophysical attributes. The description shall also 745 include sufficient information on the geologic structure and reservoir properties of the proposed 746 storage site and overlying formations, including: 747 748 (A) Isopach maps of the proposed injection and confining zone(s), a 749 structural contour map aligned with the top of the proposed injection zone, and at least two 750 geologic cross sections of the area of review reasonably perpendicular to each other and showing 751 the geologic formations from the surface to total depth; 752 753 (B) Location, orientation, and properties of known or suspected 754 faults and fractures that may transect the confining zone(s) in the area of review and a 755 determination that they would not interfere with containment; 756 757 (C) Information on seismic history that have affected the proposed 758 area of review including knowledge of previous seismic events and history of these events, the 759 presence and depth of seismic sources, and a determination that the seismicity would not 760 compromise containment; 761 762 (D) Data sufficient to demonstrate the effectiveness of the injection 763 and confining zone(s), including data on the depth, areal extent, thickness, mineralogy, porosity, 764 vertical permeability and reservoir pressure of the injection and confining zone(s) within the area 765 of review, and geologic changes based on field data which may include geologic cores, outcrop 766 data, seismic surveys, well logs, capillary pressure tests and names and lithologic descriptions; 767 768 Geomechanical information on fractures, stress, ductility, rock (E) 769 strength, and in situ fluid pressures within the confining zone; and 770 771 Geologic and topographic maps and cross sections illustrating 772 regional geology, hydrogeology, and the geologic structure of the local area. 773 774 A compilation of all wells and other drill holes within, and adjacent 775 (within 1 mile) to the area of review. Such data must include a description of each well and drill 776 hole type, construction, date drilled, location, depth, record of plugging and/or completion, and

any additional information the Aadministrator may require.

778	
779	(A) Applicants shall also identify the location of all known wells
780	within, and adjacent (within 1 mile) to the area of review which that penetrate the confining or
781	injection zone.
782	
783	(B) Applicants shall perform mapping with sufficient resolution as to
784	make a comprehensive effort to identify wells that are not in the public record using aerial
785	photography, aerial survey, physical traverse, or other methods acceptable to the Aadministrator.
786	
787	(C) Applicants shall perform corrective action as specified in Section
788	8.
789	
790	(x) Maps and stratigraphic cross sections indicating the general vertical and
791	lateral limits of all USDWs, the location of water wells and springs within the area of review,
792	their positions relative to the injection zone(s), and the direction of water movement, where
793	known;
794	KIIOWII,
795	(xi) A characterization of the injection zone and aquifers above and below
796	
	the injection zone which may be affected, including applicable pressure and fluid chemistry data
797	to describe the projected effects of injection activities, and background water quality data which
798	will facilitate the classification of any groundwaters which may be affected by the proposed
799	discharge. This must include information necessary for the division to classify the receiver and
800	any secondarily affected aquifers under Chapter 8, Wyoming Water Quality Rules and
801	Regulations;
802	(xii) Baseline geochemical data on subsurface formations, including all
803	USDWs in the area of review.
804	
805	(xiii) Proposed operating data:
806	
807	(A) Average and maximum daily rate and volume <u>and/or mass and</u>
808	total anticipated volume and/or mass of the carbon dioxide stream;
809	
810	(B) Average and maximum surface injection pressure;
811	
812	(C) The source of the carbon dioxide stream; and
813	
814	(D) An analysis of the chemical and physical characteristics of the
815	carbon dioxide stream and any other substance(s) proposed for inclusion in the injectate stream;
816	and
817	
818	(E) Anticipated duration of the proposed injection period(s).
819	() I will be a first fi
820	(xiv) The compatibility of the carbon dioxide stream with fluids in the
821	injection zone and minerals in both the injection and the confining zone(s), based on the results of
822	the formation testing program, and with the materials used to construct the well;
823	the formation testing program, and with the materials used to construct the well,
823	(vv) An accomment of the impact to fluid recourage on substantiage et machines
825	(xv) An assessment of the impact to fluid resources, on subsurface structures
	and the surface of lands that may reasonably be expected to be impacted, and the measures
826	required to mitigate such impacts;

827 828	(vvi) Proposed formation testing program to obtain an analysis of the abanical
829 830	(xvi) Proposed formation testing program to obtain an analysis of the chemical and physical characteristics of the injection zone and confining zone and that meets the requirements of Section 11 of this chapter;
831 832 833	(xvii) Proposed stimulation program, a description of stimulation fluids to be used and a determination that stimulation will not compromise containment;
834 835 836	(A) All stimulation programs must be approved by the administrator as part of the permit application and incorporated into the permit.
837 838 839 840 841	(xviii) The results of the formation testing program as required in paragraph (xvi) of this section; formerly (xix)Proposed procedure to outline steps necessary to conduct injection operation;
842 843	(xix) formerly(xx) A wellbore schematic of the subsurface construction details and surface wellhead construction of the injection and monitoring wells;
844 845 846 847	(xx) formerly (xxi) Injection well design and construction procedures that meet the requirements of Section 9;
848 849 850	(xxi) formerly(xxii) Proposed area of review and corrective action plan that meets the requirements under Section 8;
851 852 853	(xxii) formerly (xxiii) The status of corrective action on wells in the area of review;
854 855 856	(xxiii) $\frac{\text{formerly (xxiv)}}{\text{Month of the well(s) required by Section } \frac{10}{11}$;
857 858 859	(xxiv) formerly (xxv) A demonstration of mechanical integrity pursuant to Section 12-13;
860 861 862	(xxv) formerly(xxvi) A demonstration, satisfactory to the Aadministrator, that the applicant has met the financial responsibility requirements under Section 18 19;
863 864 865	(xxvi) formerly(xxvii) Proposed testing and monitoring plan required by Section 13 14;
866 867 868	(xxvii) formerly (xxviii) Proposed injection and monitoring well(s) plugging plan required by Section_15_16(b);
869 870 871	(A) Where the plan meets the requirements of Section 16(b) of this chapter, the administrator shall incorporate it into the permit as a permit condition.
872 873 874	(I) For purposes of this subparagraph, temporary or intermittent cessation of injection operations is not abandonment.

	<u>7</u> (a);
injection site	(xxix) At the administrator's discretion, a demonstration of an alternative post-care timeframe required by Section 17 of this chapter;
injection site	The manufacture of several 17 of this thing to
10	(xxx) Proposed emergency and remedial response plan required by Section 17
<u>18</u> ;	
geologic sequ	(xxxi) A site and facilities description, including a description of the proposed uestration facilities;
•	(xxxii) Documentation sufficient to demonstrate that the applicant has all legal ling but not limited to the right to surface use, necessary to sequester carbon dioxide ad constituents;
	(xxxiii) Proof of notice to surface owners, mineral claimants, mineral owners, ther owners of record of subsurface interests as to the contents of such notice. rements shall at a minimum require:
general circu	(A) The publishing of notice of the application in a newspaper of lation in each county of the proposed operation at weekly intervals for four (4) weeks; and
which <u>that</u> a	(B) A copy of the notice shall also be mailed to all surface owners, nants, mineral owners, lessees and other owners of record of subsurface interests re located within one (1) mile of the proposed boundary of the geologic sequestration of the W.S. 25.11.102(a)(wi)
	d by W.S. 35-11-103(c)(xxi).
	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided i
	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes
	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided i
	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator.
subparagraph (c)	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator.
subparagraph (c) the Class VI	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of the Aadministrator.
(c) the Class VI (b)(vi)(B), ar	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi)(A).
(c) the Class VI (b)(vi)(B), ar	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi), (a), and (b)(vi), (b) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi), (d), and (d)(xxxv) of this section. Prior to granting approval for the operation of a Class VI well, the administrator of the following information:
(c) the Class VI (b)(vi)(B), ar (d) shall conside	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi)(A), and (b)(xxxv) of this section. Prior to granting approval for the operation of a Class VI well, the administrator of the following information: (i) The final area of review based on modeling, using data obtained during
(c) the Class VI (b)(vi)(B), ar (d) shall conside	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi), (a), and (b)(vi), (b) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi)(A), and (b)(xxxv) of this section. Prior to granting approval for the operation of a Class VI well, the administrator of the following information:
(c) the Class VI (b)(vi)(B), ar (d) shall conside	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided in (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi)(A), and (b)(xxxv) of this section. Prior to granting approval for the operation of a Class VI well, the administrator of the following information: (i) The final area of review based on modeling, using data obtained during the setting of the well and the formation as required by subparagraphs (b)(xiv), (b)(xvii) and (b)(xxiv) of this section;
(c) the Class VI (b)(vi)(B), ar (d) shall conside logging and t (b)(xxiii), and	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided is (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi)(A), and (b)(xxxv) of this section. Prior to granting approval for the operation of a Class VI well, the administrator or the following information: (i) The final area of review based on modeling, using data obtained during testing of the well and the formation as required by subparagraphs (b)(xiv), (b)(xvii) d (b)(xxiv) of this section; (ii) Any relevant updates, based on data obtained during logging and testing
(c) the Class VI (b)(vi)(B), ar (d) shall conside logging and t (b)(xxiii), and	(xxxiv) A list of contacts, submitted to the administrator, for those Tribes be within the area of review of the Class VI project based on information provided is (b)(vi), (b)(vi)(A), and (b)(vi)(B) of this section; and (xxxiv)(xxxv) Any other information requested by the Aadministrator. The administrator shall notify, in writing, any Tribes within the area of review of project based on information provided in subparagraphs (b)(vi), (b)(vi)(A), and (b)(xxxv) of this section. Prior to granting approval for the operation of a Class VI well, the administrator the following information: (i) The final area of review based on modeling, using data obtained during testing of the well and the formation as required by subparagraphs (b)(xiv), (b)(xvii) d (b)(xxiv) of this section;

properties of th	ne propo	sed storage site and overlying formations, submitted to satisfy the
requirements o	of subpar	agraph (b)(viii) of this section;
•	•	
	(forme	rly 5(b)(xviii) (iii) The results of the formation testing program as
required in par		b)(xvi) of this section;
required in par	agrapii <u>t</u>	U(AVI) of this section,
	(iv)	Final injection well construction proceedings that most the requirements
CG 4: 0 C	(iv)	Final injection well construction procedures that meet the requirements
of Section 9 of	this cha	<u>pter;</u>
	(v)	Any updates to the proposed area of review and corrective action plan,
		plan, injection well plugging plan, post-injection site care and site closure
plan, or the em	ergency	and remedial response plan submitted under paragraph (a) of this section,
which are nece	essary to	address new information collected during logging and testing of the well
	•	quired by all paragraphs of this section, and any updates to the alternative
		timeframe demonstration submitted under paragraph (a) of this section,
		address new information collected during the logging and testing of the
		as required by all paragraphs of this section; and
wen and the 10	<u>rmanoli</u>	as required by an paragraphs of this section, and
	(11)	Owners or energtors coalsing a waiver of the requirement to inject below
4h a 1ave	(vi)	Owners or operators seeking a waiver of the requirement to inject below
		must also refer to Section 10 of this chapter and submit a supplemental
report, as requi	ired at S	ection 10(a). The supplemental report is not part of the permit application.
(e)		plicant applying for a Class VI well permit must obtain public liability
insurance to co	over the	geologic sequestration activities for which a permit is sought.
	(i)	The public liability insurance shall be in addition to the financial
assurance requ	ired in S	ection 19 of this chapter.
		
	(ii)	The insurance policy shall provide for personal injury and property
damage protect		shall be in place until a completion and release certificate has been
		inistrator certifying that plume stabilization has been achieved.
Commed Holli	are auril	inibilator certifying that prome stabilization has been achieved.
	(iii)	The minimum incurance coverage for public lightlity incurence as
	(iii)	The minimum insurance coverage for public liability insurance as
		11-313(f)(ii)(O) shall be five hundred thousand dollars (\$500,000) for each
occurrence of b	bodily in	jury or property damage, and one million dollars (\$1,000,000) aggregate.
	(iv)	The public liability insurance shall include a rider requiring that the
insurer notify t	he admi	nistrator whenever substantive changes are made to the policy, including
any termination		
	(v)	Self-insurance in lieu of public liability insurance must meet state or
federal require	()	nd be approved by the administrator.
reactat require	meme al	id be approved by the administrator.
(a)(A)	A 11	alications for normality respects on information to be submitted to the
(c)(f)		plications for permits, reports, or information to be submitted to the
Administrator	shall be	signed by a responsible officer as follows:
	(i)	For a corporation - a responsible corporate officer means:

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- (A) 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; or
- (B) The manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.
- (ii) <u>For a partnership or sole proprietorship</u> -- by a general partner or the proprietor, respectively;
- (iii) For a municipality, state, federal or other public agency -- by either the principal executive officer or ranking elected official.
- $\frac{\text{(d)}(g)}{\text{(g)}}$ The application shall contain the following certification by the person signing the application:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to ensure that qualified 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."

(e)(h) All data used to complete permit applications shall be kept by the applicant for a minimum of three (3) years from the date of signing for the life of the geologic sequestration project and for 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 or, representations made in the application, or the request for coverage under the individual permit. A permit condition supersedes any application content.
- (b) No person shall inject any hazardous waste which that has been banned from land disposal pursuant to Chapter 13 1, Wyoming Hazardous Waste Rules.
- (c) The construction of new, or operation or maintenance of any existing Class V wells for non-experimental geologic sequestration is prohibited.

1021 Other than EPA approved aquifer exemption expansions that meet the criteria set 1022 forth in Wyoming Oil and Gas Conservation Commission Rules and Regulations, Chapter 4, 1023 Section 12, new aguifer exemptions shall not be issued for Class VI injection wells. Even if an aguifer has not been specifically identified by the administrator, it is an underground source of 1024 drinking water if it meets the definition in Section 2 of this chapter. 1025 1026 1027 Section 7. Minimum criteria for siting Class VI wells. 1028 1029 (a) Owners or operators of Class VI wells must demonstrate to the satisfaction of the 1030 Aadministrator that the wells will be sited in areas with a suitable geologic system. The geologic 1031 system must be comprised of: 1032 1033 An injection zone of sufficient areal extent, thickness, porosity, and 1034 permeability to receive the total anticipated volume of the carbon dioxide stream; and 1035 1036 A confining zone(s) that is free of transmissive faults or fractures and of 1037 sufficient areal extent and integrity to contain the injected carbon dioxide stream and displaced 1038 formation fluids and allow injection at proposed maximum pressures and volumes without 1039 initiating or propagating fractures in the confining zone(s) or causing non-transmissive faults to 1040 become transmissive. 1041 1042 Owners or operators of Class VI wells must identify and characterize additional (b) 1043 zones, if they exist, that will impede vertical fluid movement, allow for pressure dissipation, and 1044 provide additional opportunities for monitoring, mitigation and remediation. Vertical faults and 1045 fractures that transect these zones must be identified. 1046 1047 Section 8. Area of review delineation and corrective action. 1048 1049 The area of review is based on computational modeling that accounts for the (a) 1050 physical and chemical properties of all phases of the injected carbon dioxide stream. 1051 1052 The owner or operator will re-evaluate the area of review at least every (i) 1053 two (2) years during the operational life of the facility, and then no less frequently than every five 1054 (5) years through the post-injection site care period until the geologic sequestration project is 1055 closed in accordance with department rules and regulations. 1056 1057 The owner or operator of a Class VI well must prepare, maintain, and comply (b) 1058 with a plan to delineate the area of review for a proposed geologic sequestration project, re-1059 evaluate the delineation, and perform corrective action that meets the requirements of this section 1060 and is acceptable to the administrator. As a part of the permit application for approval by the 1061 Aadministrator, the owner or operator must submit an area of review and corrective action plan 1062 that includes the following information: 1063 1064 (i) The method for delineating the area of review that meets the 1065 requirements of paragraph (c) of this section, including the name, version and availability of the

model to be used, assumptions that will be made, and the site characterization data on which the

1066

1067

1068 1069 model will be based;

(ii)

A description of:

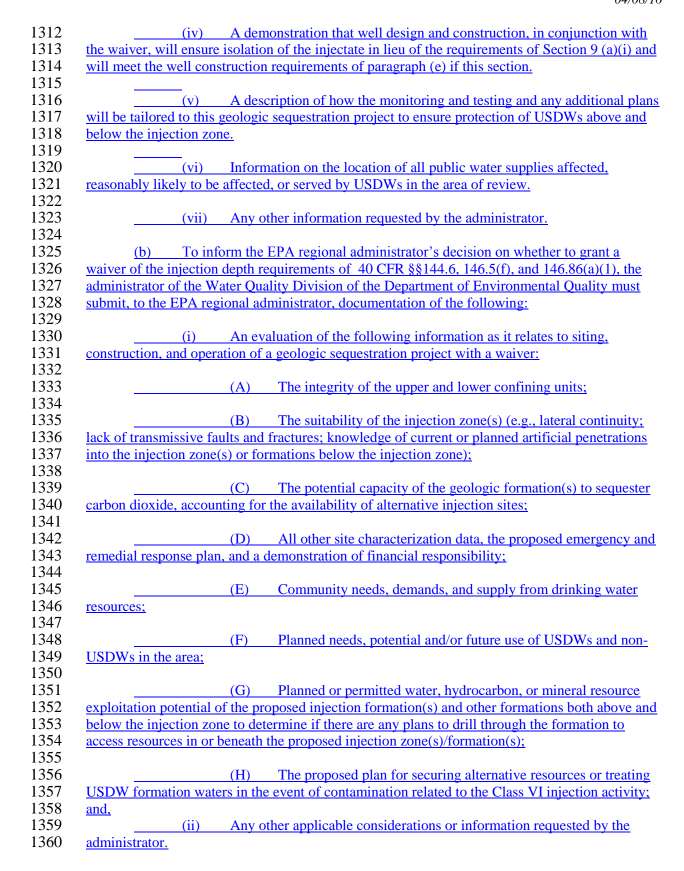
		view prio	onitoring and operational conditions that would warrant a r to the next scheduled re-evaluation as determined by the n paragraph (a)(i) of this section.
pressure) will be used	(B) to evalu		nonitoring and operational data (e.g., injection rate and rea of review; and
requirements of parag	(C) raph (d)		corrective action will be conducted to meet the ection, including:
injection;		(I)	What corrective action will be performed prior to
corrective action addr	essed on	(II) a phased	What, if any, portions of the area of review will have I basis, and how the phasing will be determined;
changes in the area of	review;	(III) and	How corrective action will be adjusted if there are
action.		(IV)	How site access will be ensured for future corrective
12. 12.	eview, id nose well	dentify al ls:	Class VI wells must perform the following actions to l wells that require corrective action, and perform computational modeling:
plume and formation the plume movement of			rojected lateral and vertical migration of the carbon dioxide urface from the commencement of injection activities until
	en humai	e the mov n health,	ressure differentials, and demonstrate that pressure rement of injected fluids or formation fluids into a USDW safety, or the environment will not be present (or for a Aadministrator);
	(C)	The po	otential need for brine removal, and;
removed.	(D)	The lo	ng-term effects of pressure buildup if brine is not
(ii)	The n	nodeling	must:
	(A)	Be bas	sed on:

1119	
1120	(II) Anticipated operating data, including injection pressures,
1121	rates and total volumes over the proposed operational life of the facility.
1122	
1123	(B) Take into account any relevant geologic heterogeneities, data
1124	quality, and their possible impact on model predictions; and
1125	
1126	(C) Consider potential migration through faults, fractures, and
1127	artificial penetrations.
1128	
1129	(iii) Using methods approved by the Aadministrator, identify all penetrations,
1130	including active and abandoned wells and underground mines, in the area of review that may
1131	penetrate the confining zone. Provide a description of each well's type, construction, date drilled,
1132	location, depth, record of plugging and/or completion, and any additional information the
1133	Aadministrator may require; and
1134	_
1135	(iv) Determine which abandoned wells in the area of review have been
1136	plugged in a manner that prevents the movement of:
1137	F66
1138	(A) Carbon dioxide that may endanger USDWs or otherwise threaten
1139	human health, safety, or the environment, or;
1140	,,,,,,
1141	(B) Displaced formation fluids that may endanger USDWs or
1142	otherwise threaten human health, safety, or the environment.
1143	outer who unequest notions, surrey, or the environments
1144	(d) Owners or operators of Class VI wells must perform corrective action on all
1145	wells in the area of review that are determined to need corrective action using methods necessary
1146	to prevent the movement of fluid into or between USDWs including use of corrosion resistant
1147	materials materials compatible with the carbon dioxide stream, where appropriate.
1148	invertible desired with the cure of desired blown, where uppropriate.
1149	(e) At a fixed frequency, not to exceed two (2) years during the operational life of
1150	the facility, or five (5) years during the post-injection site care period (until the geologic
1151	sequestration project is closed) as specified in the area of review and corrective action plan, or
1152	when monitoring and operational conditions warrant, owners or operators must:
1153	when momentag and operational conditions warrant, owners of operators must.
1154	(i) Re-evaluate the area of review in the same manner specified in paragraph
1155	(c)(i) of this section;
1156	(c)(i) of this section,
1157	(ii) Identify all wells in the re-evaluated area of review that require
1158	corrective action in the same manner specified in paragraph (c)(iv) of this section;
1159	corrective action in the same mainer specified in paragraph (c)(iv) or this section,
1160	(iii) Perform corrective action on wells requiring corrective action in the
1161	reevaluated area of review in the same manner specified in paragraph (d) of this section; and
1162	reconstance area of review in the same mainler specified in paragraph (a) of this section, and
1163	(iv) Submit an amended area of review and corrective action plan or
1164	demonstrate to the Aadministrator through monitoring data and modeling results that no change
1165	to the area of review and corrective action plan is needed.
1165 1166	to the area of review and corrective action plan is needed.

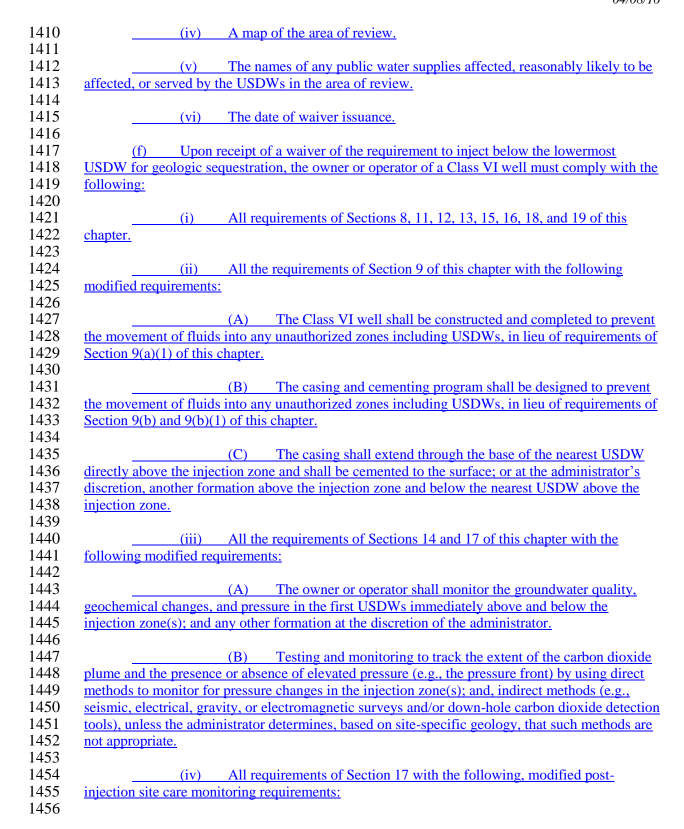
		(A)	Any amendments to the area of review and corrective action plan
must be approve	ed by the	<u>admini</u>	istrator;
		(D)	Any arrandments to the ones of review much be in compared into
41		(B)	Any amendments to the area of review must be incorporated into
the permit; and			
		(C)	Any amendments to the area of review are subject to the permit
modification rea	uiramai	(-)	ection 4 of this chapter, as appropriate.
mounication req	uneme	118 01 50	ection 4 of this chapter, as appropriate.
demonstration of	f financ view [as	ial respo	and remedial response plan (as required by Section 17-18) and a consibility (as described by Section 10-19) must account for the ed], regardless of whether or not corrective action in the area of
(g)	A11 mod	lalina ir	nputs and data used to support area of review reevaluations under
			* *
paragrapii (e) oi	uns sec	uon sna	all be retained for 10 years.
Section	0	Constr	ruction and operation standards for Class VI wells.
Section	<i>)</i> .	Consti	action and operation standards for Class vi wens.
minimum, to the	constru	ection st	perator must ensure that all Class VI wells are designed, at a tandards set forth by the department and the Wyoming oil and gas eplicable, and constructed and completed to:
unauthorized zon	(i) nes;	Prevent	t the movement of fluids into or between USDWs or into any
	(ii)	Permit	the use of appropriate testing devices and workover tools; and
	(iii)	Permit	continuous monitoring of the annulus space between the injection
tubing and long	` /		or the annual space control in injurior
	~		
			nent or other materials used in the construction of each Class VI ural strength and be designed for the life of the well.
	(i)	A 11 wa1	Il materials must be compatible with fluids with which the
	` '		ome into contact, and meet or exceed standards developed for such
•	•		bleum Institute, ASTM International, or comparable standards
acceptable to the			
acceptable to tile	z <u>z s</u>a umn	msuaio	1.
	(ii)	The	sing and comenting program must be designed to provent the
movement of flu	(ii) ids into		sing and cementing program must be designed to prevent the
movement of Hu	nus IIIto	or bein	VCCII USD WS.
	(iii)	In orda	er to allow the Aadministrator to determine and specify casing and
	. ,		where or operator must provide the following information:
cementing requi	icinents	, me ow	Ther of operator must provide the following information:
		(A)	Depth to the injection zone;
		(A)	Deput to the injection zone,
		(B)	Injection pressure, external pressure, internal pressure and axial
loading;		(D)	injection pressure, external pressure, internal pressure and axial
roaurig,			

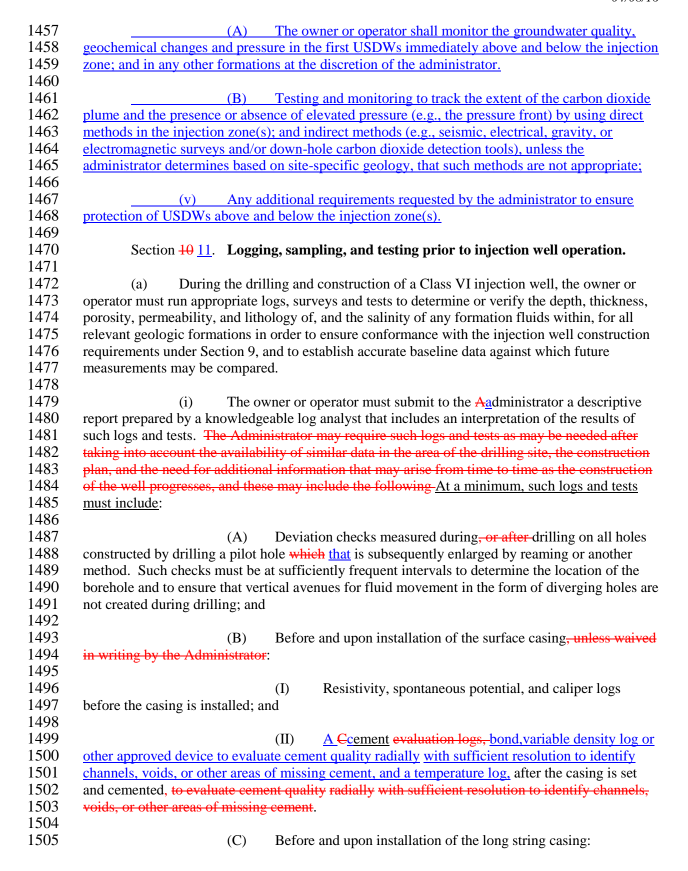
	(C)	Hole size;
	(D)	
diameter nominal w	(D)	Size and grade of all casing strings (wall thickness, external gth, joint specification and construction material), including
whether the casing i		
	(E)	Composition of the carbon dioxide stream, and formation fluids
	(F)	Down-hole temperatures and pressures;
	(G)	Lithology of injection and confining zones;
	(H)	Type or grade of cement and additives; and
	(I)	Quantity, chemical composition, and temperature of the carbon
ioxide stream.		
(iv)	Cacin	g must extend through the base of the lowermost USDW above th
· · ·		d to the surface through the use of a single or multiple strings of
casing and cement.		a to the surrace through the use of a single of maniple strings of
-		
(v)		ast one long string casing, using a sufficient number of centralizers
		to create a cement bond through the overlying and/or underlying
		string casing must extend to the injection zone must be cemented
		urface in one or more stages, and must be isolated by placing
		techniques as necessary to provide adequate isolation of the protection of USDWs, human health, safety, and the environment
injection zone and p	iovide for	protection of OSD ws, numan health, safety, and the environment
	(A)	Circulation of cement may be accomplished by staging. The
administrator may a		alternative method of cementing in cases where the cement canno
		provided the owner or operator can demonstrate by using logs that
the cement does not	allow flui	d movement behind the well bore.
	~	
(vi)		ant and cement additives must be suitable for use with the carbon
		fluids and of sufficient quality and quantity to maintain integrity
over the operating li	ne or the v	ven.
(vii) The i	ntegrity and location of the cement shall be verified using
		ing cement quality radially with sufficient resolution to identify the
		other areas of missing cement to ensure that USDWs are not
		ealth, safety, and the environment are protected.
_		^
		•
		l operators of Class VI wells must inject fluids through tubing with e a cemented interval at the location approved by the
a packer set at a dep A administrator.		•
Aadministrator.	th opposit	e a cemented interval at the location approved by the
Aadministrator.	th opposit <u>Tubir</u>	•

		ed standards developed for such materials by the American ternational, or comparable standards acceptable to the
administrator.	1 IVI IIII	ternational, or comparable standards acceptable to the
ddiffillistrator.		
(i) (ii)	_In ord	ler for the Aadministrator to determine and specify requirements for
tubing and packer, the	owner o	or operator must submit the following information:
	<i>(</i> A)	
	(A)	Depth of setting;
	(B)	Characteristics of the carbon dioxide stream (e.g., chemical
content, corrosiveness,	` /	rature, and density) and formation fluids;
	(C)	Maximum proposed injection pressure;
	(D)	Maximum proposed annular pressure;
	(D)	Maximum proposed annular pressure,
	(E)	Maximum proposed injection rate (intermittent or continuous)
and volume of the carb	on diox	tide stream;
	(E)	Sign of tubing and assingt and
	(F)	Size of tubing and casing; and
	(G)	Tubing tensile, burst, and collapse strengths.
	` /	
Section 10.	Class	VI Injection Depth Waiver Requirements
(a) The ow	unor on	d/or operator seeking a waiver of the requirement to inject below
		bmit a supplemental report concurrent with the permit application.
The report shall contain		* * *
-		
(i)		nonstration that the injection zone(s) is/are laterally continuous, is
		ulically connected to USDWs; does not outcrop within the area of
		y; volume, and sufficient porosity to safely contain the injected fluids; and has appropriate geochemistry.
caroon dioxide and for	Hation	muius, unu nas appropriate geochemistry.
(ii)		nonstration that the injection zone(s) is/are bounded by laterally
_		ining units above and below the injection zone(s) adequate to
		ressure buildup outside of the injection zone(s); and that the
		transmissive faults and fractures. The report shall further
		are properties and contain a demonstration that the fractures will
not interfere with inject	ion, sei	rve as conduits, or endanger USDWs.
(iii)	A con	nputer model demonstrating that USDWs above and below the
		angered as a result of fluid movement. The modeling shall be done
•		review determination, as described in Section 8 of this chapter,
•		as described in Section 8(c) of this chapter, and periodic
•		ection 8(e) of this chapter.



	<u>(iii)</u>	Consultation with the Public Water System Supervision Directors of al
		ng jurisdiction over lands within the area of review of a well for which a
waiver is soug	gnt. (iv)	Any written waiver-related information submitted by the Public Water
System Super	(-,-	pirector(s) to the (UIC) Director.
System Super	VISIOII D	vircetor(s) to the (OIC) Director.
(c)	Conci	urrent with the Class VI permit application public notice process, the
administrator		ve public notice that an injection depth waiver request has been submitted
The notice sha	all clearl	y state:
	<i>(</i> 1)	
	(i)	The depth of the proposed injection zone(s).
	— (ii)	The location of the injection wells.
	(11)	The location of the injection wens.
	(iii)	The name and depth of all USDWs within the area of review.
	(111)	The hame and depair of air observe whether the area of reviews
	(iv)	A map of the area of review.
<u></u>	(v)	The names of any public water supplies affected, reasonably likely to be
affected, or se	rved by	the USDWs in the area of review.
	(i)	The moults of one consultation between the LHC meaning and the Dubl
Water System	(vi)	The results of any consultation between the UIC program and the Publision program within the area of review.
vvater bystem	Бирегу	iston program within the area of review.
(d)	Follo	wing the injection depth waiver application public notice, the administrator
		Division of the Department of Environmental Quality.shall provide all the
information re	eceived t	hrough the waiver application process to the US EPA regional
		on the information provided, the US EPA regional administrator shall
provide writte	n concu	rrence or non-concurrence regarding waiver issuance.
1	<u>(i)</u>	If the US EPA regional administrator requires additional information to
		dministrator of the Water Quality Division of the Department of y, shall provide the information. The US EPA regional administrator may
		of the new information.
require public	Hotice C	The new information.
	(ii)	In no case shall the administrator of a State-approved program issue an
injection deptl		without receipt of written concurrence from the US EPA regional
administrator.		·
<u>(e)</u>		injection depth waiver is issued, within thirty (30) days of issuance, the
EPA shall pos	t the fol	lowing information on the Office of Water's website:
	(*)	
	(i)	The depth of the proposed injection zone(s).
	(ii)	The location of the injection wells.
	(11)	The location of the injection wens.
	(iii)	The name and depth of all USDWs within the area of review.
	(111/	2.10 minus and depair of an esse 110 minim the area of tentem.





•		(I) nder logs, and arting is installed;	Resistivity, spontaneous potential, porosity, caliper, my other logs the Aadministrator requires for the given and
cement qualit	ty radially	(II) with sufficient	A cement bond and variable density log, to evaluate resolution to identify channels, voids, or other areas of
missing ceme	ent, and a	temperature log	after the casing is set and cemented.
mechanical ir	ntegrity of		designed to demonstrate the internal and external which may include:
		(I)	A pressure test with liquid or gas;
		(II)	Diagnostic tools, such as oxygen-activation logging;
		(III)	A temperature or noise log; and
		(IV)	A casing inspection log.
information a		re required of, ar	Iternative methods that provide equivalent or better nd/or approved by the <u>Aa</u> dministrator. The must take and submit to the Administrator a report
describing wh	hole cores	s or sidewall cor	es of the injection zone and confining system, and
		es from the inject og analyst that in	tion zone(s) and submit to the administrator a detailed
		g analyst that in	tion zone(s) and submit to the administrator a detailed
	ed by a lo	g analyst that in	tion zone(s) and submit to the administrator a detailed cludes: yses (including well logs);
	ed by a lo	Well log analyses Core analyses	tion zone(s) and submit to the administrator a detailed cludes: yses (including well logs);
nearby wells	(i) (ii) (iii) (iii) (ii) (iv) if the own	Well log analy Core analyses Formation flui The Aadminisher or operator c	tion zone(s) and submit to the administrator a detailed cludes: yses (including well logs); ; and
nearby wells conditions in	(i) (ii) (iii) (ii) (ii) (iv) if the own the wellb Prior tature, form	Well log analy Core analyses Formation flui The Aadminister or operator core. To injection well nation fluid pH a	tion zone(s) and submit to the administrator a detailed cludes: yses (including well logs); ; and id sample information. trator may accept data_from cores and fluid samples from an demonstrate that such data are representative of
nearby wells conditions in (c) fluid tempera level of the ir (d) determine fra	(i) (ii) (iii) (ii	Well log analy Core analyses Formation flui The Aadminister or operator core. To injection well mation fluid pH at one(s). Time prior to insure of the injection well analyses.	tion zone(s) and submit to the administrator a detailed cludes: yes (including well logs); and id sample information. trator may accept data from cores and fluid samples from an demonstrate that such data are representative of operation, the owner or operator must record the formation.

1555			
1556		(ii)	A pump test; or
1557			
1558		(iii)	Injectivity tests.
1559			
1560	(e)		wner or operator must provide the Aadministrator with the opportunity to
1561	witness all log	ging and	I testing by this subpart.
1562			
1563		(i)	The owner or operator must submit a schedule of such activities to the
1564			30) days prior to conducting the first test and upon spudding the well and
1565	-		tor of any changes to the schedule at least 48 hours thirty (30) days prior to
1566	the <u>next</u> sched	uled test.	•
1567	a .		
1568	Section	n 11 <u>12</u> .	Injection well operating requirements.
1569			
1570	(a)		wner or operator must comply with a maximum injection pressure limit
1571			for and specified in the permit. In approving a maximum injection pressure
1572			l consider the results of well tests and, where appropriate, geomechanical
1573			sess the risks of tensile failure and shear failure. The Director shall
1574	* *		th a reasonable degree of certainty, will avoid initiation or propagation of
1575			ng zone or cause non transmissive faults transecting the confining zone to
1576		-	ensure that injection pressure does not exceed 90 percent of the fracture
1577	*		n zone(s) so as to ensure that the injection does not initiate new fractures
1578			ractures in the injection zone(s). In no case may injection pressure cause
1579			or formation fluids in a manner that endangers a USDW, or otherwise
1580	threatens huma	an health	n, safety, or the environment.
1581			
1582		(i)	In no case may injection pressure initiate fractures in the confining
1583			ovement of injectate or formation fluids that endangers a USDW or
1584	otherwise threa	atens hui	man health, safety, or the environment.
1585			
1586	(b)		on of the carbon dioxide stream between the outermost casing protecting
1587	USDWs and the	ne well b	pore is prohibited.
1588			
1589	(c)		wner or operator must fill the annulus between the tubing and the long
1590	string casing w	ith a noi	n-corrosive fluid approved by the Aadministrator.
1591			
1592		(i)	The owner or operator must maintain a positive pressure on the annulus a
1593	pressure that e	xceeds tl	he operating injection pressure, unless the administrator determines that
1594	such requireme	ent migh	t harm the integrity of the well or endanger USDWs.
1595			
1596	(d)	Other t	than during periods of well workover (maintenance) approved by the
1597	A administrator	r in whic	ch the sealed tubing-casing annulus is, by necessity, disassembled for
1598	maintenance o	r correct	rive procedures, the owner or operator must maintain mechanical integrity
1599	of the injection	well at	all times.
1600	J		
1601	(e)	The ov	wner or operator must install and use continuous recording devices to
1602	monitor:		
1603			

	(i)	Inject	tion pressure; and
	(ii)	Rate	volume, and temperature of the carbon dioxide stream.
	(11)	ruic,	volume, and temperature of the earson district streams
(f)			operator must regularly monitor install and use continuous
			the pressure on the annulus between the tubing and the long string
casing and a	annulus flui	d volui	me.
()	TD1		
	tems, <u>or at</u>	the disc	operator must install, test, and use alarms and automatic <u>surface</u> cretion of the administrator use down-hole shut-off systems (e.g.,
			ves), or other mechanical devices that provide equivalent protection,
			and shut-in the well when operating parameters such as injection
			er parameters approved by the Aadministrator diverge beyond
ranges and/	or gradients	specif	ied in the permit.
(1.)	TC		
(h)			ic shutdown is triggered or a loss of mechanical integrity is
		or oper	ator must immediately investigate and identify as expeditiously as
possible the	cause.		
	(;)	If	on such investigation, the well appears to be leading much arised
intogriter	(i)		on such investigation, the well appears to be lacking mechanical
			uired under paragraphs (e), (f), and (g) of this section otherwise
muicates in	at the well I	пау ве	lacking mechanical integrity, the owner or operator must:
		(A)	Immediately cease injection;
		(A)	miniculately cease injection,
		(B)	Take all steps reasonably necessary to determine whether there
may haya b	aan a ralaaa	` /	e injected carbon dioxide stream or formation fluids into any
may have be unauthorize		e or tile	e injected carbon dioxide stream <u>of formation fidius</u> into ally
anaumonize	a zone,		
		(C)	Notify the Aadministrator within 24 hours of discovery;
		(0)	Trouty die Fraummstrator within 24 nours of discovery,
		(D)	Restore and demonstrate mechanical integrity to the satisfaction
of the Aadn	ninistrator a	. ,	as practicable and prior to resuming injection; and
or the M adil	minstrator a	300II	as practicable and prior to resuming injection, and
		(E)	Notify the Aadministrator when injection can be expected to
resume.		(L)	110th of 11th
count.			
Sec	tion 12 13	Meck	nanical integrity.
500	1011 12 10.	1,1001	man mostily.
(a)	A Clas	s VI w	ell has mechanical integrity if:
(4)	11 0140	~ . • **	
	(i)	There	e is no significant leak in the casing, tubing or packer; and
	(*)	1.1010	grant round in the caseing, thorne or parties, and
	(ii)	There	e is no significant fluid movement into a USDW through channels
adjacent to	` '		
		,, 011 (
(b)	To eva	luate tl	ne absence of significant leaks under paragraph (a)(i) of this section,
, ,			owing an initial annulus pressure test, continuously monitor

1652 injection pressure, rate, injected volumes, and pressure on the annulus between tubing and long 1653 string casing and annulus fluid volume as specified in Section 13 12 (e) and (f); 1654 1655 At least once per year, the owner or operator must confirm the absence of (c) 1656 significant fluid movement under paragraph (a)(ii) of this section using a method acceptable to the Administrator (e.g., diagnostic surveys such as oxygen activation or temperature or noise 1657 1658 logs). use one of the following methods to determine the absence of significant fluid movement 1659 under subparagraph (a)(ii) of this section: 1660 1661 An approved tracer survey such as an oxygen-activation log; or (i) 1662 1663 (ii) A temperature or noise log. 1664 1665 If required by the administrator, at a frequency specified in the testing and (d) 1666 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. 1667 1668 1669 (d)(e) The Aadministrator may require any other test to evaluate mechanical integrity 1670 under paragraph (a)(i) or (a)(ii) of this section. Also, the Administrator may allow the use of a 1671 test to demonstrate mechanical integrity other than those listed above, with the written approval 1672 of the US EPA regional Aadministrator. 1673 1674 To obtain approval, the Aadministrator must submit a written request to 1675 the US EPA regional Aadministrator, which that must set forth the proposed test and all technical 1676 data supporting its use. 1677 1678 In conducting and evaluating the tests enumerated in this section or others to be 1679 allowed by the Aadministrator, the owner or operator and the Aadministrator must apply methods 1680 and standards generally accepted in the industry. 1681 1682 When the owner or operator reports the results of mechanical integrity 1683 tests to the Aadministrator, he/she shall include a description of the test(s) and the method(s) 1684 used. 1685 1686 In making his/her evaluation, the Aadministrator must review monitoring (ii) 1687 and other test data submitted since the previous evaluation. 1688 1689 The Aadministrator may require additional or alternative tests if the results 1690 presented by the owner or operator under paragraph (e) of this section are not satisfactory to the 1691 Aadministrator to demonstrate that there is no significant leak in the casing, tubing or packer, or 1692 significant movement of fluid into or between USDWs resulting from the injection activity as 1693 stated in paragraphs (a)(i) and (a)(ii) of this section. 1694 1695 Section 13 14. Testing and monitoring requirements. 1696 1697 The owner or operator of a Class VI well must prepare, maintain, and comply 1698 with a testing and monitoring plan to verify that the geologic sequestration project is operating as

1699

1700

permitted and is not endangering USDWs.

enforceable re		requirement to maintain and implement an approved plan is directly other the requirement is a condition of the permit.
operator will	or <u>Aadministrato</u> meet the require	esting and monitoring plan must be submitted with the permit or approval, and must include a description of how the owner or ments of this section, including accessing sites for all necessary the life of the project.
(b) minimum, inc	•	nonitoring associated with geologic sequestration projects must, at a
detection, pre		s and procedures for environmental surveillance and excursion trol programs, including a monitoring plan to:
	(A)	Assess the migration of the injected carbon dioxide; and
sequestration	(B) site.	Insure the retention of the carbon dioxide in the geologic
	(C) nigrating carbon W.S. 35-11-1030	For purposes of this section, "excursion" shall mean the dioxide at or beyond the boundary of the geologic sequestration site (c).
data represen		ysis of the carbon dioxide stream with sufficient frequency to yield nical and physical characteristics;
recording dev	(iii) Instal	llation and use, except during well workovers, of continuous
	(A)	Injection pressure,
	(B)	Rate and volume;
casing; and	(C)	Pressure on the annulus between the tubing and the long string
	<u>(D)</u>	The annulus fluid volume added.
tubing and the	(iv)(E) Reco	rding, at least daily, tThe pressure on the annulus between the ing.
(or less freque conditions, ar	ing and other sig ently as approve and monitoring his	osion monitoring of the well materials for loss of mass, thickness, and of corrosion must be performed and recorded at least quarterly described by the Administrator, based on construction materials, operating story) to ensure that the well components meet the minimum in and performance set forth in Section 9(b) by:
contact with t	(A) he carbon dioxic	Analyzing coupons of the well construction materials placed in de stream; or

1750	
1751 1752	(B) Routing the carbon dioxide stream through a loop constructed with the material used in the well and inspecting the materials in the loop; or
1753	with the material used in the wen and inspecting the materials in the 100p, of
1754	(C) Using an alternative method, materials, or time period approved
1755	by the Aadministrator.
1756	by the Ma dhimstrator.
1757	(vi)(v) Pariodia manitarina of the recomming their quality in a normal and
1758	(vi)(v) Periodic monitoring of the reservoir fluid quality in a permeable and
	porous formation as near as practicable to the confining zone(s) for geochemical changes that
1759 1760	may be a result of carbon dioxide or displaced formation fluid movement:
1760	(A) The leastion and number of monitoring wells must be based on
	(A) The location and number of monitoring wells must be based on
762	specific information about the geologic sequestration project, including injection rate and volume,
763	geology, the presence of artificial penetrations and other relevant factors; and
764	
765	(B) The monitoring frequency and spatial distribution of monitoring
766	wells must be based on geological, baseline geochemical, and geophysical data that has have been
767	collected under Section 5(b)(xi) and any modeling results in the area of review evaluation
768	required by Section 8(c).
769	
770	(vii)(vi) A demonstration of external mechanical integrity pursuant to
771	Section 12 13(c) at least once per year until the well is plugged; and if required by the
.772	administrator, a casing inspection log pursuant to requirements of Section 13(d) of this chapter at
.773	a frequency established in the testing and monitoring plan;
774	
775	(viii)(vii) A pressure fall-off test or other equivalent test that identifies
776	reservoir conditions with respect to flow dynamics at least once every five years unless more
.777	frequent testing is required by the Aadministrator based on site specific information; and
.778	
779	(ix)(viii) Testing and monitoring to track the extent of the carbon dioxide
780	plume, the position of the pressure front, and surface displacement. by using:
781	
782	(A) Direct methods in the injection zone(s); and
783	
784	(B) Indirect methods (e.g., seismic, electrical, gravity, or
785	electromagnetic surveys and/or down-hole carbon dioxide detection tools), unless the
786	administrator determines, based on site-specific geology, that such methods are not appropriate;
787	
788	$\frac{(x)(ix)}{(ix)}$ At the Aadministrator's discretion, based on site-specific conditions,
789	surface air monitoring and/or soil gas monitoring to detect movement of carbon dioxide that
1790	could endanger a USDW, or otherwise threaten human health, safety, or the environment.
791	
1792	(A) The testing and monitoring plan must be based on site-specific
1793	geologic factors potential risks to USDWs, and modeling within the area of review;
1794	
795	(B) The monitoring frequency and spatial distribution of surface air
796	monitoring and/or soil gas monitoring must reflect baseline data. The monitoring plan must
797	specify how the proposed monitoring will yield useful information on the area of review
798	delineation and the potential movement of fluid containing any contaminant into USDWs in

1800 otherwise adversely affect human health, safety, or the environment. 1801 1802 (x) If an owner or operator demonstrates that monitoring employed under 40 1803 CFR §§98.440 to 98.449 of this chapter (Clean Air Act, 42 U.S.C. 7401 et seq.) accomplishes the 1804 goals of (h)(1) and (2) of this section, and meets the requirements pursuant to \$146.91(c)(5), a 1805 Director that requires surface air/soil gas monitoring must approve the use of monitoring 1806 employed under 40 CFR §§98.440 to 98.449 of this chapter. Compliance with §§98.440 to 98.449 1807 of this chapter pursuant to this provision is considered a condition of the Class VI permit; 1808 1809 Any additional monitoring, as required by the Aadministrator, necessary (xi) 1810 to support, upgrade, and improve computational modeling of the area of review re-evaluation 1811 required under Section 8(e) and as necessary to demonstrate that there is no movement of fluid 1812 containing any contaminant into underground sources of drinking water in exceedence of any 1813 primary drinking water regulation under 40 CFR Part 142 141, or which could otherwise 1814 adversely affect human health, safety, or the environment; and 1815 1816 The owner or operator shall periodically review the testing and (xii) monitoring plan to incorporate monitoring data collected under this subpart, operational data 1817 1818 collected under Section 11 of this chapter, and the most recent area of review reevaluation 1819 performed under Section 8 of this chapter. In no case shall the owner or operator review the 1820 testing and monitoring plan less often than once every five years. Based on this review, the owner 1821 or operator shall submit an amended testing and monitoring plan or demonstrate to the 1822 administrator that no amendment to the testing and monitoring plan is needed. Any amendments 1823 to the testing and monitoring plan must be approved by the administrator, must be incorporated 1824 into the permit, and are subject to the permit modification requirements of Section 4 of this 1825 chapter, as appropriate. Amended plans or demonstrations shall be submitted to the administrator 1826 as follows: 1827 1828 Within one year of an area of review reevaluation; (A) 1829 1830 Following any significant changes to the facility, such as addition of monitoring wells or newly permitted injection wells within the area of review, on a 1831 1832 schedule determined by the administrator; or 1833 1834 (C) When required by the administrator. 1835 1836 A quality assurance and surveillance plan for all testing and (xiii) 1837 monitoring requirements. 1838 1839 Section 14 15. Reporting requirements. 1840 1841 The owner or operator must, at a minimum, provide the following reports to the 1842 Aadministrator, for each permitted Class VI well: 1843 1844 (i) Semi-annual reports (or less frequent at the discretion of the 1845 Aadministrator) containing: 1846

exceedence of any primary drinking water regulation under 40 CFR Part 142 141, or which may

1847		(A)	Any changes to the physical, chemical and other relevant
1848	characteristics of	the carbon die	oxide stream from the proposed operating data;
1849			
1850		(B)	Monthly average, maximum and minimum values for injection
1851	pressure, flow rate	` '	, and annular pressure;
1852	Υ		,
1853		(C)	A description of any event that exceeds operating parameters for
1854	annulus pressure	` '	ressure as specified in the permit;
1855	amiaias prossaio	or injection pr	tossure as specified in the permit,
1856		(D)	A description of any event which that triggers a shutdown device
1857	required nursuant	` '	- 12(g), and the response taken;
1858	required pursuant	to Section 11	12(S), and the response taken,
1859		(E)	The monthly volume of the carbon dioxide stream injected over
1860	the reporting perio	` '	•
1861	the reporting perio	od and projec	t cumulatively,
1862		(F)	Monthly annulus fluid volume added; and
1863		(11)	Wollding ailliaids fluid volume added, and
1864		(G)	The results of monitoring prescribed under Section 13-14.
1865		(0)	The results of monitoring prescribed under Section 15-14.
1866	(3	i) Report	t, within 30 days the results of:
1867	(1	i) Kepon	t, within 30 days the results of.
1868		(A)	Periodic tests of mechanical integrity;
1869		(A)	remodic tests of mechanical integrity,
1870		(B)	Any other test of the injection well conducted by the permittee if
1871	required by the A	` /	
1872	required by the A	<u>a</u> diffiffistrator	, and
1873		(C)	Any well workover.
1874		(C)	Ally well workover.
1875	(ii) Papart	t within 24 hours
1876	<u>U</u>	ii) Report	t, within 24 hours:
		(4)	Ann and dance that the injected control districts at some on
1877		(<u>A)</u>	Any evidence that the injected carbon dioxide stream or
1878	associated pressur	te front may c	cause an endangerment to a USDW;
1879		(D)	A manufacture might a manufacture division and manufacture of
1880	Alexandra and a second	(<u>B)</u>	Any noncompliance with a permit condition, or malfunction of
1881	me injection syste	in, wnich ma	y cause fluid migration into or between USDWs;
1882		(0)	Americaning of a short off and the Control of the American Indiana (II)
1883	c \	<u>(C)</u>	Any triggering of a shut-off system (i.e., down-hole or at the
1884	surface);		
1885		(D)	Demonstrate and the second state of the second
1886	6.411 1	(<u>D)</u>	Pursuant to compliance with the requirement at Section 14(b)(x)
1887			soil gas monitoring or other monitoring technologies, if required by
1888	the administrator,	any release o	of carbon dioxide to the atmosphere or biosphere.
1889	·•		and the state of t
1890	_	v) Owner	rs or operators must notify the Director in writing 30 days in
1891	advance of:		
1892		2.4.5	
1893		<u>(A)</u>	Any planned well workover;
1894			

		<u>(B)</u>	Any planned stimulation activities, other than stimulation for
formation test	ting cond		nder Section 5 of this chapter; and
		(~)	
		<u>(C)</u>	Any other planned test of the injection well conducted by the
permittee.			
(b)	Repor	ts requi	red by the permit shall be submitted to the Aadministrator within 30
days followin	ng the end	l of the j	period covered in the report.
(c)			erators must submit <u>all required</u> reports, <u>submittals</u> , and
			nistrator and to EPA, in an electronic format acceptable to the secretion of the Administrator, other formats may be accepted.
Aummstrato	F <u>EPA</u> . A	t tne ars	scretion of the Administrator, other formats may be accepted.
(d)	The po	ermittee	e shall submit a written report to the Aadministrator of all remedial
` '			f equipment or operational procedures which that resulted in a
	_		a, at the completion of the remedial work.
	•		
(e)	For an	y aborto	ed or curtailed operation, a complete report shall be submitted
within 30 day	s of com	plete ter	rmination of the discharge or associated activity.
(0)			
(f)			e shall retain all monitoring records required by the permit for a
			ars following facility closure. The administrator may require the
<u>owner or oper</u> period.	rator to de	eliver tr	ne records to the administrator at the conclusion of the retention
periou.			
Section	on 15 16.	Inject	tion well plugging.
			F888
(a)	Prior t	to the w	ell plugging, the owner or operator must flush each Class VI
injection well	l with a b	uffer flu	uid, determine bottom hole reservoir pressure, and perform a final
external mech	nanical in	tegrity t	test in accordance with Section 12 13.
-			
(b)			operator of a Class VI well must prepare, maintain, update on the
		_	to the area of review delineation, and comply with a well plugging
pian that is ac	ceptable	to the A	L administrator.
	(i)	The re	equirement to maintain and implement an approved plan is directly
enforceable re	. ,		ther the requirement is a condition of the permit.
emorecable iv	egararess	or when	ther the requirement is a condition of the permit.
	(ii)	The w	vell plugging plan must be submitted as part of the permit
application ar	` '		the following information:
			-
		(A)	Appropriate test or measure to determine bottom hole reservoir
pressure;			
		(B)	Appropriate testing methods to ensure final external mechanical
integrity as sp	secified in	n Sectio	on 12 <u>13</u> ;
		(C)	The type and number of place to be used.
		(C)	The type and number of plugs to be used;

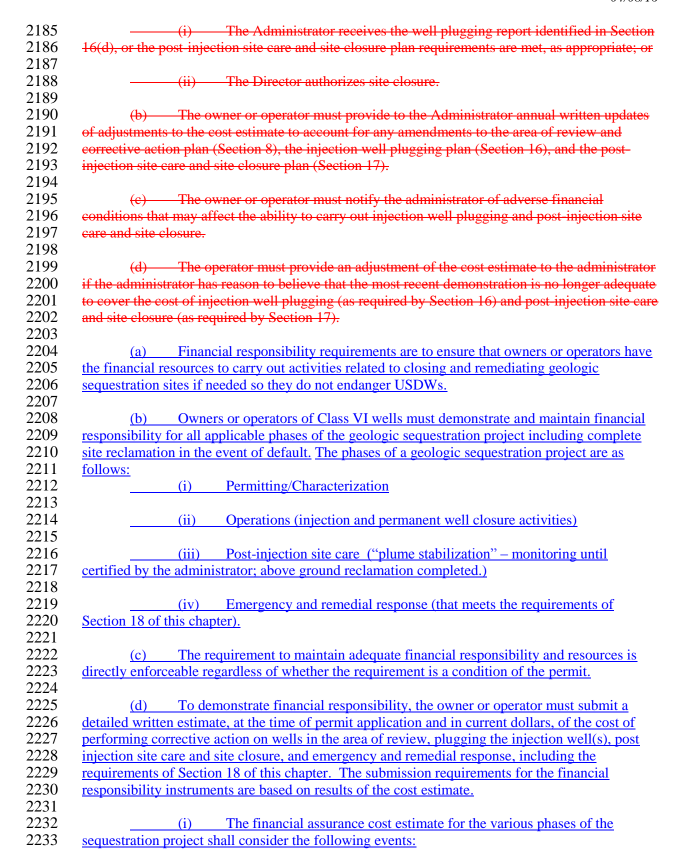
		(D)	The placement of each plug including the elevation of the top
and bottom of	f each plu	g;	
		(E)	The type and grade and quantity of material to be used in
plugging;			
1 1			(I) The material must be suitable for use with the carbon
dioxide strear	n.		
		(F)	A description of the method of placement of the plugs.
		(1)	11 description of the method of placement of the plugs.
(c)	The ov	vner or	operator must notify the Aadministrator, in writing, at least 60 day
before pluggi			· · · · · · · · · · · · · · · · · · ·
1 22	C		
	(i)	If any	changes have been made to the original well plugging plan, the
owner or open	rator mus	t also pi	ovide the revised well plugging plan.
	(ii)	At the	discretion of the Aadministrator, a shorter notice period may be
allowed.			
	(:··)	A	manufacture and the first extension 11 to 1 to 1 to 1 to 1
1 4 1 1 1	<u>(iii)</u>		mendments to the injection well plugging plan must be approved
			ncorporated into the permit, and are subject to the permit
modification	requireme	ents of S	Section 4 of this chapter, as appropriate.
(d) field the perm		•	s after completion of plugging and abandonment of a well or well to the Aadministrator a final report which that includes:
	(i)	Certif	ication of completion in accordance with approved plans and
specifications			of professional engineer or a licensed professional geologist.
specifications	by a nec	nseu pro	oresional engineer of a needsed professional geologist.
	(ii)	Certif	ication of accuracy by the owner or operator and by the person wh
performed the			ion (if other than the owner or operator).
•	1 00 0		*
	(iii)	The o	wner or operator shall retain the well plugging report for ten (10)
years following	ng site clo	osure.	
Section	on 16 <u>17</u> .	Post-i	njection site care and site closure.
	TD1		
(a)			operator of a Class VI well must prepare, maintain, update on the
			the area of review delineation, and comply with a plan for post- ure that meets the requirements of subpart (a)(ii) of this section as
		site clos	ure mai meets the requirements of subpart (a)(11) of this section at
is unectly eni	to the Aa	dminist	rator. The requirement to maintain and implement an approved pl
	to the Aa	dminist	rator. The requirement to maintain and implement an approved places of whether the requirement is a condition of the permit.
	to the <u>Aa</u> forceable	dministi regardle	rator. The requirement to maintain and implement an approved places of whether the requirement is a condition of the permit.
closure nlan a	to the Aactorceable (i)	dministr regardle The o	rator. The requirement to maintain and implement an approved places of whether the requirement is a condition of the permit. where or operator must submit the post-injection site care and site
closure plan a	to the Aactorceable (i)	dministr regardle The o	rator. The requirement to maintain and implement an approved pless of whether the requirement is a condition of the permit.
closure plan a	to the Aa forceable (i) as a part o	dministregardle The of the pe	rator. The requirement to maintain and implement an approved places of whether the requirement is a condition of the permit. where or operator must submit the post-injection site care and site rmit application to be approved by the Aadministrator.
closure plan a	to the Aa forceable (i) as a part o (ii)	dministregardle The of the pe The p	rator. The requirement to maintain and implement an approved pless of whether the requirement is a condition of the permit. where or operator must submit the post-injection site care and site

1992	
1993	(A) Detailed plans for post-injection monitoring, verification,
1994	maintenance, and mitigation;
1995	
1996	(B) The pressure differential between pre-injection and predicted
1997	post-injection pressures in the injection zone;
1998	
1999	(C) The predicted position of the carbon dioxide plume and
2000	associated pressure front at the time when plume movement has ceased and pressure differentials
2001	sufficient to cause the movement of injected fluids or formation fluids into a USDW are no longer
2002	present, as demonstrated in the area of review evaluation required under Section 8(c)(i);
2003	
2004	(D) A description of post-injection monitoring locations, methods,
2005	and proposed frequency; and
2006	
2007	(E) A proposed schedule for submitting post-injection site care
2008	monitoring results to the Administrator pursuant to subsection 15(c) of this chapter.
2009	
2010	(iii) Upon cessation of injection, owners or operators of Class VI wells must
2011	either submit an amended post-injection site care and site closure plan or demonstrate to the
2012	Aadministrator through monitoring data and modeling results that no amendment to the plan is
2013	needed.
2014	
2015	(A) Any amendments to the post-injection site care and site closure
2016	plan must be:
2017	
2018	(I) Approved by the administrator.
2019	
2020	(II) Incorporated into the permit.
2021	
2022	(III) Subject to the permit modification requirements of
2023	Section 4 of this chapter, as appropriate.
2024	
2025	(iv) The owner or operator may modify and resubmit the post-injection site
2026	care and site closure plan for the Aadministrator's approval within 30 days of such change.
2027	
2028	(b) The owner or operator shall monitor the site following the cessation of injection
2029	to show the position of the carbon dioxide plume and pressure front and demonstrate that USDWs
2030	are not being endangered.
2031	
2032	(i) The owner or operator shall continue to conduct monitoring as specified
2033	in the Aadministrator-approved post-injection site care and site closure plan until closure is
2034	authorized certified by the Director administrator.
2035	
2036	(ii) The owner or operator can request and demonstrate to the satisfaction of
2037	the Aadministrator that the post-injection site care and site closure plan should be revised to
2038	reduce the frequency of monitoring.
2039	

- (iii) Prior to authorization for site closure, the owner or operator must demonstrate to the Director administrator, 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 Director administrator, 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 Director administrator, a shorter notice period may be allowed.
- (c) After the <u>Director</u> administrator has <u>authorized</u> <u>certified</u> site closure, the owner or operator must plug <u>all</u> monitoring wells, <u>as determined by the administrator</u>, in a manner <u>which</u> <u>that</u> will not allow movement of injection or formation fluids.
- (d) Once the Director administrator has authorized certified-site closure, the owner or operator must submit a site closure report within 90 days after completion of all closure operations. The report must thereafter be retained at a location designated by the administrator for ten (10) years. The report must include:
- (i) Documentation of appropriate injection and monitoring well plugging as specified in Section <u>15-16</u> and paragraph (c) of this section.
- (ii) The owner or operator must provide a copy of a survey plat which that has been submitted to the local zoning authority designated by the Ddirector.
- (A) The plat must indicate the location of the injection well(s) and monitoring wells relative to permanently surveyed benchmarks.
- (B) The owner or operator must also submit a copy of the plat to the Regional administrator of the appropriate EPA Regional Office US EPA regional administrator.
- (iii) Documentation of appropriate notification and information to such State, local and tribal authorities as have authority over drilling activities to enable such State and local authorities to impose appropriate conditions on subsequent drilling activities that may penetrate the injection and confining zone(s)
- (iv) Proof of providing notice to surface owners, mineral claimants, mineral owners, lessees and other owners of record of subsurface interests as to the proposed site closure. Notice requirements at a minimum shall include:

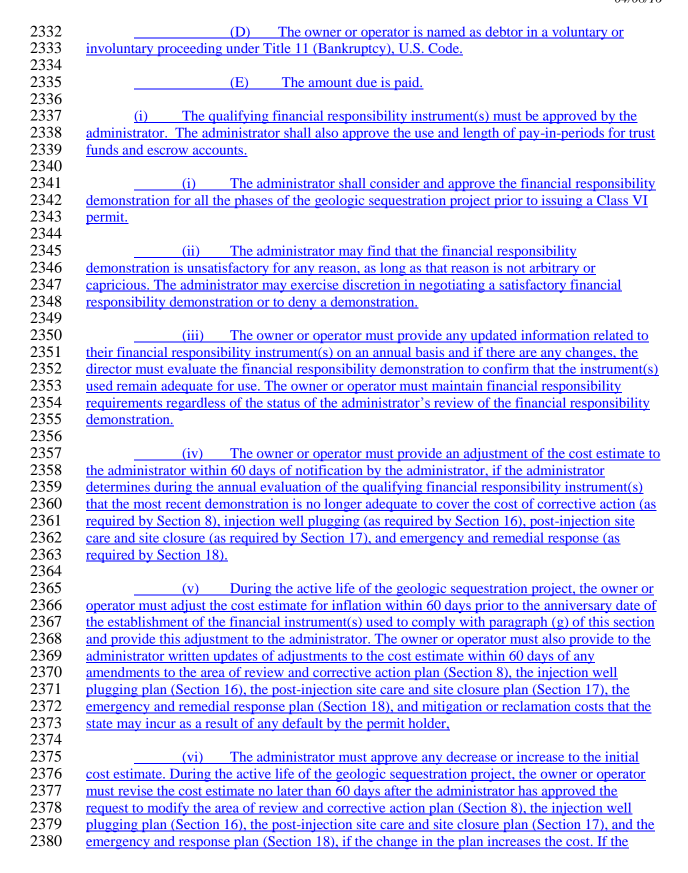
	(A) The publishing of notice of the application in a newspaper of
ge	ral circulation in each county of the proposed operation at weekly intervals for four (4)
co	ecutive weeks;
	(B) The published notice shall provide a mechanism to request a
pu	ic hearing;
	(C) A copy of the notice shall also be mailed to all surface owners,
<u>mi</u>	ral claimants, mineral owners, lessees and other owners of record of subsurface interests that
are	ocated within one (1) mile of the proposed boundary of the geologic sequestration site.
	(formerly 17(d)(iv)) (v) Records reflecting the nature, composition and volume
of	e carbon dioxide stream.
	(e) Each owner or operator of a Class VI injection well must record a notation on the
	to the facility property or any other document that is normally examined during title search
tha	will in perpetuity provide any potential purchaser of the property the following information:
	(i) The fact that land has been used to sequester carbon dioxide;
	(ii) The name of the State agency, local authority, and/or tribe with which
	urvey plat was filed, as well as the address of the Regional Environmental Protection Agency
Of	ce to which it was submitted; and
	(iii) The volume of fluid injected, the injection zone or zones into which it
W	injected, and the period over which injection occurred.
	(f) The owner or operator must retain for three years following site closure, records
	cted during the post injection site care period. Well plugging reports, post-injection site care
	including, if appropriate, data and information used to develop the demonstration of the
	native post-injection site care time frame, and the site closure report collected pursuant to
rec	rements of subsection (d) above shall be retained for 10 years following site closure.
	(i) The owner or operator must deliver the records to the Director
	<u>nistrator</u> at the conclusion of the retention period, and the records must thereafter be retained
at	ocation designated by the Director administrator for that purpose.
	0 1 15 10 T
	Section 17 18. Emergency and remedial response.
	(a) As part of the permit application, the owner or operator must provide the
	ministrator with an emergency and remedial response plan that describes actions to be taken
	dress movement of the injectate or formation fluids that may cause an endangerment to a
	W or threaten human health, safety, or the environment during construction, operation,
	are and post-closure periods. The requirement to maintain and implement an approved plan is
dii	tly enforceable regardless of whether the requirement is a condition of the permit.
	(i) The emergency and remedial response plan must be reviewed and
IIIn	ted, as necessary, on the same schedule as the update to the area of review delineation.

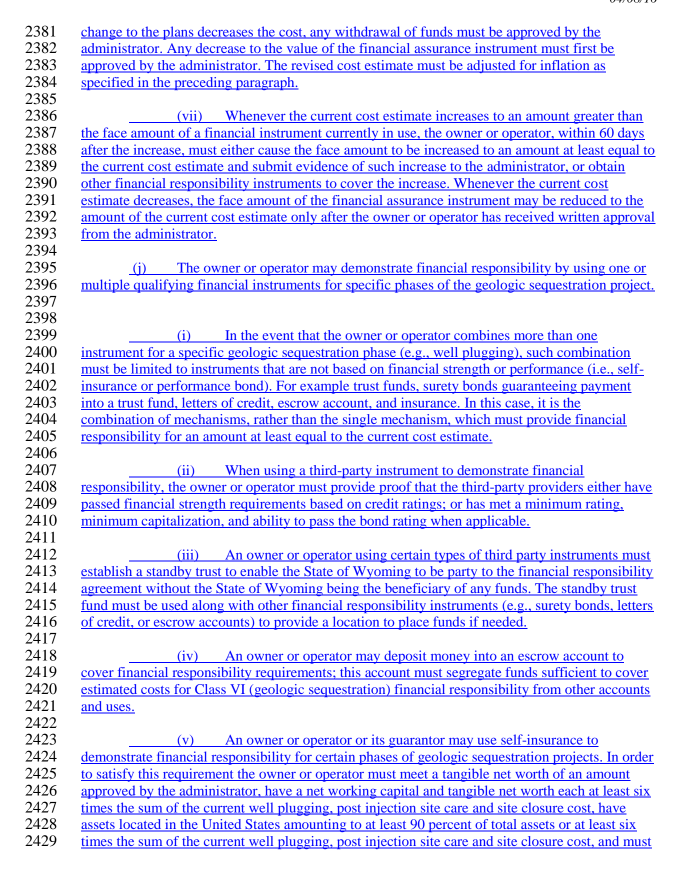
	<u>(ii)</u>		ents to the emergency and remedial response plan must be
approved by	the admin	nistrator, must be	e incorporated into the permit, and are subject to the permit
modification	requirem	ents of Section 4	4 of this chapter, as appropriate.
			nded plans or demonstrations shall be submitted to the
<u>administrato</u>	<u>r as follow</u>	<u>vs:</u>	
		(I)	Within one year of an area of review reevaluation;
		(II)	Following any significant changes to the facility, such as
ddition of ii	ijection oi	r monitoring we	ells, on a schedule determined by the administrator; or
		(III)	William manufact discretization discretization
		(III)	When required by the administrator.
(1-)	16		other arider or abtained by the the armer or an areaton
(b)		-	other evidence obtained by the the owner or operator
			de stream, displaced formation fluids or associated pressure
operator mus		USDW of tillea	atens human health, safety, or the environment, the owner or
operator mus	it.		
	(i)	Immodiately	ages injection
	(i)	illillediately C	cease injection;
	(ii)	Taka all stans	reasonably necessary to identify and characterize the
endangermer	` '		reasonably necessary to identify and characterize the
muangerme r	n poseu a	ily release,	
	(iii)	As soon as pr	ractical Within 24 hours, provide verbal notice to the
Department	` /		ality of any excursion after the excursion is discovered,
			ce owners, mineral claimants, mineral owners, lessees and
•			nterests within thirty (30) days of when the excursion is
discovered; a		or substituce in	incrests within thirty (50) days of when the excursion is
anscovered, a	iiid		
	(iv)	Implement the	e emergency and remedial response plan approved by the
Aadministrat	. ,	implement the	e emergency and remedial response plan approved by the
' <u>u</u> animistra	.01.		
(c)	The 🚣	administrator m	nay allow the operator to resume injection prior to
` '			lemonstrates that the injection operation will not endanger
		•	health, safety, or the environment
000 110010	ther wise t	an cuton namun i	mounting survey, or the environment
(d)	The or	wner or operator	r must notify the Aadministrator or the designated
` '		conducting any	
- prosontati	o prior to	conducting any	
Secti	ion 18 19.	Financial res	sponsibility.
200	.011 10 12.		F 0-12-2
(a)	The o	wner or operator	r must demonstrate and maintain financial responsibility
			at meets the requirements of Section 8), injection well
			of Section 16), post-injection site care and site closure (that
		_	, and emergency and remedial response (that meets the
			per prescribed by the Director until:
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		,	

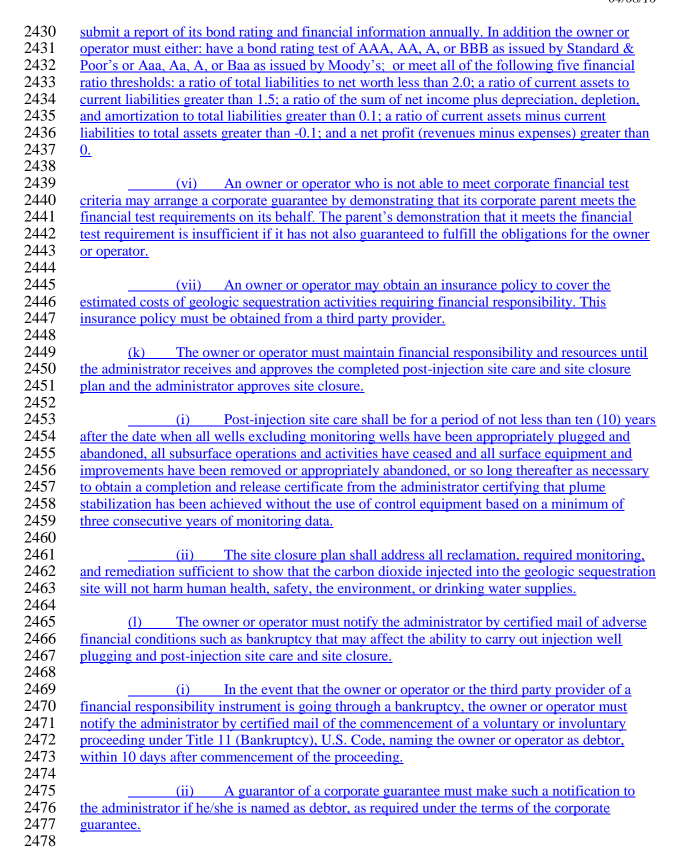


	(A)	Contamination of underground sources of water including
drinking wate	er supplies. (B)	Mineral rights infringement.
human health	(C) and safety and/or	Single large-volume release of carbon dioxide that impacts causes ecological damage.
human health	(D) and safety and/or	Low-level leakage of carbon dioxide to the surface that impacts causes ecological damage.
	(E)	Storage rights infringement.
topography an	(F) and structures.	Property and infrastructure damage including changes to surface
	(G)	Entrained contaminant releases (non-CO ₂).
	(H)	Accidents/unplanned events.
	(I)	Well capping and permitted abandonment.
	(J)	Removal of above ground facilities and site reclamation.
risk assessme		sk Activity matrix in Appendix A shall be considered during the
framework su		st estimate shall be based upon a multi-disciplinary analytical o or other commonly accepted stochastic modeling tools.
4	(A)	Cost curves shall combine risk probabilities, event outcomes and
damages asse	ssment to calculat	e expected losses under a series of events.
should be ide	(B) ntified for 50 perc	For all cases of potential damages, the probability distributions ent, 95 percent, and 99 percent probabilities of occurrence.
	, monitoring, and	operator must also submit a proposed cost estimate for verification of plume stabilization following post-closure other financial assurance instruments.
	costs to the regula	ate must be performed for each phase separately and must be tory agency of hiring a third party to perform the required ty who is not within the corporate structure of the owner or
(g) following list	The required do	emonstration of financial responsibility shall be from the ruments:
	(i) Trust F	Funds

(ii)	Surety Bonds
(:::)	Letter of Condit
(iii)	Letter of Credit
(iv)	Insurance
	(A) Any insurance instruments submitted for financial assurance
	the state of Wyoming as an additional insured, which inclusion shall not be
deemed a waiver of so	<u>vereign immunity.</u>
(v)	Self-insurance (i.e., Financial Test and Corporate Guarantee)
(vi)	Escrow account
(·::)	Any other instrument(s) satisfactory to the administrator
(vii)	Any other instrument(s) satisfactory to the administrator
(h) The qu	ualifying financial responsibility instrument(s) must comprise protective
	that include at a minimum cancellation, renewal, continuation provisions,
specifications on when	the provider becomes liable following a notice of cancellation, and
	rovider to meet a minimum rating, minimum capitalization, and the ability
to pass the bond rating	· · · · · · · · · · · · · · · · · · ·
(i)	Cancellation – An owner or operator must provide that their financial
•	ancel, terminate or fail to renew except for failure to pay such financial
	a failure to pay the financial instrument, the financial institution may elect
	r fail to renew the instrument by sending notice by certified mail to the
	the administrator. The cancellation must not be final for 120 days after
-	notice. The owner or operator must provide an alternate financial
•	ration within 60 days of notice of cancellation, and if an alternate financial
	ration is not acceptable (or possible), any funds from the instrument being
cancelled must be rele	ased within 60 days of notification by the administrator.
(ii)	Renewal – Owners or operators must renew all financial instruments, if
	for the entire term of the geologic sequestration project. The instrument
	renewed as long as, at a minimum, the owner or operator has the option of
	ount of the expiring instrument.
	out of the orphing monomin
(iii)	Continuation – Cancellation, termination, or failure to renew may not
occur and the financial	instrument shall remain in full force and effect in the event that on or
before the date of expi	ration:
	(A) The administrator deems the facility abandoned.
	(B) The permit is terminated, revoked, or a new permit is denied.
	(C) Closure is ordered by the administrator, a U.S. district court, or
other court of compete	<u> </u>
omer court of compete	an jurisaicuon.







	(iii) An owner or operator who fulfills the requirements of paragraph (g) of
this section by	y 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
	act as trustee of the institution issuing the trust fund, surety bond, letter of credit,
	nt, or insurance policy. The owner or operator must establish other financial
	hin 60 days after such an event.
WSS #1 #110 *** 101	and the same and t
(m)	The owner or operator may be released from a financial instrument in the
following circ	*
	(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
	gations as determined by the administrator, including obtaining financial
	for the next phase of the GS project, if required.
responsibility	Tor the next phase of the disproject, it required.
	(ii) The owner or operator has submitted a replacement financial instrument
and received v	written approval from the administrator accepting the new financial instrument and
	owner or operator from the previous financial instrument.
rereasing the c	of operator from the previous inflational instrument.
	(iii) The owner or operator has submitted a revised cost estimate for the
remaining pha	ases of the geologic sequestration project. The revised cost estimate may
	hat a partial release of the financial instrument is warranted and can still provide
	ncial assurance for the remainder of the project. Partial release of the financial
	at the discretion of the administrator.
mstrument is t	at the discretion of the administrator.
(n)	Following the release of all financial assurance and receipt of a site closure
	e administrator must approve the cost estimate prepared for the post-closure
	monitoring and verification of a geologic sequestration site. The cost estimate
	provided after plume stabilization and all remediation work has been completed.
shan only be p	novided after plante stabilization and an remediation work has been completed.
Section	on 19 20. Public participation, public notice and public hearing requirements.
Seedie	
(a)	Public notice is not required for minor modifications as described by Section 4(b)
	chapter or for a permit denial where the application is determined incomplete.
(A)(AI) OI tills	chapter of for a permit demai where the application is determined incomplete.
(b)	The Aadministrator shall give public notice if a draft permit has been prepared or
` '	been scheduled.
a nearing nas	occii scheduled.
(2)	Dublic notice of the preparation of a dualt normit about all all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the preparation of a dualt normit about 11 all and the desired of the dual about 12 all all and the desired of the dual about 12 all all and the desired of the dual about 12 all all and the dual about 12 all all and the dual about 12 all all and the dual about 12 all all all and the dual about 12 all all all all all all all all all al
(c)	Public notice of the preparation of a draft permit shall allow at least 60 days for
	ent. Public notice of a public hearing shall be given at least 30 days before the
•	ic notice of the hearing may be given at the same time as public notice of the draft
permit and the	e two notices may be combined.
(d)	Public notice shall be given by:
	(i) Mailing a copy of the notice to the following persons:

	(A)	The applicant, by certified or registered mail;
Water Due cross	(B)	The U.S. Environmental Protection Agency, Region 8 Drinking
Water Program	<u>l;</u> (C)	The U.S. Environmental Protection Agency, Region 8
Underground I	njection Contro	l Program;
	(C)(D	Wyoming Game and Fish Department;
	(D) (E	Wyoming State Engineer;
	(<u>E)(</u> F	State Historical Preservation Officer;
	(F) (G) Wyoming Oil and Gas Conservation Commission;
<u>Division</u>	(H)	Wyoming Department of Environmental Quality, Land Quality
	(G) (I)	Wyoming State Geological Survey;
	(H) (J)	Wyoming Water Development Office;
	e who request in	Persons on the mailing list developed by the department, a writing to be on the list and by soliciting participants in public interest in being included on "area" mailing lists; and
where the facil	(J)(L) ity is proposed	,
location of the	(ii) Public facility or opera	cation of the notice in a newspaper of general circulation in the ation; and
	ve actual notice	e discretion of the Aadministrator, any other method reasonably of the action in question to the persons potentially affected by it, other forum or medium to elicit public participation.
(e) information:	All public not	ices issued under this chapter shall contain the following minimum
	(i) Name	and address of the department;
the facility or a		and address of permittee or permit applicant, and, if different, of d by the permit;
•		•
described in the		ef description of the business conducted at the facility or activity ation or the draft permit;

2575 (iv) Name, address and telephone number of a person from whom interested 2576 persons may obtain further information, including copies of the draft permit, as the case may be, statement of basis or fact sheet, and the application; 2577 2578 2579 A brief description of comment procedures, procedures to request a (v) 2580 hearing, and other procedures which the public may use to participate in the final permit decision; 2581 and 2582 2583 (vi) Any additional information considered necessary and proper. 2584 2585 (f) In addition to the information required in (e) of this section, any notice for public 2586 hearing shall contain the following: 2587 2588 Reference to the date of previous public notices relating to the permit; (i) 2589 2590 (ii) Date, time and place of hearing; and 2591 2592 A brief description of the nature and purpose of the hearing, including (iii) 2593 applicable rules and procedures. 2594 2595 The department shall provide an opportunity for the applicant, permittee, or any (g) 2596 interested person to submit written comments regarding any aspect of a permit or to request a 2597 public hearing. 2598 2599 (h) All information received on or with the permit application shall be made 2600 available to the public for inspection and copying except such information as has been determined 2601 to constitute trade secrets or confidential information pursuant to W.S. 35-11-1101. 2602 2603 (i) During the public comment period, any interested person may submit written 2604 comments on the draft permit and may request a public hearing. Requests for public hearings 2605 must be made in writing to the Aadministrator and shall state the reasons for the request. 2606 2607 The Aadministrator shall hold a hearing whenever the Aadministrator finds, on 2608 the basis of requests, a significant degree of public interest in a draft permit. The Administrator 2609 has the discretion to hold a hearing whenever such a hearing may clarify issues involved in a 2610 permit decision. 2611 2612 The public comment period shall automatically extend to the close of any public 2613 hearing. The Aadministrator may also extend the comment period by so stating at the public 2614 hearing. 2615 2616 The Director administrator shall render a decision on the draft permit within 60 (1) 2617 days after the completion of the comment period if no hearing is requested. If a hearing is held, 2618 the Director administrator shall make a decision on any department hearing as soon as practicable 2619 after receipt of the transcript or after the expiration of the time set to receive written comments. 2620 2621 At the time a final decision is issued, the department shall respond, in writing, to (m) 2622 those comments received during the public comment period or comments received during the

allotted time for a hearing held by the department. This response shall:

2624			
2625		(i)	Specify any changes that have been made to the permit; and
2626			
2627		(ii)	Briefly describe and respond to all comments voicing a legitimate
2628	technical or re	gulatory	concern that is within the authority of the department to regulate.
2629			
2630	(n)	The r	esponse to comments shall also be available to the public.
2631			
2632	(o)	Reque	ests for a contested case hearing on a permit issuance, denial, revocation,
2633	termination, o	r any ot	her final department action appealable to the Council shall be in accordance
2634	with the depart	tment's	rules of practice and procedure.
2635	-		

Appendix A Risk Activity Table

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

Risk Activity Table (continued)

	Major Risk (Feature, Event, or Process)
<u>5</u>	Storage Rights Infringement (CO ₂ or other entrained contaminant gases) – Form of
	Mineral Rights Infringement
<u>5.1</u>	Leakage migrates into adjacent pore space; causes may include plume migrates faster
	than modeled.
<u>5.2</u>	Post injection decision (e.g. due to new technology or changed economic conditions)
	to store gas in adjacent pore space.
<u>5.3</u>	Acts of God affecting storage capacity of pore space.
<u>5.4</u>	Formation fluid impact due to CO ₂ injection.
<u>5.5</u>	Address also contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4
<u>6</u>	Modified Surface Topography (subsidence or uplift) Resulting in
	Property/Infrastructure Damage
<u>6.1</u>	<u>Induced Seismicity – Pressure from geochemistry induced reactivation of historic fault</u>
	or dissolution of material caused by subsidence.
<u>6.2</u>	Formation fluid impact due to CO ₂ injection.
<u>7</u>	Entrained Contaminant (Non-CO ₂) Releases
<u>7.1</u>	Change in CO ₂ composition/properties (e.g. concentration of contaminant in CO ₂
	supply increases).
<u>7.2</u>	Microbial activity initiated by injection process or composition.
<u>7.3</u>	Address also contributing causes 3.1, 3.2, 3.3, 3.5, 4.3, and 4.4
<u>8</u>	Accidents/Unplanned Events (Typical Insurable Events)
<u>8.1</u>	Surface infrastructure damage
8.2	Saline water releases from surface storage impoundment.