1 **CHAPTER 27** 2 3 UNDERGROUND INJECTION CONTROL PROGRAM 4 **CLASS I AND V WELLS** 5 6 Section 1. Authority. 7 8 These regulations are promulgated pursuant to W.S. 35-11-101 through 1413, specifically 302, 9 and no person shall cause, threaten or allow violations of any provision contained herein. These 10 regulations fulfill Wyoming state obligations under Section 1422 of the Federal Safe Drinking Water Act and Federal Underground Injection Control regulations found in 40 CFR 124 and 40 11 12 CFR 144-148 (both as of December 7, 1999). 13 14 **Definitions.** Section 2. 15 16 The following definitions supplement those definitions contained in Section 35-11-103 of the 17 Wyoming Environmental Quality Act. 18 19 "Aquifer" means a zone, stratum or group of strata that can store and transmit 20 water in sufficient quantities for a specific use. 21 22 "Area of review" means the area for which information and analyses shall be (b) 23 submitted as part of an underground injection control permit application, and reviewed for 24 issuance of a permit. The area of review must include all portions of an aquifer which will be 25 affected in a measurable way within ten (10) years of the granting of a permit, assuming that the 26 permit is complied with. 27 28 "Background" means the constituents or parameters and the concentrations or (c) 29 measurements which describe water quality and water quality variability prior to the subsurface 30 discharge. 31 32 "Bore/casing annulus" means the space between the well bore and the well (d) 33 casing. 34 35 "Casing/tubing annulus" means the space between the well casing and the tubing. (e) 36 37 "Cementing" means to seal the annular space around the outside of a casing (f) 38 string using a specially formulated Portland cement mixture or other hydraulic cement mixture 39 to hold the casing in place and prevent any movement of fluid in this annular space. Cementing 40 also includes operations to seal the well at the time of abandonment. 41 42 "Cesspool" means a drywell that receives solely untreated domestic sewage, and 43 which sometimes has an open bottom and/or perforated sides. 44 45 "Class I well" means a well used to inject hazardous or non-hazardous industrial,

commercial or municipal waste beneath the lowermost formation containing, within one-quarter

| 17 | (1/4) mile of | the wel | l bore, an underground source of drinking water. |
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| 48 40 | <i>(</i> ;) | "Class | a II wall! magaza a wall recorded by the Wyoming Oil and Coa |
| 49 50 | (i) Conservation | | s II well" means a well regulated by the Wyoming Oil and Gas aission, other than a Class II commercial disposal well, which injects fluids: |
| 51 52 53 | operations, o | (i) or conve | Which are brought to the surface in connection with natural gas storage ntional oil or natural gas production. Non-hazardous gas plant wastes may |
| 54 | - | | lass II well pending Environmental Protection Agency co-approval. |
| 55 56 | | (ii) | For enhanced recovery of oil or natural gas. |
| 57 | | (11) | Tot chilanced recovery of on of hateral gas. |
| 58 | | (iii) | For storage of hydrocarbons which are liquid at standard temperature and |
| 59 | pressure. | | |
| 50 | | | |
| 51 | (j) | | s III well" means a well used for in situ mining which injects for extraction |
| 52 | of minerals, used in: | or produ | acts, or recovers recovery fluids, minerals or products, including a well |
| 53 54 | used III. | | |
| 55 | | (i) | Mining of sulfur by the Frasch process. |
| 56 | | () | |
| 57 | | (ii) | In situ mining of uranium or other metals; this category includes in situ |
| 58 | _ | | bodies that have not been conventionally mined by means of an open pit or |
| 59 70 | underground | l excava | tion. |
| 70 71 | | (iii) | In situ mining of salts, trona, or potash. |
| 71. 72. | | (111) | in situ inning of saits, trona, or potasn. |
| 71 72 73 | | (iv) | Underground coal gasification operations. |
| 74 | | ` ' | |
| 75 | | (v) | Solution mining of open pits or underground excavations used for the |
| 76 | production of | of minera | als, such as stopes leaching. |
| 77 78 | | (**;) | Fossil fivel managemy including and liquits, all shale, and ton goods |
| 79 | | (vi) | Fossil fuel recovery including coal, lignite, oil shale, and tar sands. |
| 30 | | (vii) | Experimental technologies, such as pilot scale in situ mining wells in |
| 31 | previously u | ` / | · · · · · · · · · · · · · · · · · · · |
| 32 | | | |
| 33 | (k) | | s IV well" means a well used to dispose of hazardous waste or radioactive |
| 34 | | | a formation which contains, within one-quarter (1/4) mile of the well bore, |
| 35 36 | an undergro | una soui | rce of drinking water. Class IV wells are prohibited by this Chapter. |
| 30 37 | | Exce | pt that a well is not class IV if it is used to inject contaminated groundwater |
| 38 | that has been | | and reinjected into the same formation from which it is drawn for the |
| 39 | | | emediation where the ultimate cleanup criteria is protective of groundwater |
| 90 | standards of | these re | gulations. |
| 91 | (1) | ((C1 | 77 C 117 M |
| 92 | (1) | "Clas | ss V facility" means any property which contains an injection well, drywell, |

or subsurface fluid distribution system which is not defined as a Class I, II, III, or IV well in this chapter. The Class V facility includes all systems of collection, treatment, and control which are associated with the subsurface disposal. Appendix C of this chapter contains a list of Class V facilities.

(m) "Cone of influence" means that area around a well within which increased discharge zone pressures caused by the injection would be sufficient to force fluids into an under- ground source of drinking water.

(n) "Confining zone" means the zone in the well designated in the permit application to provide hydrologic separation between the receiver and any underground source of drinking water.

(o) "Domestic sewage" means liquids or solid wastes obtained from humans and domestic activities including wastewater from activities such as showers, toilets, human wash basins, food preparation, clothes washing, and dishwashers.

(p) "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.

(q) "Drywell" means a well, other than an improved sinkhole or subsurface distribution system, completed above the water table so that its bottom and sides are typically dry, except when receiving fluids.

(r) "Duly authorized representative" means a specific individual or a position having responsibility for the overall operation of the regulated facility or activity. The authorization shall be made in writing by a responsible corporate officer and shall be submitted to the administrator.

(s) "Endangerment" means exposure to actions or activities which could pollute groundwaters of the State.

(t) "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 I wells are incorporated into the public notice.

(u) "Fluid" means any material which flows or moves, whether semisolid, liquid, sludge, gas or any other form or state.

(v) "General permit" means a permit issued to a class of operators, all of which inject similar types of fluids for similar purposes. General permits require less information to be submitted by the applicant than individual permits and do not require public notice for a

facility to be included under the authorization of a general permit.

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

(x) "Groundwaters of the state" are all bodies of underground water which are wholly or partially within the boundaries of the state.

(y) "Hazardous waste" means a hazardous waste as defined in 40 CFR 261.3.

(z) "Improved sinkhole" means a naturally occurring karst depression which has been modified by man for the purpose of directing and emplacing fluids into the subsurface.

(aa) "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.

(bb) "Injectate" means the wastewater being disposed of through any underground injection facility after it has received whatever pretreatment is done.

(cc) "Lithology" means the description of rocks on the basis of their physical and chemical characteristics.

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

(ee) "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.

(ff) "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.

(gg) "Permit" means a Wyoming Underground Injection Control permit, unless otherwise specified.

(hh) "Permit by rule" means an authorization included in these rules which does not require either an individual permit or a general permit. A facility which is permitted by rule must meet the requirements found in this chapter, but is not required to apply for and obtain a permit to construct and operate the facility.

(ii) "Permittee" means the named permit holder.

(jj) "Point of compliance" means a point at which the permittee shall meet class of use standards for the receiver.

- (kk) "Point of injection" means the last accessible sampling point prior to waste fluids being released into the subsurface environment through a Class V injection well. For example the 'point of injection' of a Class V septic system might be the distribution box the last accessible sampling point before the waste fluids drain into the underlying soils. For a dry well, it is likely to be the well bore itself.
- (II) "Public hearing" means a non-adversary hearing held by the administrator or director of the department. The hearing is conducted pursuant to Chapter 3 of the Wyoming Department of Environmental Quality Rules of Practice and Procedure.
- (mm) "Radioactive waste" means any waste which contains radioactive material in concentrations that exceed those listed in 10 CFR Part 20, Appendix B, Table II, Column 2 as of December 22, 1993.
- (nn) "Receiver" means any zone, interval, formation or unit in the subsurface into which fluids and pollutants are discharged.
- (oo) "Responsible corporate officer" means a president, secretary, treasurer, or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation.
- (pp) "Secondarily affected aquifer" means any aquifer affected by migration of fluids from an injection facility, when the aquifer is not directly discharged into.
- (qq) "Septic system" means a facility that is used solely to emplace domestic sewage below the surface and is comprised of a septic tank and subsurface fluid distribution system.
- (rr) "Source water protection area" means the area delineated for the protection of ground and surface water sources for a public water supply under a department approved plan developed pursuant to Section 1453 of the Safe Drinking Water Act.
 - (ss) "Subsurface discharge" means a discharge into a receiver.
- (tt) "Subsurface fluid distribution system" means an assemblage of perforated pipes or drain tiles used to distribute fluids below the surface of the ground. Subsurface fluid distribution systems include but are not limited to drain fields, leach fields, mounded leach fields, leach lines, bed type distribution systems, and gravel-less chamber type distribution systems.
- (uu) "Underground source of drinking water" means those aquifers or portions thereof which have a total dissolved solids content of less than 10,000 mg/L, and are classified as either Class I, II, III, IV (a), or Special (A), pursuant to Chapter 8, Quality Standards for Wyoming Groundwaters, Water Quality Rules and Regulations.

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- (vv) "Vadose Zone" means the unsaturated zone in the earth, between the land surface and the top of the first saturated aquifer which is not a perched water aquifer. The vadose zone characteristically contains liquid water under less than atmospheric pressure, and water vapor and air or other gases at atmospheric pressure. Perched water bodies exist within the vadose zone.
- (ww) "Water quality management area" means the area delineated for the protection of water quality under a department approved plan developed under Sections 303, 208 and/or 201 of the Federal Clean Water Act, as amended.
- (xx) "Well" means an opening, excavation, shaft or hole in the ground allowing or used for an underground injection or for the purpose of extracting a fluid, mineral, product or pollutant from the subsurface or for monitoring.
- (yy) "Wellhead protection area" means the area delineated for the protection of a public water supply utilizing a groundwater source under a department approved plan developed pursuant to Section 1428 of the federal Safe Drinking Water Act.
- (zz) "Workover" means to pull the tubing, packer, or any downhole hardware from the well and inspect, replace, or refurbish it prior to placing that hardware back in service, or to enter the hole with any drilling tool.

Section 3. Applicability.

These regulations shall apply to all Class I, Class IV, Class V, commercial oil field waste disposal wells and those gas plant waste wells not regulated by the Wyoming Oil and Gas Conservation Commission. In addition, these regulations shall apply to any discharge to the subsurface, including the vadose zone, for all of the types of discharges listed in Appendix C of this chapter.

Section 4. Timing of Compliance with These Regulations for Class V Wells.

Any Class V permit issued under Chapters 9 or 16, Water Quality Rules and Regulations, prior to the effective date of these regulations shall remain in effect until replaced by an individual permit, a general permit or permit by rule pursuant to this chapter. Existing individual permits issued under Chapters 9 or 16 will be reviewed on a five (5) year basis pursuant to Section 6 (c) of this chapter. Any individual permit issued pursuant to Chapters 9 or 16 prior to the effective date of these regulations fulfills all of the requirements to obtain a permit under this chapter.

- (a) All operators of existing systems which are required to obtain an individual permit under these regulations shall obtain a permit by April 14, 2000.
 - (b) General permits
 - (i) Within two (2) years of the effective date of the general permit, all

| 277278 | operators of existing | facilitie | es which require coverage shall: |
|-----------------------------------|------------------------|-----------|---|
| 279 | | (A) | Apply for coverage under the general permit. |
| 280 | | | Apply for coverage under the general permit. |
| 281 282 | | (B) | Apply for an individual permit for the facility. |
| 283 | | (C) | Retain an existing permit issued under Chapter 9. |
| 284 285 | | (D) | Cease discharging fluids to the subsurface. |
| 286 | ('') | A 11 | |
| 287 | (ii) | - | perators of facilities which are required to be covered by a general |
| 288 289 | * | | d after the effective date of these regulations shall apply for and construction of the facility. |
| 290291 | (;;;) | Facili | ties will be covered by general permits as soon as the department |
| 291 | (iii) | | nt of acceptance to construct and operate the facility under the |
| 293 | general permit. | | epartment will issue a statement either accepting the operation for |
| 294 | 0 1 | | rmit, or denying coverage under a general permit within 60 days of |
| 295 | | - | as requested coverage. |
| 296 | the date when the op | crator ii | as requested coverage. |
| 297 | (c) Perm | it by rul | e |
| 298 | (6) | it by rui | ~ |
| 299 | (i) | All or | perators of existing facilities permitted by rule shall submit |
| 300 301 | ` ' | - | department within one (1) year of the effective date of this chapter |
| 302 | (ii) | All or | perators of facilities permitted by rule which are to be constructed |
| 303 | ` ' | - | ese regulations shall submit inventory information to the |
| 304 | department prior to | | - |
| 305 | are purchase prior to | | and and anatomy. |
| 306 | Section 5. | Conti | rol of Class I well subsurface discharges; permit required; |
| 307 | aquifer exemptions | | 8, r · · · · · · · · · · · · · · · · · · |
| 308 | • | | |
| 309 | (a) Class | I wells | shall be allowed only pursuant to the Wyoming Environmental |
| 310 | Quality Act, Chapter | r 8, Wyc | oming Water Quality Rules and Regulations, and this chapter. |
| 311 | | , | |
| 312 | (b) Disch | narges in | to or construction of Class I wells are prohibited unless a permit |
| 313 | has been obtained fr | om the I | Department of Environmental Quality through the Water Quality |
| 314 | Division. | | |
| 315 | | | |
| 316 | (c) Inject | tions fro | m Class I wells shall be restricted to those receivers defined as |
| 317 | Class VI groundwate | ers by th | e department pursuant to Chapter 8, Quality Standards for |
| 318 | Wyoming Groundwa | aters, W | ater Quality Rules and Regulations and receivers which have |
| 319 | obtained an aquifer of | exemption | on pursuant to this section. |
| 320 | _ | _ | |

(d) Permits may be issued for individual wells or on an area basis except Class I hazardous waste wells, which shall have individual permits.

(e) The procedure for obtaining an aquifer exemption from the U.S. Environmental Protection Agency shall be as follows:

- (i) Water Quality Division shall submit one complete copy of the application, the Draft Permit, and the public notice to the U.S. Environmental Protection Agency, Region 8. This submission shall be made so that EPA receives the complete application at least twenty (20) days prior to the scheduled start of the public comment period.
- (ii) When the aquifer exemption request is for an aquifer containing 3,000 mg/L or more of total dissolved solids, the following procedure shall be used: Within forty five (45) days of EPA receipt of a complete aquifer exemption request, EPA shall provide the department a written interim determination of intention to issue or deny the aquifer exemption pending receipt and review of the results of the public participation process conducted by the department. The interim response will become final if there are no comments relating to the aquifer exemption request during the comment or hearing process. If comments are received during the public comment or hearing process, the interim response will become final if not modified by EPA in writing within thirty (30) days of receipt of all comments.
- (iii) An aquifer exemption request for an aquifer containing less than 3,000 mg/L of total dissolved solids requires the aquifer exemption request to be processed as a program revision pursuant to 40 CFR 145.32.

Section 6. Permits and Permit Applications.

- (a) It is the operator's responsibility to make application for and obtain a permit in accordance with these regulations. Each application must be submitted with all supporting data.
- (b) All permits issued under this chapter, whether individual permits, or general permits, shall be for no more than ten (10) years duration.
- (c) Each permit shall be reviewed by the department at least once every five (5) years for continued validity of all permit conditions and contents. Permits that do not satisfy the requirements of these regulations are subject to modification, revocation and reissuance, or termination pursuant to this chapter.
- (d) Sections of permit applications filed under this chapter which represent engineering work shall be sealed, signed, and dated by a licensed professional engineer as required by Wyoming Statutes, Title 33, Chapter 29.
- (e) Sections of permit applications filed under this chapter which represent geologic work shall be sealed, signed, and dated by a licensed professional geologist as required by Wyoming Statutes, Title 33, Chapter 41.
 - (f) A complete application for a Class I well shall include:

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| 370 | (i) A brief description of the nature of the business and the activities to be |
| 371 | conducted that require the applicant to obtain a permit under this chapter. |
| 372 | |
| 373 | (ii) The name, address and telephone number of the operator, and the operator's |
| 374 | ownership status and status as a Federal, State, private, public or other entity. |
| 375 | |
| 376 | (iii) The name address and telephone number of the facility. Additionally, the |
| 377 | location of the facility shall be identified by section, township, range and county, and whether |
| 378 | or not it is located on Indian lands. |
| 379 | |
| 380 | (iv) A calculation of the area of review, which requires the calculation of the |
| 381 | cone of influence and the area of the ultimate limit of emplaced waste. |
| 382 | |
| 383 | (A) The formula for determining the cone of influence is: |
| 384 | 1 |
| 205 | $r = \left(\frac{2.25 KHt}{510^{x}}\right)^{\frac{1}{2}}$ |
| 385 | $r = \left(\frac{1}{S10^x}\right)$ |
| 386 | |
| 387 | Where: $x = \left(\frac{W}{G} - B\right) \left(\frac{4PKH}{230}\right)$ |
| 388 | (<i>G</i>) (2.3 <i>Q</i>) |
| 389 | |
| 390 | r = Radius of the cone of influence of an injection well (feet) |
| 391 | K = Hydraulic conductivity of the injection zone (feet/day) |
| 392 | H = Thickness of the injection zone (feet) |
| 393 | t = Time of injection (days) |
| 394 | S = Storage coefficient (dimensionless) |
| 395 | Q = Injection rate (cubic feet/day) |
| 396 | B = Original hydrostatic head of injection zone (feet) measured from the base of the |
| 397 | injection zone |
| 398 | W = Hydrostatic head of underground source of drinking water (feet) measured from |
| 399 | the base of the injection zone |
| 400 | G = Specific gravity of fluid in the injection zone (dimensionless) |
| 401 | P = 3.142 (dimensionless) |
| 402 | (B) A volume calculation to determine the maximum area that the |
| 403 | injected waste could occupy shall be submitted on all new Class I wells. This calculation |
| 404 | determines the total amount of void space around the well and assumes that the injected fluid |
| 405 | completely displaces the formation water. |
| 406 | |
| 407 | (C) A Class I non-hazardous waste well's area of review shall never be |
| 408 | less than one-quarter (1/4) mile, the cone of influence, or the area of emplaced waste, |
| 409 | whichever is greatest. |
| 410 | |
| 411 | (D) A Class I hazardous waste well's area of review shall never be less |
| 412 | than two (2) miles, the cone of influence, or the area of emplaced waste, whichever is greatest |

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| 414 | | (E) | All Areas of Review shall be legally described by township, |
| 415 | range and section to | the nea | rest quarter quarter of a section. |
| 416 417 | (v) | Infori | mation about the proposed facility, including: |
| 418 | | | |
| 419 | | (A) | A description of the substances proposed to be discharged, |
| 420 | including type, source | e, and | chemical, physical, radiological and toxic characteristics; and |
| 421 | | | |
| 422 | | (B) | Construction and engineering details in accordance with Section |
| 423 | 12 of this chapter. | | |
| 424 | | | |
| 425 | (vi) | | mation, including the name, description, depth and geology of the |
| 426 | | - | and the hydrology, fluid chemistry, fluid pressure, temperature, |
| 427 | fracture pressure and | the tot | al dissolved solids (TDS) in the receiver. |
| 428 | | | |
| 429 | (vii) | | r quality information, including background water quality data, |
| 430 | | | sification of any groundwaters which may be affected by the |
| 431 | 1 1 | | ust include information necessary for the Water Quality Division to |
| 432 | • | | s VI under Chapter 8 Section 4(d)(9) of the Wyoming Water Quality |
| 433 | Rules and Regulation | ıs. | |
| 434 | <i>(</i>) | A . | |
| 435 | (viii) | _ | ographic and other pertinent maps, extending at least one (1) mile |
| 436 437 | beyond the property | bounda | ries of the facility, but never less than the area of review, depicting |
| 437 438 | | (A) | The facility and each of its intake and discharge structures; |
| 438 439 | | (A) | The facility and each of its intake and discharge structures, |
| 440 | | (B) | Each of its hazardous waste treatment, storage, or disposal |
| 441 | facilities; | (D) | Each of its hazardous waste treatment, storage, or disposar |
| 442 | racinties, | | |
| 443 | | (C) | Each well where fluids from the facility are injected |
| 444 | underground; | (0) | Each wen where naids from the facility are injected |
| 445 | andorground, | | |
| 446 | | (D) | Other wells, springs, and surface water bodies, and drinking |
| 447 | water wells listed in | ` / | records or otherwise known to the applicant within a minimum one |
| 448 | - | - | ility property boundary, or further, as the administrator may |
| 449 | determine is necessar | | property community, or received, as the administrator may |
| 450 | | <i>J</i> , | |
| 451 | | (E) | General geology and hydrogeology in the area. |
| 452 | | ` / | |
| 453 | (ix) | A list | of other relevant permits, whether federal or state, that the facility |
| 454 | ` ' | | such as construction permits. |
| 455 | • | , | - |
| 456 | (x) | A list | ing of all wells that penetrate the confining zone and are within the |
| 457 | area of review, and re | | of plugging or completion, sufficient to satisfy the administrator as |
| 458 | to the adequacy of th | | |

| 459 | | | | | |
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| 460 | (A) For those wells that the administrator determines have not been | | | | |
| 461 | adequately plugged, completed, or abandoned, or for wells which lack supporting information, | | | | |
| 462 | the applicant shall also submit a plan to prevent movement of fluids into Underground Source | | | | |
| 463 | of Drinking Waters through these wells, and this plan, after approval or modification by the | | | | |
| 464 | administrator, shall be incorporated as a permit condition. | | | | |
| 465 | | | | | |
| 466 | (xi) Detailed plans for: | | | | |
| 467 | | | | | |
| 468 | (A) Monitoring volume and chemistry of the discharge, and water | | | | |
| 469 | quality of water wells within the area of review; | | | | |
| 470 | | | | | |
| 471 | (B) Monitoring injection and annular pressures in the well, to | | | | |
| 472 | minimize the potential for fracturing of the confining zone and below the receiver; and | | | | |
| 473 | | | | | |
| 474 | (C) Corrective action to cope with alarms, shut-downs, malfunctions | | | | |
| 475 | or well failures, so as to prevent endangerment of groundwater. | | | | |
| 476 | | | | | |
| 477 | (xii) Information sufficient to demonstrate mechanical integrity of the well, | | | | |
| 478 | and compatibility between the proposed discharge and the well material. | | | | |
| 479 | | | | | |
| 480 | (xiii) Information sufficient to demonstrate compliance with Sections 12, 14, | | | | |
| 481 | 15, 16, 17 and 19 of this chapter. | | | | |
| 482 | | | | | |
| 483 | (xiv) All applications for permits shall be signed by a responsible officer as | | | | |
| 484 | follows: | | | | |
| 485 | | | | | |
| 486 | (A) For a corporation - by a responsible corporate officer. For the | | | | |
| 487 | purpose of this section, a responsible corporate officer means: | | | | |
| 488 | | | | | |
| 489 | (1) A President, Secretary, Treasurer, or Vice President of the | | | | |
| 490 | corporation in charge of a principal business function, or any other person who performs | | | | |
| 491 | similar policy or decision making functions for the corporation; or | | | | |
| 492 | | | | | |
| 493 | (2) The manager of one or more manufacturing, production, | | | | |
| 494 | or operating facilities employing more than 250 persons or having gross annual sales or | | | | |
| 495 | expenditures exceeding \$25 million (in second quarter 1980 dollars), if authority to sign | | | | |
| 496 | documents has been assigned or delegated to the manager in accordance with corporate | | | | |
| 497 | procedures. | | | | |
| 498 | | | | | |
| 499 | (B) For a partnership or sole proprietorship by a general partner or | | | | |
| 500 | the proprietor, respectively; | | | | |
| 501 | | | | | |
| 502 | (C) For a municipality, state, federal or other public agency by | | | | |
| 503 | either the principal executive officer or ranking elected official. | | | | |
| 504 | - · · | | | | |

505 The application shall contain the following certification by the person 506 signing the application: 507 508 "I certify under penalty of law that this document and all attachments were prepared under my 509 direction or supervision in accordance with a system designed to assure that qualified personnel 510 properly gather and evaluate the information submitted. Based on my inquiry of the person or 511 persons who manage the system, or those persons directly responsible for gathering the 512 information, the information submitted is, to the best of my knowledge and belief, true, 513 accurate, and complete. I am aware that there are significant penalties for submitting false 514 information, including the possibility of fine and imprisonment for knowing violations." 515 516 (xvi) All relevant data used to complete permit applications shall be kept for a 517 minimum of three (3) years from the date of signing. 518 519 For Class V facilities the following are applicable: (g) 520 521 (i) A permit is required. 522 523 (ii) Construction, installation, modifications or operation of Class V facilities 524 shall be allowed only in accordance with these regulations. 525 526 Discharges into, or construction of, any Class V facility are prohibited (iii) unless permitted pursuant to this chapter. 527 528 529 Every facility shall be covered by one of the three types of permitting (iv) 530 systems: individual; general; or permit by rule. The following sections of these regulations 531 describe the permitting method for and subclasses of facilities. The owner or operator of a 532 facility that can be covered by a general permit or authorized under permit by rule may apply 533 for and be permitted by an individual permit if the owner or operator desires. Operators who do 534 not meet the requirements for a general permit or permit by rule must obtain an individual 535 permit prior to installation or construction of the Class V facility. 536 537 Permits may be issued for individual facilities or they may be issued on 538 an area basis for multiple points of discharge operated by the same person. 539 540 A separate permit to construct is not required under Chapter 3, Water 541 Quality Rules and Regulations for any Class V facility. Requirements of the Chapter 3 permit 542 to construct will be included in the underground injection control permit issued under this 543 chapter. 544 545 Permit conditions and contents. (h) 546 547 (i) All Class I permits issued under this chapter shall contain the following 548 conditions: 549 A requirement that the injection pressure shall be limited to the 550 (A)

| 551 | fracture pressure of the receiver, except as necessary during well stimulation, and, within one |
|-----|---|
| 552 | (1) year of the issuance of the permit, the operator shall conduct a step-rate injection test to |
| 553 | determine the actual fracture pressure of the receiver. |
| 554 | |
| 555 | (B) A requirement that mechanical integrity shall be maintained |
| 556 | continuously and be reviewed at least every five (5) years. The test used to determine |
| 557 | mechanical integrity shall be a two-part test approved by the administrator, who shall approve |
| 558 | only those tests that have been approved first by the U.S. Environmental Protection Agency's |
| 559 | Office of Drinking Water. |
| 560 | |
| 561 | (I) Part one of the mechanical integrity test shall demonstrate |
| 562 | the absence of leaks through the packer, tubing, casing, and well head. |
| 563 | |
| 564 | (II) Part two of the mechanical integrity test shall demonstrate |
| 565 | the absence of fluid movement behind the casing. |
| 566 | |
| 567 | (III) Proposed mechanical integrity tests that have not yet been |
| 568 | approved shall be submitted to the administrator who shall forward the information to the U.S. |
| 569 | Environmental Protection Agency's Office of Drinking Water along with a request for approval, |
| 570 | if, in the administrator's opinion, it will adequately determine mechanical integrity of the well |
| 571 | system. A previously unauthorized mechanical integrity test submitted for approval shall |
| 572 | |
| | include: |
| 573 | |
| 574 | (1.) The proposed method for demonstrating the lack |
| 575 | of significant leaks in the well; |
| 576 | |
| 577 | (2.) The proposed method for showing the absence of |
| 578 | significant fluid movement; and |
| 579 | |
| 580 | (3.) Any technical data supporting the use of this test. |
| 581 | |
| 582 | (C) A Class I well that cannot demonstrate mechanical integrity shall |
| 583 | be shut down until such time as the mechanical integrity has been restored. |
| 584 | |
| 585 | (D) A requirement that the packer be set within five-hundred (500) |
| 586 | feet of the top of the receiver, unless the administrator allows some other specific interval to be |
| 587 | used to set the packer, but always within the zone covered by excellent cement bond as shown |
| 588 | by the cement bond log. |
| 589 | • |
| 590 | (ii) Special conditions for Class I hazardous waste wells. |
| 591 | |
| 592 | (A) All Class I hazardous waste wells permitted under this chapter |
| 593 | shall be subject to the special permit conditions listed below in addition to the conditions |
| 594 | applicable to all Class I well permits in this chapter. |
| 595 | |
| 596 | (B) All hazardous waste injection permits issued under this chapter |
| 270 | (2) I'm nazaraous waste injection permits issued under tims enapter |

| 597 | shall include the following conditions: |
|-----|--|
| 598 | |
| 599 | (I) A requirement that the operator shall maintain a |
| 600 | casing/tubing annulus pressure that exceeds the operating injection pressure, unless the |
| 601 | administrator determines that such a requirement might harm the integrity of the well. The fluid |
| 602 | used in the casing/tubing annulus shall be noncorrosive, and shall contain a corrosion inhibitor. |
| 603 | |
| 604 | (II) A requirement that the operator shall follow special |
| 605 | procedures when wastes have the potential to react with the injection formation or to generate |
| 606 | gases either during or after injection. These procedures may take the form of special permit |
| 607 | conditions that limit the temperature or pH of the injected waste and require the operator to |
| 608 | follow procedures necessary to assure that pressure imbalances which might cause a backflow |
| 609 | or blowout do not occur. |
| 610 | |
| 611 | (III) A requirement that the operator shall install, maintain, and |
| 612 | use continuous recording devices to monitor the injection pressure, flow rate, temperature, of |
| 613 | injected fluids and pressure on the casing/tubing annulus, and shall install and use automatic |
| 614 | alarm and shut-off systems designed to shut down the well when pressures, flow rates, and |
| 615 | other parameters approved by the administrator exceed the range specified in the permit. |
| 616 | other parameters approved by the administrator exceed the range specified in the permit. |
| 617 | (IV) A requirement that the operator have a trained operator |
| 618 | onsite at all times the well is operating. |
| 619 | onsite at an times the wen is operating. |
| 620 | (V) A requirement that if an automatic alarm or shutdown is |
| 621 | triggered, the operator shall immediately investigate and identify as early as possible, the cause |
| 622 | of the alarm or shutdown. If, upon such investigation, or if required monitoring indicates, that |
| 623 | the well is lacking in mechanical integrity, the operator shall: |
| 624 | the wen is tacking in mechanical integrity, the operator shall. |
| 625 | (1.) Cease all injections of waste fluids immediately. |
| 626 | (1.) Cease an injections of waste fluids infinediately. |
| 627 | (2.) Take all necessary steps to determine the presence |
| 628 | or absence of a leak. |
| 629 | of auscince of a leak. |
| | (2) Notify the administrator within twenty four (24) |
| 630 | (3.) Notify the administrator within twenty-four (24) |
| 631 | hours after the alarm or shutdown, using procedures and criteria listed in paragraph (h)(iii)(Q) |
| 632 | of this section. |
| 633 | (4) The energy of all marks are all demands to the |
| 634 | (4.) The operator shall restore and demonstrate, to the |
| 635 | satisfaction of the administrator, mechanical integrity prior to resuming injection activities. |
| 636 | |
| 637 | (VI) A requirement that whenever the operator obtains |
| 638 | evidence that there may have been a release of injected wastes into an unauthorized zone, |
| 639 | regardless of whether or not an automatic alarm or shutdown was triggered, the operator shall: |
| 640 | |
| 641 | (1.) Immediately cease all injection activities. |

| 643 | | (2.) | Notify the administrator pursuant to the |
|-----|--|-----------|---|
| 644 | procedures outlined in paragraph (h) | (iii)(Q) | of this section. In addition to the information |
| 645 | | | ion, the operator shall also include, as part of the |
| 646 | | | ion plan, designed to minimize the adverse impact |
| 647 | of the unauthorized release. | | r |
| 648 | 01 010 0110011200 101000 | | |
| 649 | | (3.) | Comply with the requirements of any remedial |
| 650 | action plan approved by the administ | | comply with the requirements of any remediar |
| 651 | action plan approved by the administ | iator. | |
| 652 | | (4.) | Where the unauthorized release is into a Class I |
| 653 | aguifar as classified under Chapter 8 | ` / | ty Standards for Wyoming Groundwaters, Water |
| 654 | <u>-</u> | _ | rently serving as a water supply, the operator shall |
| 655 | - • | | elease and the actions taken, in a newspaper of |
| 656 | general circulation in the locality of t | | |
| 657 | general circulation in the locality of t | ine reie | ase. |
| | | (5) | The administrator may allow the anarotor to |
| 658 | | (5.) | The administrator may allow the operator to |
| 659 | 0 1 | | nup operations if the operator demonstrates, to the |
| 660 | | the inje | ection activity will not endanger any Underground |
| 661 | Source of Drinking Waters. | | |
| 662 | (TIII) | | |
| 663 | (VII) | _ | irement that the operator notify the administrator |
| 664 | and obtain his approval prior to cond | lucting a | any well workover. |
| 665 | (1,1111) | | e de la companya de |
| 666 | | | direment that the operator comply with the |
| 667 | | iea in 40 | O CFR 264 or applicable state hazardous waste |
| 668 | regulations: | | |
| 669 | | (1.) | |
| 670 | | (1.) | Identification numbers. |
| 671 | | (2.) | |
| 672 | | (2.) | Recordkeeping and reporting for manifested |
| 673 | wastes. | | |
| 674 | | (O.) | 25.10 |
| 675 | | (3.) | Manifest discrepancies. |
| 676 | | | |
| 677 | | (4.) | Operating record requirements. |
| 678 | | /= \ | |
| 679 | | (5.) | Annual reporting requirements and unmanifested |
| 680 | waste reports. | | |
| 681 | | | |
| 682 | | (6.) | Personnel training requirements. |
| 683 | | | |
| 684 | (IX) | | abandonment is completed, the operator must |
| 685 | | • | he operator and certification by an independent |
| 686 | | | lity has been closed in accordance with the |
| 687 | specifications detailed in the closure | plan in | Section 17 of this chapter. |
| 688 | | | |

(iii) All individual and general permits issued under this chapter shall contain the following conditions:

- (A) A requirement that the permittee comply with all conditions of the permit and any permit noncompliance constitutes a violation of these regulations and is grounds for enforcement action, permit termination, revocation, or modification.
- (B) A requirement that if the permittee wishes to continue injection activity after the expiration of the permit, the permittee must apply to the administrator for, and obtain, a new permit.
- (C) A stipulation that it shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.
- (D) A requirement that the permittee shall take all reasonable steps to minimize or correct any adverse impact on the environment resulting from noncompliance with this permit.
- (E) A requirement that the permittee properly operate and maintain all facilities and systems of treatment and control which are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance includes effective performance, adequate funding and operator staffing and training, and adequate laboratory and process controls including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems only when necessary to achieve compliance with the conditions of the permit.
- (F) A stipulation that the filing of a request by the permittee, or at the instigation of the administrator, for a permit modification, revocation, termination, or notification of planned changes or anticipated non-compliance, shall not stay any permit condition.
- (G) A stipulation that this permit does not convey any property rights of any sort, or any exclusive privilege.
- (H) A stipulation that the permittee shall furnish to the administrator, within a specified time, any information which the administrator may request to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit, or to determine compliance with the permit. The permittee shall also furnish to the administrator, upon request, copies of records required to be kept by the permit.
- (I) A requirement that the permittee shall allow the administrator, or an authorized representative of the administrator, upon the presentation of credentials, during normal working hours, to enter the premises where a regulated facility is located, or where records are kept under the conditions of this permit, and inspect the discharge and related facilities, review and copy reports and records required by the permit, collect fluid samples for

analysis, measure and record water levels, and perform any other function authorized by law or regulation.

(J) A requirement that the permittee furnish any information necessary to establish a monitoring program pursuant to Section 15 of this chapter.

(K) A requirement that all samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity, and records of all monitoring information be retained by the permittee. The monitoring information to be retained shall be that information stipulated in the monitoring program established pursuant to the criteria in Section 15 of this chapter.

(L) A requirement that all applications, reports, and other information submitted to the administrator contain certifications as required in Section 6 (f) (xv) of this chapter, and be signed by a person who meets the requirements to sign permit applications found in Section 6 (f) (xiv), or for routine reports, a duly authorized representative;

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

(N) A requirement that any modification which may result in a violation of a permit condition shall be reported to the administrator, and any modification that will result in a violation of a permit condition shall be reported to the administrator through the submission of a new or amended permit application.

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

(P) A requirement that monitoring results shall be reported at the intervals specified elsewhere in the permit.

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

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

| 781 | (I) A descr | iption of the noncompliance and its cause. |
|------------|--|--|
| 782 | | |
| 783 | | iod of noncompliance, including exact dates and |
| 784 | _ | controlled, the anticipated time it is expected to |
| 785 | continue; and | |
| 786 | | |
| 787 | | ken or planned to reduce, eliminate, and prevent |
| 788 | reoccurrence of the noncompliance. | |
| 789 | | |
| 790 | | that the permittee report all instances of |
| 791 | - · · · · · · · · · · · · · · · · · · · | orted under paragraphs (h) (iii) (P) through (R) of |
| 792 | this section, at the time monitoring reports are | <u> </u> |
| 793 | information listed in paragraph (h) (iii) (R) of | this section. |
| 794 | | |
| 795 | | that in the situation where the permittee becomes |
| 796 | | ts in a permit application, or submitted incorrect |
| 797 | | report to the administrator, the permittee shall |
| 798 | promptly submit such facts or information. | |
| 799 | (TT) A | 4 4 4 1 1 4 6 114 |
| 800 | | that the injection facility meet construction |
| 801 | requirements outlined in Section 10 of this ch | |
| 802 | | or and allow for inspection of the facility upon |
| 803 | completion of construction, prior to commend | any injection activity. |
| 804 | (17) | d - 4 d |
| 805 | = | that the permittee notify the administrator at such |
| 806 | times as the permit requires before conversion | for abandonment of the facility. |
| 807 | (W) A requirement | that an abandanment remort detailing the |
| 808 809 | | that an abandonment report, detailing the |
| 810 | * | I in the original permit application, or describing mitted as soon as practicable after abandonment, |
| 811 | • | inted as soon as practicable after abandonment, |
| 812 | and is complete. | |
| 813 | (X) A requirement | that injection may not commence until |
| 814 | construction is complete. | that injection may not commence until |
| 815 | construction is complete. | |
| 816 | (Y) In addition to the | ne conditions required of all permits, the |
| 817 | · · · · · · · · · · · · · · · · · · · | e basis, conditions as required for monitoring, |
| 818 | schedules of compliance, and such additional | 1 |
| 819 | migration of fluids into underground sources | |
| 820 | inigration of fluids into underground sources | of drinking water. |
| 821 | Section 7. Permit Processing Pr | ocaduras |
| 822 | Section 7. Termit Processing 11 | secures. |
| 823 | (a) For Class I wells the following | g are applicable: |
| 824 | (a) 1 of Class I wells the following | , are applicable. |
| 825 | (i) The applicant shall file | seven (7) copies of the permit application with |
| 826 | the Water Quality Division. | or the permit application with |
| | | |

| 827 | | | | | | |
|-----|---|---------------|--|--|--|--|
| 828 | | (ii) | Within sixty (60) days of submission of the application, the administrator | | | |
| 829 | shall make an | ` / | letermination of completeness. An application shall be determined | | | |
| 830 | | | lministrator receives an application and any supplemental information | | | |
| 831 | necessary to determine compliance with these regulations. | | | | | |
| 832 | 11000000011 | | e comprime with these regulations. | | | |
| 833 | | (iii) | An incomplete application will be processed in the following manner: | | | |
| 834 | | (111) | This incomplete application will be processed in the following mainter. | | | |
| 835 | | | (A) For an extremely incomplete application, additional information | | | |
| 836 | shall be reque | sted in a | detail or the application will be returned to the applicant. Incomplete | | | |
| 837 | - | | ill result in permit denial. | | | |
| 838 | ретип арриса | utions w | in result in permit demai. | | | |
| 839 | | | (B) If an application is denied because of incompleteness | | | |
| 840 | nacassitating | o rogues | et for additional information, the applicant shall have a maximum of six | | | |
| 841 | _ | - | with the requests. If the applicant fails to provide the requested | | | |
| 842 | | | | | | |
| 843 | iliformation w | /1111111 1116 | at period, the entire incomplete application shall be returned. | | | |
| 844 | | | (C) Desubmitted of information by an applicant on an incomplete | | | |
| 845 | annliastion w | ill baain | (C) Resubmittal of information by an applicant on an incomplete | | | |
| 846 | application w | ın begin | the process described in subsection (a)(ii) of this section. | | | |
| | | (iv) | Dyning any sixty (60) day rayiay nariad yahara an annlication is | | | |
| 847 | ما ما المسمد | (iv) | During any sixty (60) day review period where an application is | | | |
| 848 | determined co | ompiete, | the administrator shall take one of the following actions: | | | |
| 849 | | | (A) D 1 C '(C ' 1 1 1 1 C (1 1) | | | |
| 850 | 41 | . 1 | (A) Prepare a draft permit for issuance or denial, prepare a fact sheet | | | |
| 851 | on the propos | ea opera | ation, and provide public notice pursuant to Section 21; or | | | |
| 852 | | | | | | |
| 853 | .1 1 0 | | (B) Provide the applicant notice that the permit is deficient and state | | | |
| 854 | the deficienci | es in the | application. | | | |
| 855 | | | | | | |
| 856 | | (v) | Determinations of deficiency by the Department are appealable by the | | | |
| 857 | | | onmental Quality Council. Requests for appeal must be in writing, state | | | |
| 858 | | | l, and be made to both the Director and the Chairman of the | | | |
| 859 | | | y Council. A deficient application is considered a permit denial but is not | | | |
| 860 | | | notice requirements of Section 22 unless a hearing is requested by the | | | |
| 861 | 1 1 | | al of information for a deficient application will start the sixty (60) day | | | |
| 862 | review period | again. | | | | |
| 863 | | | | | | |
| 864 | | (vi) | Denials of permit applications will be pursuant to procedures outlined in | | | |
| 865 | paragraph (d) | of this s | section. | | | |
| 866 | | | | | | |
| 867 | | (vii) | All draft permits for Class I wells require public notice pursuant to | | | |
| 868 | Section 21 of | this cha | pter. | | | |
| 869 | | | | | | |
| 870 | (b) | For Cla | ass V wells that require an Individual Permit, the following are applicable: | | | |
| 871 | | | | | | |
| 872 | | (i) | The applicant shall submit five (5) copies of the permit application to the | | | |

division.

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Within 60 days of submission of the application, the (A) administrator shall make an initial determination of completeness. An application shall be determined complete when the administrator receives an application and any supplemental information necessary to determine compliance with these regulations.

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- Resubmittal of information by an applicant on an incomplete application (ii) will begin the process described in paragraph (b)(i)(A) of this section.
- (iii) During any 60 day review period where an application is determined complete, the administrator shall prepare a draft permit for issuance or denial, prepare a fact sheet on the proposed operation, and provide public notice pursuant to Section 21.
- A denial of the application by the department is appealable by the applicant to the Environmental Quality Council in accordance with the Rules of Practice and Procedure. Requests for appeal must be in writing, state the reasons for appeal, and be made to both the director and the chairman of the Environmental Quality Council.
 - (c) For Class V wells that require a General Permit, the following are applicable:
- In order to be covered by a general permit, an operator must submit all (i) information required in Section 9 (c) (i), (ii), and (iii), plus any additional information required to be submitted or reported in the issued general permit. The submittal requesting coverage by a general permit shall be signed by a person meeting the same signatory requirements of Section 6 (f) (xiv) and shall be certified in accordance with Section 6 (f) (xv). Facilities will be covered by general permits as soon as the department has issued a written statement of acceptance to allow the construction and operation of the facility under the general permit. The department will issue an authorization accepting the operation for coverage under the general permit or denying coverage under the general permit, within 60 days of the date when the operator requested coverage. Requests for coverage under a general permit, which do not meet the requirements for general permit pursuant to this chapter, may be denied by the administrator.
- If a general permit has been issued by the department, an operator of a (ii) facility must register the facility with the department and sign a statement agreeing to be bound by the conditions of that permit. Failure to register for general permit coverage, when available, is the same as operation of a facility without a permit, unless an individual permit has been obtained.
- Once issued, general permits must remain the same for all persons covered by the permit. A general permit may be modified in accordance with Section 7 (d) (vii). Any such modification must cover all persons covered by the permit.
 - (d) Permit modification, denial, revocation, termination and transfer.

(i) Permits may be modified, revoked and reissued, or terminated either at the request of any interested person (including the permittee or licensee) or upon the administrator's initiative. However, permits may only be modified, revoked and reissued, or terminated for the reasons specified in this section. All requests shall be in writing and shall contain facts or reasons supporting the request.

- (ii) If the Administrator decides the request is not justified, he or she shall send the requester a brief written response giving the reason for the decision. A request for modification, revocation and reissuance, or termination shall be considered denied if the Administrator takes no action within 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 briefly setting forth the relevant facts.
- (iii) If the administrator tentatively decides to modify or revoke and reissue a permit, a draft permit incorporating the proposed changes shall be prepared. The administrator may request additional information and, in the case of a modified permit, may require the submission of an updated application. In the case of revoked and reissued permits, the administrator shall require the submission of a new application.
- (iv) In a permit modification under Section 7 (d) (vii) of this chapter, only those conditions to be modified shall be reopened when a new draft permit is prepared. All other aspects of the existing permit shall remain in effect for the duration of the unmodified permit and the modified permit shall expire on the date when the original permit would have expired. When a permit is revoked and reissued under this section, the entire permit is reopened as if the permit has expired and is being reissued. When the entire permit is reopened, the modified permit shall be issued for no more than ten (10) years. During any revocation and reissuance proceeding, the permittee shall comply with all conditions of the existing permit until a new final permit is issued.
- (v) Proposed permit modifications, revocations or terminations shall be developed as a draft permit and are subject to the public notice and hearing requirements outlined in Section 21.
- (vi) For Class I wells the administrator shall modify a permit or license when:
- (A) Any material or substantial alterations or additions to the facility occur after permitting or licensing, which justify the application of permit conditions that are different or absent in the existing permit; or
- (B) Any modification in the operation of the facility is capable of causing or increasing pollution in excess of applicable standards or permit conditions.
- (C) Information warranting modification is discovered after the operation has begun that would have justified the application of different permit conditions at

| 965 | the time of permit issu | iance; | |
|-------------------------------------|---|-----------------|--|
| 966 967 968 969 | based have changed b decision after the perm | | Regulations or standards upon which the permit or license was nulgation of amended standards or regulations or by judicial s issued; |
| 970 971 972 | department determine | (E) s that r | Cause exists for termination, as described in this section, but the modification is appropriate; or |
| 973 974 975 | standards or regulation | (F) ns. | Modification is necessary to comply with applicable statutes, |
| 976 977 978 | (vii) | For C | lass V wells the administrator may modify a permit when: |
| 979 980 981 | occur after permitting different or absent in | | Any material or substantial alterations or additions to the facility ensing, which justify the application of permit conditions that are sting permit; |
| 982 983 984 985 | causing or increasing | (B) polluti | Any modification in the operation of the facility is capable of on in excess of applicable standards or permit conditions; |
| 986 987 988 989 | operation has begun the time of permit issu | | Information warranting modification is discovered after the uld have justified the application of different permit conditions at |
| 990 991 992 | changed by promulga permit was issued; | (D) tion of | Regulations or standards upon which the permit was based have amended standards or regulations, or by judicial decision after the |
| 993 994 995 | department determine | (E) s that r | Cause exists for termination, as described in this section, but the modification is appropriate; or |
| 996 997 998 | standards or regulation | (F) ns. | Modification is necessary to comply with applicable statutes, |
| 999 1000 1001 1002 1003 | permittee without foll | owing from t | modifications of permits may occur with the consent of the the public notice requirements. Minor modifications will become the date of receipt of such notice. For the purposes of this chapter, ly: |
| 1004 1005 1006 | | (A) | Correct typographical errors; |
| 1007 1008 | | (B) | Require more frequent monitoring or reporting by the permittee; |
| 1009 1010 | provided the new date | (C) is not | Change an interim compliance date in a schedule of compliance, more than 120 days after the date specified in the existing permit |

| 1011 | and does not interfer | e with | attainment of the final compliance date requirement; |
|------|------------------------|------------------|--|
| 012 | | (D) | |
| 013 | C '11', 1 ,1 1 | (D) | Allow for a change in ownership or operational control of a |
| 014 | • | | ator determines that no other change in the permit is necessary, |
| 015 | | | ement containing a specific date for transfer of permit |
| 016 | | | d liability between the current and new permittees have been |
| 017 | submitted to the adm | ninistrat | tor; |
| 018 | | | |
| 019 | | (E) | Change quantities or types of fluids injected that are within the |
| 020 | capacity of the facili | ty as pe | ermitted and, in the judgment of the administrator, would not |
| 021 | interfere with the op- | eration | of the facility or its ability to meet conditions described in the |
| 022 | permit and would no | t chang | ge its classification; |
| 023 | - | | |
| 024 | | (F) | Change construction requirements approved by the administrator |
| 025 | pursuant to departme | ent rule | s and regulations provided that any such alteration shall comply |
| 026 | with the requirement | | · · · · · · · · · · · · · · · · · · · |
| 027 | 1 | | 1 |
| 028 | | (G) | Amend an abandonment plan. |
| 029 | | (0) | i mond an doundonment plan. |
| 030 | (ix) | For a | Class I well the administrator may deny a permit for any of the |
| 031 | following reasons: | 101 a | Class I went the administrator may deny a permit for any or the |
| 032 | following reasons. | | |
| 1032 | | (4) | The application is incomplete; or |
| 034 | | (A) | The application is incomplete; or |
| 1034 | | (D) | Other justifiable reasons reasons to come out the provisions of |
| | the Wromine Envis | (B) | Other justifiable reasons necessary to carry out the provisions of |
| 036 | the Wyoming Enviro | mmenu | ar Quanty Act. |
| 037 | | (0) | TC4 1' 41 1 1 4' 4 1 ' 14' C4 |
| 038 | | (C) | If the applicant has been and continues to be in violation of the |
| 1039 | provisions of the Wy | oming | Environmental Quality Act. |
| 040 | | | |
| 041 | (x) | For C | Class I wells the administrator shall deny a permit for any of the |
| 042 | following reasons: | | |
| 043 | | | |
| 044 | | (A) | The project, if constructed and/or operated, will cause violation |
| 045 | of applicable state su | ırface o | or groundwater standards; |
| 046 | | | |
| 047 | | (B) | The application contains a proposed construction or operation |
| 048 | which does not meet | the rec | quirements of this chapter; or |
| 049 | | | |
| 050 | | (C) | The application does not provide documentation to comply with |
| 051 | financial responsibil | ity réqu | airements of Section 19. |
| 052 | 1 | . 1 | |
| 053 | | (D) | The administrator shall deny any permit for which the U.S. |
| 054 | Environmental Prote | ` / | Agency has denied an aquifer exemption. |
| 055 | | | 9 |
| 056 | | (E) | When the department intends to deny a permit for any reason |
| | | \ - / | |

1057 other than an incomplete or deficient application, a draft permit shall be prepared and public notice issued pursuant to Section 21. 1058 1059 1060 For Class V wells the director may deny an individual permit for any of 1061 the following reasons: 1062 1063 (A) The application is incomplete; 1064 1065 (B) The project, if constructed and/or operated, will cause violation 1066 of applicable state surface or groundwater standards; 1067 1068 The application contains a proposed construction or operation (C) 1069 which does not meet the requirements of this chapter; 1070 1071 The permitted facility would be in conflict with or is in conflict (D) 1072 with a state approved local wellhead protection plan, state approved local source water 1073 protection plan, or state approved water quality management plan; or 1074 1075 (E) Other justifiable reasons necessary to carry out the provisions of 1076 the Wyoming Environmental Quality Act. 1077 1078 If the director intends to deny an individual permit for any reason (F) 1079 other than an incomplete or deficient application, a draft permit shall be prepared and public 1080 notice issued pursuant to Section 21 of this chapter. 1081 1082 (xii) The administrator may revoke and reissue or terminate a permit for any 1083 of the following reasons: 1084 1085 (A) Noncompliance with terms and conditions of the permit; 1086 1087 (B) Failure in the application or during the issuance process to 1088 disclose fully all relevant facts, or misrepresenting any relevant facts at any time; or 1089 1090 (C) A determination that the activity endangers human health or the 1091 environment and can only be regulated to acceptable levels by a permit modification or 1092 termination. 1093 1094 (xiii) The administrator may modify a permit or license to resolve issues that 1095 could lead to the revocation or consider any of the reasons in the preceding paragraph as 1096 sufficient justification to terminate a permit or license. The administrator as part of any 1097 notification of intent to terminate a permit or license shall order the permittee or licensee to 1098 proceed with reclamation on a reasonable time period. 1099 1100 (xiv) Permits for Class I wells will be automatically terminated after closure 1101 and release of the financial responsibility requirements of Section 19 by the department.

| 1103 1104 1105 | When a permit transfer occurs pursuant to this section, the permit rights of the previous permittee will automatically terminate. | | | | |
|--------------------------------------|---|--|--|--|--|
| 1106 1107 1108 1109 1110 | (A) The proposed permit holder shall apply in writing as though that person was the original applicant for the permit and shall further agree to be bound by all of the terms and conditions of the permit. | | | | |
| 1111 1112 1113 | (B) Transfer will not be allowed if the permittee is in noncompliance with any term and conditions of the permit, unless the transferee agrees to bring the facility back into compliance with the permit. | | | | |
| 1114 1115 1116 1117 | (C) When a permit transfer occurs, the administrator may modify a permit pursuant to this section. The administrator shall provide public notice pursuant to Section 21 for any modification other than a minor modification defined by this section. | | | | |
| 1118 1119 1120 1121 | (D) The potential transferee shall file a statement of qualifications to hold a permit with the administrator. | | | | |
| 1121 | Section 8. Records and Reports. | | | | |
| 1123 1124 1125 | (a) Monitoring reports required by the permit shall be submitted to the administrator. | | | | |
| 1126 1127 1128 | (b) Monitoring results shall be reported in the annual reports unless otherwise specified. | | | | |
| 1129 1130 1131 1132 | (c) The permittee shall submit a written report to the administrator of all remedial work concerning the failure of equipment or operational procedures which resulted in a violation of a permit condition, at the completion of the remedial work. | | | | |
| 1133 1134 1135 1136 | (d) For any aborted or curtailed operation, in lieu of an annual report, a complete report shall be submitted within thirty (30) days of complete termination of the discharge or associated activity. | | | | |
| 1137 1138 1139 1140 | (e) Routine periodic reports required by the permit shall be submitted to the administrator within thirty (30) days following the end of the period covered in the report. Reports shall include, if applicable, the following information: | | | | |
| 1141 1142 1143 1144 | (i) An accounting of the total volume of fluid injected for the period covered by the report, the year to date, and the life of the well to date. | | | | |
| 1144 1145 1146 1147 | (ii) An analysis of the physical, chemical and other relevant characteristics of the injected fluid. | | | | |
| 1147 | (iii) A complete description of any event that triggered any alarm or | | | | |

1149 shutdown the well, and the response taken. 1150 1151 A complete description of any event where maximum annular or (iv) 1152 injection pressures, as specified in the permit, were exceeded. 1153 1154 (v) The average, maximum and minimum injection pressures for each 1155 month. 1156 1157 Any well workover. (vi) 1158 1159 (f) Quarterly and annual reports for hazardous waste wells shall also include a 1160 description of any change in the volume of fluid in the casing/tubing annulus of the well, and an 1161 explanation of the temperature/volume relationships covering the fluid. Any addition or 1162 withdrawal of fluids from the casing/tubing annulus shall be noted. 1163 1164 The results of any mechanical integrity test, or any other testing done on a well, (g) shall be submitted to the administrator within thirty (30) days or with the next quarterly report, 1165 whichever comes later, following the completion of the test. 1166 1167 1168 (h) The permittee shall retain all monitoring records required by the permit for a 1169 period of three (3) years following facility closure. 1170 1171 Section 9. Individual Permits for Class V Facilities. 1172 1173 The operator shall submit an application and obtain a permit prior to the construction, installation, modification or operation of any facility in the following subclasses: 1174 1175 5A3; 5B3; 5B5; 5C1; 5C2; 5C3; 5D1; 5D3; 5D4; 5E3, 5E4 and 5F2 unless the facility is 1176 covered by a general permit. In addition, any facility not authorized under Sections 10 and 11, 1177 and operators directed by the administrator to obtain an individual permit, shall obtain an 1178 individual permit under this section. 1179 1180 The operator is responsible to make application for and obtain a permit. Each application must be submitted with all supporting data required in this chapter. 1181 1182 1183 A complete application for a Class V facility individual permit shall include: (c) 1184 1185 A brief description of the nature of the business and the activities to be (i) 1186 conducted that require the applicant to obtain a permit under this chapter. 1187 1188 The name, address and telephone number of the operator, and the (ii) 1189 operator's ownership status and status as a federal, state, private, public or other entity. 1190 1191 (iii) The name address and telephone number of the facility. Additionally, 1192 the location of the facility shall be identified by section, township, range and county. 1193

A calculation of the area of review including:

1194

(iv)

| 1195 | | | | | |
|------|--|--|--|--|--|
| 1196 | (A) A calculation to determine the maximum area affected by the | | | | |
| 1197 | injected waste for all Class V facilities constructed or modified after the effective date of these | | | | |
| 1198 | regulations. This calculation determines the total amount of void space around and down | | | | |
| 1199 | gradient from the point of injection and uses accepted groundwater theory to determine the | | | | |
| 1200 | extent of any affected groundwater around the facility. | | | | |
| 1201 | | | | | |
| 1202 | (B) A Class V area of review shall never be less than the area of | | | | |
| 1203 | potentially impacted groundwater. | | | | |
| 1204 | | | | | |
| 1205 | (C) All areas of review shall be legally described by township, range | | | | |
| 1206 | and section to the nearest ten (10) acres as described under the general land survey system. | | | | |
| 1207 | | | | | |
| 1208 | (v) Information about the proposed facility including: | | | | |
| 1209 | | | | | |
| 1210 | (A) A description of the substances proposed to be discharged, | | | | |
| 1211 | including type, source, and chemical, physical, radiological and toxic characteristics; and | | | | |
| 1212 | | | | | |
| 1213 | (B) Construction and engineering details in accordance with Section | | | | |
| 1214 | 13 of this chapter and Chapter 11 Water Quality Rules and Regulations. | | | | |
| 1215 | | | | | |
| 1216 | (vi) Information, including the name, description, depth, geologic structure, | | | | |
| 1217 | faulting, fracturing, lithology, hydrology, and fluid pressure of the receiver and any relevant | | | | |
| 1218 | confining zones. The fracture pressure of the receiver shall be submitted only if the injection is | | | | |
| 1219 | under pressure into a confined aquifer. | | | | |
| 1220 | reserve for the contract of th | | | | |
| 1221 | (vii) Water quality information including background water quality data | | | | |
| 1222 | which will facilitate the classification of any groundwaters which may be affected by the | | | | |
| 1223 | proposed discharge. This must include information necessary for the division to classify the | | | | |
| 1224 | receiver and any secondarily affected aquifers under Chapter 8, Wyoming Water Quality Rule | | | | |
| 1225 | and Regulations. | | | | |
| 1226 | | | | | |
| 1227 | (viii) A topographic and other pertinent maps, extending at least one (1) mile | | | | |
| 1228 | beyond the property boundaries of the facility, but never less than the area of review, depicting | | | | |
| 1229 | beyond the property boundaries of the facility, but hever less than the area of fevrew, depicting | | | | |
| 1230 | (A) The facility and each of its intake and discharge structures; | | | | |
| 1231 | (11) The facility and each of its intake and discharge structures, | | | | |
| 1232 | (B) Each well, drywell or subsurface fluid distribution system where | | | | |
| 1233 | fluids from the facility are injected underground; | | | | |
| 1234 | naids from the facility are injected underground, | | | | |
| 1235 | (C) Other wells, springs, and surface water bodies, and drinking | | | | |
| 1236 | water wells listed in public records or otherwise known to the applicant within the area of | | | | |
| 1237 | review; and | | | | |
| 1237 | 10 view, und | | | | |
| 1239 | (D) Bedrock and surficial geology, geologic structure, and | | | | |
| 1240 | (D) Dedick and sufficial geology, geologic structure, and | | | | |
| | | | | | |

1241 hydrogeology in the area. 1242 1243 (ix) A list of other relevant permits, whether federal or state, that the facility 1244 has been required to obtain, such as construction permits. This includes a statement as to 1245 whether or not the facility is within a state approved water quality management plan area, a 1246 state approved wellhead protection area or a state approved source water protection area. 1247 1248 Detailed plans for monitoring the volume and chemistry of the discharge, (x) 1249 and water quality of selected water wells within the area of review in accordance with Section 1250 15 of this chapter. 1251 1252 All applications for permits, reports, or information to be submitted to (xi) 1253 the administrator shall be signed by a responsible officer as described in Section 6(f)(xiv) and 1254 the application shall contain the certification contained in Section 6(f)(xv) of this chapter. 1255 1256 All data used to complete permit applications shall be kept by the (xii) 1257 applicant for a minimum of three (3) years from the date of signing. 1258 1259 Section 10. General Permits for Class V Facilities. 1260 1261 The department may develop and issue general permits pursuant to these 1262 regulations which cover Class V facilities for the following subclasses: 5A1, 5A2, 5B1, 5C4, 1263 5C5, 5C6, 5D1, 5D2, 5E1, 5E3, and 5E5. The administrator may issue general permits in other 1264 categories as the need arises. 5E3 facilities which were permitted as small wastewater systems 1265 prior to April 14, 1998 are permitted by rule under Section 8(c)(v) and are not covered by this 1266 section. Facilities in these subclasses which have already been issued individual permits under 1267 Chapter 9 or Chapter 16, Water Quality Rules and Regulations may continue under these permits until they are terminated, revoked and reissued, or canceled at the request of the 1268 1269 operator. Coverage shall not be extended to any facility if such a facility would be in violation 1270 of any state approved source water protection area. Facilities in these subclasses not presently 1271 covered by an individual permit will be authorized by permit by rule until the general permit for 1272 the specific subclass is issued. The operator of a facility listed in this section shall have two (2) 1273 years after the date of issuance of the general permit to: 1274 1275 (i) Obtain coverage under the issued general permit; 1276 1277 (ii) Submit an application and receive an individual permit under this 1278 chapter. 1279 (iii) Continue to be covered by a permit issued pursuant to Chapter 9 of these 1280 regulations.

(b) General permits shall also include:

(iv)

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1283 1284

1285 1286

(i) The permit conditions required in Section 6(h)(iii).

Abandon the facility in accordance with Section 18.

1287 1288 (ii) A requirement to submit information necessary for the department to 1289 make an assessment of the vulnerability of the environment and public health to the injection 1290 from the Class V well. Such information may include the depth to the groundwater table at the 1291 disposal field, groundwater quality or existing available information on the lithology, geology, 1292 hydrogeology and the location of the following items within 1/4 mile of the Class V facility: 1293 1294 (A) All water supply wells and the uses of each respective well; 1295 1296 (B) All property boundaries and land uses; 1297 1298 (C) All surface water bodies or springs; and 1299 1300 (D) All known sources of groundwater contamination or pollution. 1301 1302 All state approved source water protection areas, wellhead (E) 1303 protection areas, 201 service areas, or water quality management plan areas. 1304 1305 Depth below the ground surface for the point of injection and for the well (iii) 1306 screening in all wells within the area of review; 1307 1308 A requirement for facilities constructed after April 14, 1998 that the 1309 operator certifies the facility will meet the design, construction, and operational performance 1310 requirements in Section 13 for the specific subclass of facility. 1311 1312 (v) A requirement that the operator submit the disposal capacity of the 1313 facility in gallons per day as calculated using Tables 1 and 2, Water Quality Rules and 1314 Regulations Chapter 25. Some facilities may be required to monitor the volume of injectate 1315 actually disposed of, or the volume of water used in the area served by the Class V facility. 1316 1317 The administrator may require any operator covered by a general permit to 1318 obtain an individual permit for the facility when a review of the information submitted under 1319 this section indicates that the general permit would not be protective of groundwater in that 1320 specific case. Any operator covered by a general permit may at any time apply for and obtain 1321 an individual permit for the same facility. Once issued, an individual permit will replace 1322 coverage by the general permit for that facility. 1323 1324 General permits will contain the subclass of injection facility covered, the geographic area covered, the general nature of the fluids to be discharged, and the location of 1325 1326 the receiver where the discharge will be allowed. General permits will follow the public notice 1327 requirements of Section 22 of this chapter. During each five (5) year review of a general 1328 permit, a public notice shall be issued by the department stating that a five (5) year review has 1329 been done, listing the facilities covered by a general permit, and stating where the public may

(e) Operators of new injection facilities who believe that their facility may be

1330

1331 1332 obtain a copy of the permit.

covered by a general permit in class 5C6 facilities may apply for coverage under the general permit for that subclass. If not accepted for coverage under this general permit, the operator shall apply for an individual permit under subclass 5C3.

(f) Operators of new injection facilities who believe that their facility may be covered by a general permit in class 5E5 facilities may apply for coverage under the general permit for that subclass. If not accepted for coverage under this general permit, the operator shall apply for an individual permit under subclass 5E3.

(g) In order to obtain coverage under the general permit all operators of class 5C6 and 5E5 shall submit detailed construction drawings and an abbreviated groundwater study showing the approximate depth to groundwater and a list of water wells within one half mile of the facility.

(h) General permits may be written to require the operator to monitor the water quality of the injected fluid and to submit the information to the department. Existing facilities under this section may be required to monitor injectate quality on a one time basis, on a quarterly basis, a semi-annual basis or annual basis depending on the ability of the facility to cause adverse environmental damage or affect human health.

(i) General permits for Class 5C5 coal bed methane injection facilities shall require that:

(i) Each operator provide background information showing that the class of use under Chapter 8 for each injection zone will not be violated by the injection of coal bed methane produced water.

(ii) A valid pressure falloff curve be recorded for each well within one (1) year of the start of injection into that well.

(iii) The pressure of injection be continuously recorded and that the pressure of injection be limited to no more than the fracture pressure of the receiving formation. This requirement can be met by assuming that the fracture gradient of the receiver is .70 psi/foot of depth and using the depth of the topmost perforation in making the calculation.

Section 11. Permit by Rule for Class V Facilities.

The types of Class V facilities listed in this section represent minimal threats to pollute groundwater. The referenced facilities which meet the requirements of this section are permitted by rule. A permit by rule requires the owner or operator to submit information contained in this section before construction, installation or modification of a facility and to meet the performance standards contained in this section and in Section 13 of this Chapter. No facility shall be located within a state approved local wellhead protection area, state approved source water protection area or a state approved water quality management area which is in conflict with any of those plans.

1379 A facility permitted by rule under this section shall meet the following (a) 1380 conditions: 1381 1382 (i) In addition to the information listed in Section 9 (c) (i), (ii) and (iii) of 1383 this chapter, the operator shall submit the following inventory information to the department 1384 prior to construction for facilities constructed after the effective date of these regulations and 1385 within one (1) year of the effective date of these regulations for existing facilities: (Facilities 1386 which are already registered with the Underground Injection Control Program, or which were 1387 issued a permit under Chapters 3, 9 or 16, need not send a new registration, but may be asked 1388 for updated information from time to time.) 1389 1390 The location of the facility, either a complete legal description or (A) 1391 latitude and longitude preferably within a (ten) 10 meter accuracy. 1392 1393 (B) Type and general description of the quality of the injected fluid. 1394 1395 (C) The disposal capacity of the facility in gallons per day. 1396 1397 Depth of injection zone. (D) 1398 1399 Whether or not the facility is operating, temporarily abandoned, (E) 1400 or permanently abandoned. 1401 The facility shall be designed, constructed and operated to protect 1402 groundwater standards contained in Chapter 8, Water Quality Rules and Regulations and 1403 performance standards found in this section and in Section 13 of this chapter. 1404 1405 Chemical, bacteriological, radiological additives, hazardous substances 1406 or toxic substances additives shall not be mixed in the injected fluid at any time during use of 1407 the water, prior to injection or during injection. 1408 1409 Any violation of the requirements of these regulations by a Class V (iv) 1410 facility operator permitted by rule shall be reported to the department by telephone within 1411 twenty-four (24) hours of the time when the operator becomes aware of the violation. A 1412 written report shall be filed by the operator with the department within seven (7) days detailing 1413 steps which have been taken and will be taken to eliminate the violation. 1414 All facilities, referenced in this section, which do not meet the requirements of 1415 (b) 1416 subsection (a) shall obtain an individual permit under this chapter. For facilities constructed or modified after the effective date of these regulations requiring an individual permit, the owner 1417 1418 or operator shall obtain the permit prior to any construction. 1419 1420 (c) The following classes of facilities are permitted by rule under this section: 1421 1422 5B2 facilities, except any facility which injects wastewater or contains 1423 polluted groundwater or surface water in concentrations above the receiver use standards

contained in Chapter 8, Water Quality Rules and Regulations.

| 1425 | | | | | | |
|------|--|-----------|---|--|--|--|
| 1426 | | (ii) | After the effective date of these regulations, coal bed methane operators | | | |
| 1427 | | • | 5B2 aquifer recharge rule authorizations. All coal bed methane disposal | | | |
| 1428 | systems must | be cove | ered by a general permit or an individual permit under this chapter if they | | | |
| 1429 | inject into an | Underg | ground Source of Drinking Water, or a Class II permit issued by the | | | |
| 1430 | Wyoming Oil | l and Ga | as Conservation Commission if they inject into a Class VI aquifer. | | | |
| 1431 | | | | | | |
| 1432 | | (iii) | 5B4 facilities, provided that the water injected will not cause a | | | |
| 1433 | groundwater | standar | ds violation under Chapter 8, Water Quality Rules and Regulations. | | | |
| 1434 | | | | | | |
| 1435 | | (iv) | 5B6 and 5B7 facilities; | | | |
| 1436 | | | | | | |
| 1437 | | (v) | 5D5 facilities, except those facilities receiving water polluted above the | | | |
| 1438 | receiving gro | undwate | er class of use standards contained in Chapter 8, Water Quality Rules and | | | |
| 1439 | Regulations a | and facil | lities injecting swimming pool wastes into a Class I groundwater. | | | |
| 1440 | | | | | | |
| 1441 | | (vi) | 5E3 facilities which were originally permitted under a small wastewater | | | |
| 1442 | system permi | t issued | by the Department of Environmental Quality or a local government | | | |
| 1443 | delegated the | authori | ty to issue small wastewater system permits, located within any five (5) | | | |
| 1444 | acres of land | where t | he cumulative maximum peak daily wastewater flow injected from other | | | |
| 1445 | small wastewater system permitted facilities under the same ownership would exceed 2,000 | | | | | |
| 1446 | gallons per da | ay. | | | | |
| 1447 | | • | | | | |
| 1448 | | (vii) | 5F1 facilities, provided that information contained in Section 13 (m) of | | | |
| 1449 | this chapter is | s submit | tted. | | | |
| 1450 | _ | | | | | |
| 1451 | (d) | A per | mit by rule where the operator has provided the necessary information | | | |
| 1452 | shall be valid | until th | e facility is properly closed pursuant to these regulations or until a permit | | | |
| 1453 | has been issu | ed or de | enied under this chapter. | | | |
| 1454 | | | • | | | |
| 1455 | (e) | The a | dministrator may request information from the owner or operator of a well | | | |
| 1456 | or facility per | | by rule to determine whether the facility may be causing a violation of | | | |
| 1457 | groundwater | use stan | idards in Chapter 8, Water Quality Rules and Regulations, the construction | | | |
| 1458 | - | | is chapter and in Chapter 11, Water Quality Rules and Regulations, or any | | | |
| 1459 | | | f this chapter. Such information may include, but is not limited to: | | | |
| 1460 | 1 | | | | | |
| 1461 | | (i) | Analysis of injected fluids and periodic submission of reports of such | | | |
| 1462 | monitoring. | · / | | | | |
| 1463 | C | | | | | |
| 1464 | | (ii) | Groundwater monitoring and periodic submission of reports of such | | | |
| 1465 | monitoring. | () | | | | |
| 1466 | 6' | | | | | |
| 1467 | | (iii) | Description of receiving strata. | | | |
| 1468 | | ` / | | | | |
| 1469 | | (iv) | Well locations and down gradient use of groundwater. | | | |
| 1470 | | () | | | | |

1471 Any request for information under this section shall be made in writing and 1472 include a brief statement of the reasons for requesting the information. An owner or operator 1473 shall submit the information within the time frames provided in the request for information. 1474 1475 The administrator may require any operator permitted by rule to obtain an (g) 1476 individual permit for the facility when a review of the information submitted under paragraph 1477 (e) of this section indicates that the permit by rule would not be protective of groundwater in 1478 that specific case. 1479 1480 Section 12. Construction Standards for Class I Wells. 1481 1482 All existing and new Class I wells shall be constructed to prevent the movement 1483 of fluids into any underground source of drinking water, permit the use of testing devices and 1484 workover tools, and permit continuous monitoring of injection tubing and long string casing, as required under Sections 6 (h)(i) and 6 (h)(ii) of this chapter. 1485 1486 1487 (b) All well materials shall be compatible with the wastes that may be contacted. 1488 The applicant shall submit data necessary to document compatibility. 1489 1490 (c) Casing and cement used in the construction of each newly drilled well shall be 1491 designed for the life expectancy of the well. The applicant shall provide all information 1492 required to make a determination based on these factors: 1493 1494 (i) Depth to the injection zone. 1495 1496 (ii) Injection pressure, external pressure, internal pressure, and axial loading. 1497 1498 (iii) Hole size. 1499 1500 Size and grade of all casing strings (wall thickness, diameter, nominal (iv) weight, length of joints, joint specifications and construction material). 1501 1502 1503 (v) Corrosiveness of injected fluid, formation fluids, and temperatures. 1504 1505 Lithology of injection and confining intervals. (vi) 1506 1507 (vii) Type or grade of cement. 1508 1509 (d) Construction requirements for Class I hazardous waste wells. 1510 1511 For casing and cementing requirements, the applicant shall provide all 1512 information necessary to make a determination of adequacy based on quantity and chemical composition of injected fluids. 1513 1514 1515 One surface casing string shall, at a minimum, extend into the confining 1516 zone below the lowest Underground Source of Drinking Water and be cemented by circulating

| 1517 | cement from the base of the casing to the surface, using a minimum of one-hundred twenty | | | | | |
|------|--|----------------|--|--|--|--|
| 1518 | percent (120%) of the calculated annular volume. The administrator may require more than | | | | | |
| 1519 | one- hundred twenty percent (120%) when the geology or other circumstances warrant a greater | | | | | |
| 1520 | percentage. | - | | | | |
| 1521 | | | | | | |
| 1522 | (iii) | At lea | st one long string casing, using a sufficient number of centralizers, | | | |
| 1523 | ` ' | | and shall be cemented by circulating cement to the surface in one or | | | |
| 1524 | more stages: | | , . | | | |
| 1525 | 8 | | | | | |
| 1526 | | (A) | Of sufficient quantity and quality to withstand the maximum | | | |
| 1527 | operating pressure. | () | , and a second of the second o | | | |
| 1528 | operating pressure. | | | | | |
| 1529 | | (B) | In a quantity no less than one hundred twenty percent (120%) of | | | |
| 1530 | the calculated volume | ` / | sary to fill the annular space. The administrator may require more | | | |
| 1531 | | | cent (120%) when the geology or other circumstances warrant a | | | |
| 1532 | greater percentage. | my per | cent (120%) when the geology of other encumusances warrant a | | | |
| 1533 | greater percentage. | | | | | |
| 1534 | (iv) | Circul | lation of cement may be accomplished by staging. The | | | |
| 1535 | ` ' | | | | | |
| 1536 | administrator may approve an alternative method of cementing in cases where the cement cannot be recirculated to the surface, provided the operator can demonstrate by logs that the | | | | | |
| 1537 | | | es not allow fluid movement behind the casing. | | | |
| 1538 | cement is continuous | and do | es not anow maid movement benind the easing. | | | |
| 1539 | (v) | Casin | gs, including any casing connections, must be rated to have | | | |
| 1540 | ` ' | | | | | |
| 1541 | sufficient structural strength to withstand, for the life the well, the maximum burst and collapse pressures which may be experienced during the construction, operation, and closure of the well. | | | | | |
| 1542 | - | - | o withstand the maximum tensile stress which may be experienced | | | |
| 1543 | _ | | • | | | |
| | | entire | length of the casing during construction, operation, and closure of | | | |
| 1544 | the well. | | | | | |
| 1545 | (:) | A 4 a r | sinimum coment and coment additions shall be of sufficient | | | |
| 1546 | (vi) | | ninimum, cement and cement additives shall be of sufficient | | | |
| 1547 | quantity and quanty t | o mam | tain mechanical integrity over the design life of the well. | | | |
| 1548 | (::) | East 411 | him and marken the applicant shall provide all information | | | |
| 1549 | | | bing and packer, the applicant shall provide all information | | | |
| 1550 | necessary to make a c | ıetermi | nation of adequacy based on these factors: | | | |
| 1551 | | (| Double of south | | | |
| 1552 | | (A) | Depth of setting. | | | |
| 1553 | | (D) | | | | |
| 1554 | | (B) | Characteristics of the injection fluid, including chemical content, | | | |
| 1555 | corrosiveness, temper | rature, a | and density. | | | |
| 1556 | | (0) | | | | |
| 1557 | | (C) | Injection pressure. | | | |
| 1558 | | (D) | | | | |
| 1559 | | (D) | Annular pressure. | | | |
| 1560 | | (F) | | | | |
| 1561 | 10111 | (E) | Rate (intermittent or continuous), temperature, and volume of | | | |
| 1562 | injected fluid. | | | | | |

| 1563 | | | | | | |
|------|---|---|--|--|--|--|
| 1564 | (F) Siz | e of casing; and | | | | |
| 1565 | | | | | | |
| 1566 | (G) Tub | ping tensile, burst, and collapse strengths. | | | | |
| 1567 | | | | | | |
| 1568 | (viii) During the | drilling and construction of a Class I hazardous waste well, | | | | |
| 1569 | appropriate logs and tests shall be | e run to determine or verify the depth, thickness, porosity, | | | | |
| 1570 | permeability, and rock type of, ar | d the salinity of any entrained fluids in all relevant geologic | | | | |
| 1571 | | ne performance standards of Section 16 of this chapter, and to | | | | |
| 1572 | | ich future measurements may be compared. A descriptive | | | | |
| 1573 | report interpreting results of such | logs and tests shall be prepared by the operator and submitted | | | | |
| 1574 | to the administrator. At a minimum, such logs shall include: | | | | | |
| 1575 | | | | | | |
| 1576 | (A) Dev | viation checks made during drilling of all Class I hazardous | | | | |
| 1577 | waste wells. Such checks shall be | e done at sufficiently frequent intervals to determine the | | | | |
| 1578 | location of the borehole. | | | | | |
| 1579 | | | | | | |
| 1580 | (B) Suc | ch other logs and tests as may be needed after taking into | | | | |
| 1581 | account the availability of similar | data in the area of the drilling site, the construction plan and | | | | |
| 1582 | the need for additional information that may arise as construction of the well progresses. At a | | | | | |
| 1583 | minimum, the following logs sha | Il be required: | | | | |
| 1584 | | | | | | |
| 1585 | (I) | When installing the surface casing: resistivity, | | | | |
| 1586 | spontaneous potential, and calipe | r logs shall be run before the installation of the casing. A | | | | |
| 1587 | cement bond log and variable der | sity log and temperature log are required after the surface | | | | |
| 1588 | casing is installed and before the | well is deepened. | | | | |
| 1589 | _ | | | | | |
| 1590 | (II) | When installing the long string casing: resistivity, | | | | |
| 1591 | spontaneous potential, porosity, c | aliper, gamma ray and fracture finder logs are required before | | | | |
| 1592 | | asing is installed and cemented, a cement bond log and | | | | |
| 1593 | variable density log are required l | perfore the well is completed. | | | | |
| 1594 | | | | | | |
| 1595 | (III) | The administrator may allow the use of an alternative to | | | | |
| 1596 | the logs described above, when, i | n the administrator's opinion, the alternative will provide | | | | |
| 1597 | equivalent or better information. | | | | | |
| 1598 | _ | | | | | |
| 1599 | (C) A r | nechanical integrity test as described in Section 6(h)(i) of this | | | | |
| 1600 | chapter. | | | | | |
| 1601 | | | | | | |
| 1602 | (D) Wh | ole core or sidewall cores of the confining zone and receiver | | | | |
| 1603 | and formation fluid samples from | the receiver shall be taken. The administrator may accept | | | | |
| 1604 | <u>=</u> | erator can demonstrate, to the administrator's satisfaction, that | | | | |
| 1605 | core retrieval is not possible, and the other cores are representative of the conditions in the well. | | | | | |
| 1606 | <u> </u> | e operator to core other formations in the borehole. | | | | |
| 1607 | | | | | | |
| 1608 | (ix) The fluid to | emperature, pH, conductivity, pressure, and static fluid level | | | | |
| | | | | | | |

| 1609 1610 | of the discharge zone shall be recorded during construction. | | | | |
|----------------------|--|--|--|--|--|
| 1611 1612 | (x) At a minimum, the following information about the injection and confining zones shall be calculated or determined during construction: | | | | |
| 1613 1614 1615 | (A) The physical and chemical characteristics of the rock itself; and | | | | |
| 1616 1617 | (B) Physical and chemical characteristics of the formation fluids. | | | | |
| 1618 | (C) Upon completion of construction, but still prior to operation, the | | | | |
| 1619 1620 | operator shall conduct either pump tests or injectivity tests to verify the hydrogeologic characteristics of the discharge zone. | | | | |
| 1621 1622 | (e) Fluid seals are not allowed in place of a packer in any Class I well. | | | | |
| 1623 1624 1625 | Section 13. Construction and Operation Standards for Class V Wells. | | | | |
| 1626 | (a) All Class V facilities must meet or exceed the design standards of these | | | | |
| 1627 | regulations including Part B of Chapter 11 and Chapter 26, Water Quality Rules and | | | | |
| 1628 | Regulations. | | | | |
| 1629 | | | | | |
| 1630 | (b) All Class V facilities shall be constructed to permit the use of testing devices, | | | | |
| 1631 | and allow monitoring of injected fluid quality. Class V facilities shall be constructed to provide | | | | |
| 1632 1633 | for metering of the injectate volume if the individual or general permit requires such metering. | | | | |
| 1634 1635 | (c) All heating and cooling facilities (5A1, 5A2 and 5A3) shall include: | | | | |
| 1636 1637 | (i) Provision for the use of non-toxic circulating medium in closed loop systems or an operating system which cannot be made to operate with fluid leaking. | | | | |
| 1638 1639 1640 | (ii) Provision for operations without the use of corrosion inhibitors, biocides, or other toxic additives in open loop systems. | | | | |
| 1641 1642 1643 | (iii) Provisions to control the total dissolved solids of waters injected into open loop systems to the class of use standard. | | | | |
| 1644 1645 1646 | (iv) Provisions for automatic shutdown of the system in the event of a fluid loss from a closed loop system or a loss of any product to an open loop system. | | | | |
| 1647 1648 1649 | (v) Provisions to ensure that injected water does not come to the surface or flood any subsurface structure in the immediate vicinity of the injection system. | | | | |
| 1650 1651 1652 | (vi) Provisions to ensure that known groundwater contamination is not spread by the direct injection of contaminated water or by movement of contamination from one zone | | | | |
| 1653 1654 | to another caused indirectly by the injection. | | | | |

| 1655 | (d) | All m | ning, sand and backfill facilities (5B1) shall include: | |
|------|------------------|------------------|--|----|
| 1656 | | <i>(</i> ') | | |
| 1657 | | (i) | Provision for insuring mechanical integrity of any well designed to | |
| 1658 | remain in ser | vice for | more than 60 days. | |
| 1659 | | \ | | |
| 1660 | | (ii) | Provision for controlling the type of material injected and to insure that | ţ |
| 1661 | no hazardous | waste 1 | sinjected. | |
| 1662 | | | | |
| 1663 | | (iii) | Provision for leak detection in all surface piping. | |
| 1664 | | <i>(</i> *) | | |
| 1665 | c· · | (iv) | Provision for insuring that the backfill remains within the permitted are | àa |
| 1666 | of injection. | | | |
| 1667 | | () | | |
| 1668 | . 1 1 | (v) | Provision to insure that the injection does not cause a groundwater | |
| 1669 | standards vio | lation fo | or the class of use of the receiver. | |
| 1670 | () | A 11 1 | C' : 1 ' : ' C ' : ' (FD2 FD2 FD4 FDF FD6 1 FD7) 1 1 | 11 |
| 1671 | (e) | All be | neficial use injection facilities (5B2, 5B3, 5B4, 5B5, 5B6, and 5B7) shall | ıI |
| 1672 | include: | | | |
| 1673 | | (*) | | |
| 1674 | | (i) | Plans to insure that contaminants do not enter the injection stream. | |
| 1675 | | (**) | | |
| 1676 | 11 | (ii) | Information to show that the injection will accomplish the desired goal | |
| 1677 | stated in the a | appiicati | on. | |
| 1678 | | ···· | | |
| 1679 | 1: -4 - 1 6- | (iii) | Target restoration values for the groundwater in the affected area being | , |
| 1680 | remediated for | or obo i | icilities. | |
| 1681 | (6) | A 11 | managial and industrial Class W facilities (5C1, 5C2, 5C2, and 5C4) shall | 1. |
| 1682 | (f) | All Co | mmercial and industrial Class V facilities (5C1, 5C2, 5C3 and 5C4) shall | 1: |
| 1683 | | (:) | In alled a great traction and allow to income that to via materials (substances) | |
| 1684 | ana n a4 dia aha | (i) | Include a pre-treatment plan to insure that toxic materials (substances) | |
| 1685 | | | the groundwater at concentrations higher than the class of use standards | |
| 1686 | | | Wyoming Water Quality Rules and Regulations or any primary drinking | |
| 1687 | water standar | a rouna | in 40 CFR 141 (as of June 6, 2001), whichever is more stringent; | |
| 1688 | | (::) | Conform to applicable construction standards found in Chapter 25 | |
| 1689 | W | (ii) | Conform to applicable construction standards found in Chapter 25, | |
| 1690 | w yoming wa | ater Qua | lity Rules and Regulations; and | |
| 1691 | | (:::) | In the decrete maintainers are more larger than a fether are set into studies and as | c |
| 1692 | 41 | (iii) | Include, at a minimum, annual sampling of the waste injected as part of | Ι |
| 1693 | the monitorin | ig pian i | or the facility. | |
| 1694 | (~) | 1171 | a 5C2 facility maniping aloughton haves wester and demonstrate that we | |
| 1695 | (g) | | a 5C3 facility receiving slaughter house wastes can demonstrate that no | |
| 1696 | violations of | groundy | vater standards will occur, the facility shall be: | |
| 1697 | | (i) | Designed for the following minimum disposed constitution | |
| 1698 | | (i) | Designed for the following minimum disposal capacities: | |
| 1699 | | | (A) 200 callege and day for plant also were also | |
| 1700 | | | (A) 300 gallons per day for plant cleanup plus. | |

| 1701 | | | | |
|--------------|----------------|------------|----------|---|
| 1702 | | | (B) | 25 gallons per head of cattle slaughter capacity. |
| 1703 | | | | |
| 1704 | | | (C) | 40 gallons per head of hog slaughter capacity. |
| 1705 1706 | | | (D) | 35 gallons per head of sheep slaughter capacity. |
| 1707 | | | (E) | |
| 1708 | 1 11 ' | | (E) | Appropriate capacity for any other species slaughtered on a per |
| 1709 | head basis. | | | |
| 1710 | | (::) | Danim | and to marrout the disposal of blood and viscous into the conti- |
| 1711 | | (ii) | _ | ned to prevent the disposal of blood and viscera into the septic |
| 1712 | • | | | idental portion of the total flow. Blood and viscera shall be sent to |
| 1713 | a rendering p | iant or c | omer ap | proved disposal or recycling system. |
| 1714 | | (:::) | A ~~~ | see twee shall be arrested ad aboad of the continuous term with a total |
| 1715 | | (iii) | _ | ase trap shall be provided ahead of the septic system with a total |
| 1716 | capacity equa | ii to one | naii oi | the total required capacity of the septic tank. |
| 1717 | (1.) | A 11 1 | | |
| 1718 | (h) | All ar | ainage i | facilities (those with the code number 5D on Appendix C) shall |
| 1719 | include: | | | |
| 1720 | | (*) | A 1 | |
| 1721 | | (i) | A plar | n to preclude the inadvertent introduction of contaminants into the |
| 1722 | wastewater st | tream. | | |
| 1723 | | \ | | |
| 1724 | | (ii) | | erations and maintenance manual detailing maintenance required, |
| 1725 | | | | nown spills affecting the facility, and steps to be taken to prevent |
| 1726 | the introducti | on of co | ontamin | ants in the event of a spill within the area served by the facility. |
| 1727 | | | | |
| 1728 | | (iii) | Maps | showing the area where runoff will be transported to the drainage |
| 1729 | facility. | | | |
| 1730 | | | | |
| 1731 | (i) | | | al drainage facilities (5D1) injecting surface runoff from animal |
| 1732 | - | | • | y operations for which a demonstration can be made that the |
| 1733 | • | | | e met, shall be designed for treatment in a septic tank, lagoon, or |
| 1734 | other treatme | nt techn | ology p | rior to injection. The following requirements apply to these |
| 1735 | systems: | | | |
| 1736 | | | | |
| 1737 | | (i) | The tr | eatment facility shall be sized for the strength and solids content of |
| 1738 | the wastewate | er to be | treated. | |
| 1739 | | | | |
| 1740 | | (ii) | The fl | ow capacity requirements shall include all runoff from operations |
| 1741 | within the col | llection | area and | d all runoff from precipitation up to and including a 25 year, 24 |
| 1742 | hour design s | | | |
| 1743 | J | | | |
| 1744 | | (iii) | The fl | ow capacity requirements for drainage from a fully enclosed dairy |
| 1745 | or feeding op | ` / | | - · · · · · · · · · · · · · · · · · · · |
| 1746 | - 6 °F | | | |
| | | | | |

| 1747 | (A) 20 gallons per day per animal up to 50 pounds. |
|------|--|
| 1748 | |
| 1749 | (B) 100 gallons per day per animal up to 500 pounds. |
| 1750 | |
| 1751 | (C) 200 gallons per day per animal over 500 pounds. |
| 1752 | |
| 1753 | (iv) The subsurface fluid distribution system shall be designed in accordance |
| 1754 | with general design requirements found in Chapter 25. |
| 1755 | |
| 1756 | (j) All sewage disposal (5E) facilities shall: |
| 1757 | |
| 1758 | (i) Conform to applicable construction standards found in Chapter 25, |
| 1759 | Wyoming Water Quality Rules and Regulations; |
| 1760 | |
| 1761 | (ii) Comply with applicable sections of Chapter 11, Parts B and C, Water |
| 1762 | Quality Rules and Regulations for all piping systems or storage facilities feeding existing or |
| 1763 | Class V facilities constructed after the effective date of these regulations; and |
| 1764 | |
| 1765 | (iii) Be designed for the maximum daily peak flow determined from Tables |
| 1766 | and 2 of Chapter 25, Water Quality Rules and Regulations. In addition, whenever multiple |
| 1767 | points of discharge under one owner within any five (5) acres of land have a design capacity |
| 1768 | under Chapter 25 to inject more than a total of 2,000 gallons per day of domestic sewage, they |
| 1769 | shall be permitted under this chapter in the same manner that they would be permitted if all the |
| 1770 | waste were delivered to a single point of discharge. |
| 1771 | waste were derivered to a single point of discharge. |
| 1772 | (k) All aquaculture return flow facilities (5E1) shall include pretreatment in a |
| 1773 | lagoon, septic tank, or oxidation ditch sized for the strength and volume of the wastes to be |
| 1774 | disposed of. |
| 1775 | disposed of. |
| 1776 | (l) All domestic wastewater treatment plant disposal facilities (5E4) shall also |
| 1777 | include: |
| 1778 | merude. |
| 1779 | (i) Provisions for filtering of the waste and disinfection of the injectate. |
| | (1) Flovisions for intering of the waste and distinection of the injectate. |
| 1780 | (ii) An anying amountal manitaring any arom including any discharge |
| 1781 | (ii) An environmental monitoring program, including pre-discharge, |
| 1782 | operational monitoring, and post discharge monitoring. |
| 1783 | |
| 1784 | (iii) Monitoring of the injectate on at least a weekly basis for nitrate as N, |
| 1785 | ammonia as N, and coliform bacteria. |
| 1786 | |
| 1787 | (iv) Design to prevent groundwater standards violations as defined by |
| 1788 | Chapter 8, Water Quality Rules and Regulations. |
| 1789 | |
| 1790 | (v) The points of compliance shall be at down gradient monitor wells |
| 1791 | installed on land owned by the same utility that operates the treatment plant and injection |
| 1792 | facilities whenever the point of injection is not the point of compliance. |
| | |

(vi) Requirements for the submission, approval and conformance with an operational and maintenance manual.

(m) All cathodic protection facilities (5F1) shall include:

(i) A seal of sodium bentonite or sodium bentonite grout is required from the surface to a minimum depth of three (3) feet. A second sodium bentonite or sodium bentonite grout seal is required for a minimum thickness of three (3) feet, just above the top of the coke breeze. After the sodium bentonite has been placed in the hole, it shall be hydrated to insure a proper seal. The remainder of the hole between these seals may be backfilled with cuttings. The above seals may be placed directly in the hole or may be placed outside of a surface pipe of sufficient length to reach down to the anodes. If a surface pipe is used, no seals are required inside the pipe except during final abandonment.

(ii) All aquifers encountered while drilling shall be isolated from one another using a bentonite seal of at least two (2) feet in vertical dimension.

(iii) The coke breeze shall be a high quality product containing a minimum of leachable metals or organic pollutants. The coke breeze shall not discharge any pollutant which will cause a groundwater standard violation.

(iv) Surface access to the anode shall be kept sealed and locked at all times when the anode is not actually being serviced.

(v) Each separate aquifer penetrated shall require a separate breather pipe. Each aquifer shall remain in hydrologic isolation from each other if they were isolated prior to installation.

(vi) If it becomes necessary to wet any anode installed under this section, only water from a public water supply or water meeting all of the standards for Class I groundwater of the state shall be used unless the division is first supplied with an analyses of the water for approval.

(vii) Each 5F1 facility shall be marked in the field with a sign showing the name, address, and telephone number of the operator who installed the system. Upon abandonment, such markers shall remain in place.

(viii) A 5F1 facility shall not be installed within 200 feet of any pipeline, wellhead, storage tank, mud pit or other potential source of pollution unless the operator's surface rights prevent this requirement from being met.

(n) Except for beneficial use facilities, Class V facilities shall not be located within 200 feet of any active public water supply well, regardless of whether or not the well is completed in the same aquifer. This minimum distance may increase or the existence of a Class V facility may be prohibited within a state approved wellhead protection area, source

1839 water protection area or water quality management plan area. 1840 1841 Class 5C6 and 5E5 facilities shall meet the construction standards and separation (0)1842 distances appropriate for the design flow as shown in Chapter 25. 1843 1844 Class 5C5 coal bed methane injection facilities shall: (p) 1845 1846 (i) Provide for metering of water injected into each well. 1847 1848 (ii) Be constructed to insure that the water injected reaches the intended 1849 receiver and only the intended receiver. The intended receiver shall be identified by geologic 1850 formation and/or member name as well as the depth of that receiver below ground surface. 1851 1852 (iii) Provide for disinfection of the water injected if analysis shows that coliform bacteria, sulfate reducing bacteria or iron fixing bacteria are present in the water as 1853 1854 pumped from the coal seam. Treatment methods must be methods that would be appropriate 1855 for treating water in a public water supply system. 1856 1857 Provide for injection at a pressure of less than the fracture pressure of the (iv) 1858 receiver. 1859 1860 (v) Provide for monitoring of the quality of the injected water on a periodic 1861 basis. 1862 1863 Provide notification of the intent to obtain coverage under the general (vi) permit to all surface owners, mineral owners or water rights owners, oil and gas owners and the 1864 1865 owners of coal leases within one-half mile of the proposed point of injection. 1866 1867 Provide for pressure testing of the casing before injection and at least (vii) once every five (5) years thereafter. The casing shall be pressure tested up to an indicated 1868 1869 surface pressure of 700 psi and held for 15 minutes. A passing result is indicated if the casing 1870 still has 690 psi at the end of the 15 minute shut in time. 1871 1872 Section 14. Siting conditions for Class I Wells. 1873 1874 All Class I wells shall be situated such that they inject into a formation that is beneath the lowermost Underground Source of Drinking Water within one-quarter (1/4) mile of 1875 1876 the well or within two (2) miles for Class I hazardous waste injection wells, and the discharge 1877 zone has sufficient permeability, porosity, thickness, and extends over a sufficient area to prevent migration of fluids into any underground source of drinking water. 1878

be geologically suitable for the prevention of migration of fluids into underground source of

drinking waters. In determining geological suitability, the administrator shall consider the

following information submitted by the applicant:

Class I wells shall be limited to areas that are determined by the administrator to

1879 1880

1881

1882

1883

1885 An analysis of the structural and stratigraphic geology, hydrogeology, 1886 and seismicity of the region. 1887 1888 An analysis of the local geology and hydrogeology of the well site, 1889 including, at a minimum, detailed information regarding the stratigraphy, structure, and rock 1890 properties, aquifer hydrodynamics, and mineral resources. 1891 1892 A determination that the geology of the area can be described (iii) 1893 confidently, and, for hazardous waste wells only, that the waste fate and transport can be accurately predicted through the use of models. 1894 1895 1896 The operator shall demonstrate to the satisfaction of the administrator that: (c) 1897 1898 (i) The confining zone is free from faults or fractures over an area sufficient 1899 to prevent the migration of fluids into a underground source of drinking water, and contains at 1900 least one formation of sufficient thickness and characteristics capable of preventing vertical 1901 propagation of fractures; and 1902 1903 The confining zone is separated from the base of the lowermost 1904 underground source of drinking water by at least one (1) sequence of permeable and less 1905 permeable strata that will provide an added layer of protection in the event of fluid movement 1906 through an unlocated borehole or fault. 1907 1908 Within the area of review, the piezometric surface of the fluid in the 1909 receiver is less than the piezometric surface of the lowermost underground source of drinking 1910 water considering density effects, injection pressures, and any significant pumping of the 1911 overlying aquifer; or 1912 1913 There are no underground sources of drinking waters present. (iv) 1914 1915 (d) The administrator may approve a site which does not meet the above 1916 requirements, if the operator can demonstrate that because of the site's geology, nature of the 1917 waste, or other considerations, it would not cause endangerment to any underground source of 1918 drinking waters. 1919 1920 Section 15. **Environmental Monitoring Program.** 1921 1922 The monitoring program shall be adequate to ensure knowledge of migration 1923 and behavior of the discharge in the receiver. 1924 1925 Monitoring may be required for any circumstance where groundwaters of 1926 the state could be affected. 1927

with the pollution potential of the proposed discharge.

The extent and design of a monitoring system shall be sufficient to deal

1928

1929

1931 Before construction or installation of a Class I or V facility, a monitoring 1932 program, when required, shall be adequate to establish baseline conditions of the receiver. 1933 1934 (b) The monitoring program shall consist of any or all of the following: 1935 1936 (i) Pre-discharge or pre-operational monitoring. 1937 1938 (ii) Operational monitoring. 1939 1940 (iii) Post-discharge or post-operational monitoring. 1941 1942 (iv) Record keeping and reporting. 1943 1944 Such additional requirements established by the administrator to meet the 1945 purposes of the Wyoming Environmental Quality Act and these regulations. 1946 1947 (c) Each monitoring program shall include maps and cross-sections, where 1948 appropriate, showing the location, lithology, and screening interval of each monitoring site. 1949 1950 (d) The operator is responsible for properly installing, operating, maintaining and 1951 removing all necessary monitoring equipment. 1952 1953 (e) The operator shall develop and follow a written waste analysis plan that 1954 describes the procedures to be carried out to obtain detailed chemical and physical analyses of a 1955 representative sample of the waste, including quality assurance procedures to be used. Once 1956 approved by the department, the operator shall not deviate from the plan without filing an 1957 amended plan and obtaining department approval for that amended plan. At a minimum, any plan shall include: 1958 1959 1960 The parameters for which the waste will be analyzed, the rationale for 1961 the selection of these parameters, and the test methods to be used to test for these parameters. 1962 1963 (ii) The sampling method that will be used to obtain a representative sample 1964 of the waste. 1965 1966 (iii) The operator shall repeat the analysis of the injected wastes in the 1967 manner and on the schedule described in the waste analysis plan, and when process or operating 1968 changes occur that may significantly alter the characteristics process, or operating changes 1969 occur that may significantly alter the characteristics of the waste stream. 1970 1971 The operator shall conduct continuous or periodic monitoring of 1972 selected parameters as required by the administrator. 1973 1974 The operator shall ensure that the plan remains accurate and the (B) 1975 analyses remain representative.

| 1977 | (f) | Requi | rements | s for Class I Wells: |
|------|-----------------|------------|-----------|---|
| 1978 | | | | |
| 1979 | | (i) | | ninimum, the permittee shall monitor the pressure in the injection |
| 1980 | | | | a minimum, a shutdown of the well for a time sufficient to conduct |
| 1981 | a valid observ | ation o | f the pro | essure falloff curve. |
| 1982 | | | | |
| 1983 | | (ii) | When | prescribing a monitoring system, the administrator may also |
| 1984 | require: | | | |
| 1985 | _ | | (A) | Continuous monitoring for pressure changes in the first aquifer |
| 1986 | overlying the | confini | ng zone | e. When such a well is installed, the operator shall, on a quarterly |
| 1987 | basis, sample | the aqu | ifer and | d analyze for constituents specified by the administrator. |
| 1988 | , 1 | • | | |
| 1989 | | | (B) | The use of indirect, geophysical techniques to determine the |
| 1990 | position of the | e waste | ` / | he water quality in a formation designated by the administrator, or |
| 1991 | to provide oth | | | <u> </u> |
| 1992 | to provide our | ici site i | specific | dutu. |
| 1993 | | | (C) | Periodic monitoring of the groundwater quality in the first aquifer |
| 1994 | overlying the | racaiwa | ` / | i crodic monitoring of the groundwater quanty in the first aquifer |
| 1994 | overlying the | ieceive | 1. | |
| 1995 | | | (D) | David is manitoring of the array devictor quality in the lavorment |
| | | | (D) | Periodic monitoring of the groundwater quality in the lowermost |
| 1997 | underground | source (| oi arink | ing water; and |
| 1998 | | | (E) | A 1112 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| 1999 | | | (E) | Any additional monitoring necessary to determine whether fluids |
| 2000 | are moving in | to or be | etween a | any aquifers penetrated by the well. |
| 2001 | | | | |
| 2002 | | _ | (F) | The administrator may require seismicity monitoring when he has |
| 2003 | reason to beli | eve that | t the inj | ection activity may have the capacity to cause seismic disturbances. |
| 2004 | | | | |
| 2005 | | (iii) | Testin | ng and monitoring requirements for all Class I hazardous waste |
| 2006 | wells shall ind | clude: | | |
| 2007 | | | | |
| 2008 | | | (A) | Submission of information by the applicant demonstrating that |
| 2009 | the waste stre | am and | its anti- | cipated reaction products will not alter the permeability, thickness, |
| 2010 | or other releva | ant chai | racterist | tics of the confining or discharge zones such that they would no |
| 2011 | longer meet th | ne requi | irement | s specified when the area of review was calculated. |
| 2012 | C | - | | • |
| 2013 | | | (B) | Submission of information by the applicant demonstrating that |
| 2014 | the waste will | be con | ` / | with the well materials with which the waste is expected to come |
| 2015 | | | - | n of the methodology used to make that determination. |
| 2016 | | | | of this requirement is established if contact with injected fluids will |
| 2017 | | | | to fail to satisfy any design requirement imposed under Section 12 |
| 2018 | of this chapter | | | 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 |
| 2019 | or and enapte | • | | |
| 2020 | | | (C) | The administrator shall require continuous corrosion monitoring |
| 2020 | of the constru | ction m | | in the well for all wells where the pH of the injection fluid is less |
| 4U4I | or the constitu | | iawitais | in the wen for an wens where the pri of the injection find is less |

than two (2) or greater than eleven (11), and may require such monitoring of other wastes. This

monitoring may be conducted by placing samples of the well construction materials in contact with the waste stream or routing the waste stream through a loop constructed of the same materials used in the well, or by using an alternative method approved by the administrator.

- (D) If a corrosion monitoring program is required, the test shall use identical materials to those used in the construction of the well, and such materials shall be continuously exposed to the operating pressures, temperatures, and flow rates of the injection operation as measured at the well head. The operator shall monitor the materials for loss of mass, thickness, pitting, and other signs of corrosion on a quarterly basis to ensure that the well components meet the minimum standards for material strength and performance set forth in Section 12 of this chapter.
- (iv) In addition to the above-mentioned requirements, operators of Class I hazardous waste wells shall also conduct mechanical integrity testing as follows:
- (A) The long string casing, injection tubing, and annular seals shall be tested by means of an approved pressure test with liquid or gas on an annual basis and whenever there has been a well workover.
- (B) The bottom-hole cement shall be tested by means of an approved radioactive tracer survey annually.
- (C) An approved temperature, noise, or other approved log shall be run at least once every five (5) years to test for movement of fluid along the borehole. The administrator may require such tests whenever the well is worked over.
- (D) Casing inspection logs shall be run at least once every five (5) years, unless the administrator waives this requirement due to well construction or other factors which limit the test's reliability.
- (E) Any other test approved by the administrator may also be used. Procedures for approval of unauthorized mechanical integrity tests are outlined in Section 6(h)(i)(B) of this chapter.
- (F) The administrator shall be given the opportunity to witness all logging and drill stem testing done by the operator at any time during the permitting of any well under this chapter. The operator shall submit a schedule of such planned logging and testing to the administrator at least thirty (30) days prior to the first test.
 - (g) Requirements for Class V Wells:
- (i) All Class V permits shall contain a point of compliance. The point of compliance shall be the point of injection or specific monitor wells located down gradient of the injection facilities.
 - (A) For facilities where the point of compliance is the point of

injection, the fluid to be injected shall be limited to the class of use standards for the receiver as found in Chapter 8 of these regulations or any primary drinking water standard found in 40 CFR 141, (as of June 6, 2001) whichever is more stringent. The permittee may be required to maintain monitor wells in the vicinity of the discharge for the purpose of monitoring flow direction and monitoring groundwater quality in the event of non-compliance with the permit.

- (B) For facilities where the point of compliance is at one or more down gradient monitor wells, the department shall establish permit limitations at the monitor well(s) consistent with the class of use of the receiver or any secondarily affected aquifer or surface water. Where necessary to protect existing or future uses, permit limitations may be established at the point of compliance which are more stringent than the class of use standard.
- (C) Facilities where subsurface treatment is anticipated may be required to monitor the injected fluid at the point of injection. Permit limits may be established at the point of injection which exceeds the class of use standard for the affected aquifer, provided that a demonstration is made showing that a class of use standards violation will not occur at a point of compliance downgradient from the point of injection. Permit limits of this nature are intended to provide early warning of possible non-compliance at the point of compliance.
- (h) Procedures and methods for sample collection and analyses shall be implemented by the permittee to ensure that the samples are representative of the groundwater, water, or wastes being sampled.
- (i) Sample collection of groundwater shall be of such frequency and of such variety (season, time, location, depth, etc.) to properly describe the groundwater, and shall be accomplished by the methods and procedures described in the U.S. Environmental Protection Agency manual RCRA Groundwater Monitoring Technical Enforcement Guidance Document, September, 1986, unless alternate methods and procedures are approved by the administrator.
- (j) Analysis of all samples shall be accomplished pursuant to Chapter 8, Water Quality Rules and Regulations, Sections 7 and 8.

Section 16. Quality Assurance and Quality Control for Sample Collection and Analysis.

- (a) Procedures and methods for sample collection and analyses shall be implemented by the permittee to ensure that the samples are representative of the groundwater, water, or wastes being sampled.
- (b) Sample collection of groundwater shall be of such frequency and of such variety (season, time, location, depth, etc.,) to properly describe the groundwater, and shall be accomplished by the methods and procedures described in the U.S. Environmental Protection Agency manual RCRA Groundwater Monitoring Technical Enforcement Guidance Document, September, 1986, unless alternate methods and procedures are approved by the administrator.

2115 Analysis of all samples shall be accomplished pursuant to Chapter 8, Water Quality Rules and Regulations, Sections 7 and 8. 2116 2117 2118 Section 17. Closure of Hazardous Waste Wells. 2119 2120 The operator of a Class I hazardous waste well shall prepare, maintain, and 2121 comply with a plan for closure of the well and post-closure care of the well that meets the 2122 standards for well closure required in paragraph (d) of this section and post-closure care 2123 required in paragraph (e) of this section and is acceptable to the administrator. The obligation to 2124 implement the closure and post-closure plan survives the termination of a permit or the cessation of injection activities. The requirement to maintain and implement an approved plan 2125 2126 is directly enforceable regardless of whether the requirement is a condition of the permit. 2127 2128 (i) The operator shall submit the plan as part of the permit application, and, 2129 upon approval by the administrator, the plan shall be incorporated as a condition of any permit 2130 issued. 2131 2132 The operator shall submit any proposed significant revision to the (ii) 2133 method of closure reflected in the plan for approval by the administrator no later than the date 2134 on which notice of closure is required under paragraph (b) of this section. 2135 2136 The plan shall ensure financial responsibility as required in Section 19 of (iii) 2137 this chapter. 2138 2139 (iv) The closure plan shall include the following information: 2140 2141 (A) The type and number of plugs to be used. 2142 2143 (B) The placement of each plug including the elevation of the top and 2144 bottom of each plug. 2145 2146 (C) The type, grade, and quantity of material to be used in plugging. 2147 2148 (D) The method of placement of the plugs. 2149 2150 (E) Any proposed test or measure to be made. 2151 2152 The amount, size, and location (by depth) of casing and any other (F) materials to be left in the well: 2153 2154 2155 (G) The method and location where casing is to be parted, if 2156 applicable. 2157 2158 (H) The procedure to be used to meet the requirements of paragraph 2159 (d)(5) of this section; 2160

| 2161 | | (I) | The estimated cost of closure. |
|--------------|------------------------|------------|--|
| 2162 | | (T) | A |
| 2163 | | (J) | Any proposed test or measure to be made. |
| 2164 2165 | (v) | Post-c | closure plans shall include the following information: |
| 2166 2167 | | (A) | The pressure in the injection zone before injection began. |
| 2168 | | ` / | i J J |
| 2169 | | (B) | The anticipated pressure in the injection zone at the time of |
| 2170 | closure. | ` / | 1 1 3 |
| 2171 | | | |
| 2172 | | (C) | The predicted time until pressure in the injection zone decays to |
| 2173 | the point that the wel | ` / | of influence no longer intersects the base of the lowermost |
| 2174 | Underground Source | | <u> </u> |
| 2175 | | | -6 |
| 2176 | | (D) | Predicted position of the waste front at closure. |
| 2177 | | (-) | |
| 2178 | | (E) | The status of any required cleanups; and |
| 2179 | | (_) | The source of any required elements, and |
| 2180 | | (F) | The estimated cost of proposed post-closure care. |
| 2181 | | (-) | The Commune Cost of Proposed Post Crossite Care. |
| 2182 | (vi) | The ac | dministrator may modify a closure plan in accordance with the |
| 2183 | ` / | | on 7 of this chapter governing modification of permits. |
| 2184 | procedures outlined i | n Booth | on 7 of this enapter go verning modification of permits. |
| 2185 | (vii) | An on | perator of a Class I hazardous waste injection well who ceases |
| 2186 | ` / | _ | eep the well open provided: |
| 2187 | injection temporarily | , 1114) 11 | eep the wen spen provided. |
| 2188 | | (A) | The operator receives authorization from the administrator. |
| 2189 | | () | The operator restriction from the warming and |
| 2190 | | (B) | The operator has described actions or procedures, satisfactory to |
| 2191 | the administrator, tha | ` / | perator will take to ensure that the well will not endanger Under- |
| 2192 | | _ | Waters during the period of temporary disuse. These actions and |
| 2193 | _ | _ | appliance with the technical requirements applicable to active |
| 2194 | - | | d by the administrator. |
| 2195 | injection wens unless | waive | d by the administrator. |
| 2196 | (viii) | The o | perator of a well that has ceased operations for more than two years |
| 2190 | ` / | | r at least thirty (30) days prior to resuming operation of the well. |
| 2197 | shan nothy the autim | nsuatoi | at least unity (30) days prior to resuming operation of the wen. |
| | (b) The ex | | shall notify the administrator at least sixty (60) days miss to |
| 2199 | ` ' | | shall notify the administrator at least sixty (60) days prior to |
| 2200 | ciosure of a well. The | e admin | istrator may allow a closure period of less than sixty (60) days. |
| 2201 | () ******* | • , , | |
| 2202 | • / | • | (60) days after closure or at the time of the next quarterly report, |
| 2203 | | | he next quarterly report is due within fifteen (15) days, in which |
| 2204 | | y requi | rement will be used, the operator shall submit a closure report to |
| 2205 | the administrator. | | |
| 2206 | | | |

2207 Such report shall contain a certification by the operator and the person who performed the closure, if different from the operator, of the accuracy of the report, and: 2208 2209 2210 (A) A statement that the well was closed in accordance with the 2211 closure plan previously submitted and approved by the administrator. 2212 2213 (B) Where actual closure differed from the plan previously submitted, 2214 a written statement specifying the differences between the previous plan and the actual closure. 2215 2216 (d) Standards for well closure. 2217 2218 Prior to well closure, the owner or operator shall observe and record the 2219 pressure decay for a time specified by the administrator, who shall then analyze the pressure 2220 decay and the transient pressure observations conducted to determine whether the injection 2221 activity has conformed with predicted values. 2222 2223 (ii) Prior to well closure, appropriate mechanical integrity testing shall be 2224 conducted to ensure the integrity of that portion of the long string casing and cement that will 2225 be left in the ground after closure. Testing methods shall be similar to the mechanical integrity 2226 tests required during the operating life of the well. 2227 2228 Prior to well closure, the well shall be flushed with a buffer fluid. (iii) 2229 2230 Upon closure, a Class I hazardous waste well shall be plugged with 2231 cement in a manner that will not allow the movement of fluids into or between any 2232 underground source of drinking water. 2233 2234 Placement of the cement plugs shall be accomplished by circulating 2235 cement to the bottom of the well using a working string. The working string shall be removed as the cement is pumped. The cement used shall be of a variety such that the working string 2236 2237 can be withdrawn while still allowing the well to be filled with cement. 2238 2239 (vi) Each plug used shall be appropriately tagged and tested for seal and 2240 stability before closure is completed. 2241 2242 The well to be closed shall be in a state of static equilibrium with the 2243 mud weight equalized top to bottom, either by circulating the mud in the well at least once or 2244 by a comparable method described by the administrator, prior to the placement of the cement 2245 plugs. 2246 2247 Post-closure care. (e) 2248 2249 (i) The operator shall continue and complete any required cleanup action. 2250 2251 The operator shall continue to conduct any groundwater monitoring

required under the permit until pressure in the injection zone decays to the point that the well's

cone of influence no longer intersects the base of the lowermost Underground Source of Drinking Water. The administrator may extend the period of post-closure monitoring if he or she determines that the well may endanger an Underground Source of Drinking Water.

- (iii) The operator shall submit a survey plat to the local zoning authority designated by the administrator, indicating the location of the well relative to permanently surveyed benchmarks. A copy of the plat shall be submitted to the Regional administrator of the U.S. EPA Region 8, the Wyoming State Engineer's Office, and to the Wyoming Oil and Gas Conservation Commission.
 - (iv) The operator shall retain for a minimum of three (3) years following well closure, records reflecting the nature, composition and volume of all injected fluids. The administrator shall require the operator to deliver the records to the administrator at the conclusion of this retention period.
 - (f) Each owner of a Class I hazardous waste well, and the owner of the surface or subsurface property on or in which a Class I hazardous waste well is located, must record a notation on the deed to the facility property or on some other instrument which is normally examined during title search that will in perpetuity provide any potential purchaser of the property the following information:
- (i) The fact that the land in question has been used to manage hazardous waste.
- (ii) The name of the State agency or local authority with which the plat was filed, as well as the address of the Environmental Protection Agency Region 8 to which it was submitted.
- (iii) The type and volume of waste injected, the injection interval or intervals into which it was injected, and the period over which injection occurred.

Section 18. Abandonment of Class V Facilities.

- (a) After the effective date of these regulations, Class V facilities may be abandoned in place if the following conditions are met and if it can be demonstrated to the satisfaction of the administrator that:
 - (i) No hazardous waste has ever been discharged through the facility.
 - (ii) No radioactive waste has ever been discharged through the facility.
- (iii) All piping allowing for the discharge has either been removed or the ends of the piping have been plugged in such a way that the plug is permanent and will not allow for a discharge.
 - (iv) All accumulated sludges are removed from any septic tanks, holding

tanks, lift stations, or other waste handling structures prior to abandonment.

(b) Facilities which cannot demonstrate compliance with subsection (a) (i) or (a) (ii) of this section, may be abandoned in place if:

(i) Tests are run on sludges accumulated in the septic tanks, holding tanks, lift stations, or other waste handling structures which shows that none of these materials contain characteristic hazardous waste or radioactive waste.

(ii) Monitoring of the groundwater in the immediate area of the facility shows that there are no toxic materials (substances) present in the groundwater at levels higher than class of use standards, which are present as a result of the injection.

(iii) Some other method is determined to be acceptable to the administrator which demonstrates compliance with Chapter 8 of these regulations and prevents the movement of fluid containing any contaminant into an underground source of drinking water, if the presence of that contaminant may cause a violation of any primary drinking water standard found in 40 CFR 141 (as of June 6, 2001).

(c) Facilities which cannot make the demonstrations required under either subsection (a) or (b) of this section shall be excavated to the point where contamination is no longer visible in the soil. At that point, samples shall be taken of the soil for all hazardous constituents which may have been discharged through the system. Materials excavated shall be removed from the site for disposal under approval of the Solid and Hazardous Waste Management Division.

(d) Cathodic protection (5F1) facilities will be considered to have made the demonstrations required under subsections (a) and (b) if no waste has been disposed of into the facility. After they have fulfilled their useful purpose, they shall be abandoned by filling all breather pipes with an impervious material and removing all surface installations down to a depth of three (3) feet. All anodes where the construction included a surface casing shall also have the surface casing cut off three (3) feet below grade and a plug or cap shall be installed on the surface casing. It is not necessary to remove the coke breeze, anodes, and seals during abandonment. The administrator may approve other alternatives for abandonment if they provide adequate environmental protection.

(e) Prior to abandoning any class 5C4 automotive waste disposal facility, the operator shall provide thirty (30) days notice to the administrator.

Section 19. Financial responsibility.

(a) The operator permittee of any Class I well shall demonstrate and maintain financial responsibility and resources to close, plug, abandon, reclaim, and maintain post-closure care for the underground injection operation in a manner prescribed by the and administrator. The permittee shall show evidence of such financial responsibility to the and administrator, by the submission of a surety bond, or other adequate assurance such as

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| financial state | ements or other materials acceptable to the administrator. |
|--------------------|--|
| (b) | All Class I hazardous waste and non-hazardous waste underground injection |
| ` ' | Class V coalbed methane produced water underground injection facilities that are |
| | e issued a permit renewal, or are issued a permit transfer after July 1, 2018, shall |
| | cial assurance in accordance with W.S. 35-11-302(a)(viii). |
| | |
| | (i) Permittees shall provide financial assurance within ninety (90) days of |
| e effective of | date of the rule or as described below, whichever is later: |
| | |
| | (A) Thirty (30) days prior to drilling of the permitted well(s) for new |
| acilities; or | |
| | |
| | (B) Prior to authorization of a permit renewal for existing facilities; |
| <u>or</u> | |
| | |
| | (C) Prior to authorization of a permit transfer. |
| | |
| (c) | At a minimum, the permittee shall prepare a written estimate, in current dollars, |
| | plugging and abandonment of the well, surface reclamation, post-closure care, |
| | frastructure including but not limited to piping, above and below ground tanks, |
| | poundments, access roads, fencing, electrical facilities, or any other physical |
| materials used | d in the operation and maintenance of the injection well. |
| | |
| days after an | (i) The permittee shall adjust the cost estimate for inflation within sixty (60) |
| iays after eac | ch anniversary of the date on which the first cost estimate was prepared. |
| | (ii) The permittee shall revise the cost estimate whenever a change in the |
| alan inaraasa | s the cost, and adjust the revised cost estimate for inflation. |
| pian increases | s the cost, and adjust the revised cost estimate for infration. |
| (d) | The permittee shall keep the following at the facility during the operating life of |
| the facility: | The permittee shall keep the following at the facility during the operating life of |
| inc raciffty. | |
| | (i) The latest cost estimate and; |
| | 11) The facest cost estimate and, |
| | (ii) The latest adjusted cost estimate when the cost estimate in paragraph (i) |
| above has bee | |
| above has bee | adjusted. |
| (b) (e) | The amount of the funds available shall be no less than the amount identified as |
| the estimated | |
| the estimated | COSt. |
| (c) (f) | The obligation to maintain financial responsibility survives the termination of a |
| | cessation of injection. The requirements to maintain financial responsibility is are |
| • | egardless of whether the requirement is a condition of the permit |
| | Saratess of whether the requirement is a condition of the permit |
| <u>(g)</u> | The permittee of each facility shall establish financial assurance for each new |
| | <u> </u> |

| | | azardous waste or non-hazardous waste underground injection facility or nane produced water injection facility and shall choose from the qualifying |
|---------------------------------------|--------------|---|
| instruments b | | tane produced water injection racinty and shair choose from the quantying |
| | | |
| | (i) | Corporate surety bonds, |
| | | |
| | <u>(ii)</u> | Federally insured Automatically Renewable Certificates of Deposit |
| (<u>C.D.),</u> | | |
| | | 77.0 m |
| | <u>(iii)</u> | U.S. Treasury Bonds, Bills, or Notes, |
| | (iv) | Cash, |
| | (11) | |
| | <u>(v)</u> | Letters of Credit, or |
| | | |
| | (vi) | A combination of the above instruments may be submitted. |
| | | |
| , , , , , , , , , , , , , , , , , , , | | completion of any of the activities identified in the cost estimate, After |
| | | are completed, the amount of the financial surety required may be reduced |
| by the a<u>A</u>dm i | inistratoi | r to the estimated cost of post-closure care. |
| (a) (i) | In odd | ition to the other requirements of this section. Tthe owner or operator |
| | | ition to the other requirements of this section, Tthe owner or operator well injecting hazardous waste must shall comply with the financial |
| | | ments of 40 CRF CFR 144 Subpart F, which are in effect as of July 1, |
| 2018. | require | ments of 40 CRT 144 Subpart 1, which are in effect as of July 1, |
| • | | |
| Section | on 20. | Prohibitions. |
| | | |
| (a) | In add | ition to the requirements in W.S. 35-11-301 (a), no person shall: |
| | | |
| | (i) | Conduct any authorized injection activity in a manner that results in a |
| | • 1 | it condition or representations made in the application, the request for |
| | | eneral permit, individual permit, or permit by rule. A permit condition |
| supersedes ar | iy applic | eation content. |
| | (**) | |
| | (ii) | Construct, install, modify or improve an authorized injection facility |
| except in con | npmance | with the permit requirements. |
| (b) | A 11 C1 | ass IV walls are prohibited |
| (b) | All Cla | ass IV wells are prohibited. |
| (c) | Requir | rements for Class I Wells: |
| (C) | requii | MIMORE FOI CIUS I 11 CIIS. |
| | (i) | No person shall conduct any authorized injection activity in a manner |
| that results in | | ment of fluids out of the receiver, including, but not limited to: |
| Iosuits III | 1110 , 0. | ment of many out of the receiver, mending, out not minted to. |
| | | |

2437 zone in the permit shall be used as a receiver for the discharge. 2438 2439 No uncased hole may be used as a conduit for the discharge, (B) 2440 excepting that portion of a hole in the discharge zone. 2441 2442 (C) No annular space between the wall of the hole and casing in the 2443 hole may be used as a conduit for the discharge, excepting in that portion of a hole in the 2444 discharge zone. 2445 2446 No solvent wastes which are listed hazardous waste numbers F001, (ii) 2447 F002, F003, F004, or F005 under 40 CFR 261.31 shall be injected underground in any Class I 2448 well unless those wastes are waste solvent mixtures that do not exceed or are treated to not 2449 exceed the standards listed in Appendix A. 2450 2451 No dioxin containing wastes which are listed hazardous waste number (iii) 2452 F020, F021, F022, F023, F026, F027 or F028 under 40 CFR 261.31 shall be injected 2453 underground in any well unless those wastes do not exceed, or are treated to not exceed the standards listed in Appendix B. 2454 2455 2456 (iv) Treatment to meet appendix A or B limitations shall be accomplished 2457 according to a state hazardous waste treatment permit issued by the department. Dilution is 2458 prohibited as a substitute for treatment of wastes listed in subsections paragraphs (ii) and (iii) 2459 above. 2460 2461 (v) No person shall inject any hazardous waste which has been banned from land disposal pursuant to 40 CFR 268.41 or department regulations, as applicable, unless: 2462 2463 2464 (A) The hazardous waste has first been treated to a concentration of less than the levels specified in 40 CFR 268.41 or 40 CFR 268 Appendix I, or department 2465 2466 regulations, as applicable. 2467 2468 (B) An exemption petition has been submitted and approved by the 2469 U.S. Environmental Protection Agency under 40 CFR 148.20, or department regulations, as 2470 applicable. After approval of such a petition, the operator is required to comply with all 2471 conditions contained as part of the granting of the petition. 2472 2473 Requirements for Class V Wells: (d) 2474 2475 (i) No person shall discharge to any zone except the authorized discharge 2476 zone as described in the permit. 2477 2478 (ii) The construction of any Class 5C4 facility after the effective date of

(iii) No person shall inject any hazardous waste which has been banned from land disposal pursuant to Chapter 1, Wyoming Hazardous Waste Rules and Regulations unless

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these regulations is prohibited.

the disposal conforms to that chapter.

(iv) No drainage facility, subclass 5D1 through 5D5 shall be constructed so as to directly receive any waste other than natural precipitation or natural groundwater unless permitted under an individual permit.

(v) No heating and cooling facility, subclass 5A1 through 5A3, shall be constructed so as to receive any waste other than cooling water. No corrosion inhibitors, scale inhibitors, biocides, antifreeze agents, salts, or refrigerants shall be added to the water prior to injection.

(vi) No abandoned drinking water well shall be used as a disposal well unless it can be demonstrated that the waste being disposed of will leave the class of use of the affected groundwater unchanged. The class of use referred to is determined under Water Quality Rules and Regulations, Chapter 8 Quality Standards for Wyoming Ground Waters.

(vii) No wastewater produced by electric power generation from geothermal fluids shall be disposed of in any Class V injection facility. Such wells are Class I injection wells and are covered by regulations in this chapter.

(viii) No wastewater produced by recovery of brines and extraction of halogens shall be disposed of in any Class V injection facility. Such wells are Class I injection wells and are covered by regulations in this chapter.

(ix) No person shall construct and/or operate any cesspool after April 14, 1998. No Class V facility which receives domestic sewage shall be constructed and/or operated after April 14, 1998 unless the waste is first treated in a septic tank, or other pre-treatment device. Prior to closure of any cesspool, the operator shall notify the administrator thirty (30) days in advance.

(x) The operation of any Class V septic system with liquid waste visible on the ground surface shall be considered a failure of the system and a violation of these regulations.

(xi) An operator of a facility which is authorized by rule is prohibited from injection into the facility:

(A) Upon failure to submit inventory information prior to construction for facilities constructed after April 14, 1999.

(B) Upon failure to comply with a request for information under Section 11 (e) of this chapter.

(xii) Pumping domestic sewage out of any Class V facility for any use other than disposal to an approved facility is prohibited.

| 2529 | Section | on 21. | Publ | ic Participation, Public Notice and Public Hearing Requirements | | |
|------|----------------|------------|---|--|--|--|
| 2530 | | | | | | |
| 2531 | (a) | Public | c notice | e is not required for minor modifications or for a permit denial | | |
| 2532 | where the ap | plication | lication is determined incomplete or deficient in accordance with Section 7 unless | | | |
| 2533 | the permittee | or appl | icant re | equests a hearing before the council pursuant to this section. | | |
| 2534 | | | | | | |
| 2535 | (b) | The a | dminis | trator shall give public notice for any of the following actions: | | |
| 2536 | | | | | | |
| 2537 | | (i) | The a | administrator has prepared a draft permit which is intended for | | |
| 2538 | issuance, den | nial or re | eissuan | ce. | | |
| 2539 | | | | | | |
| 2540 | | (ii) | The a | administrator intends to modify a permit. | | |
| 2541 | | | | • • | | |
| 2542 | | (iii) | The a | administrator intends to revoke or terminate a permit. | | |
| 2543 | | ` / | | • | | |
| 2544 | | (iv) | Any] | hearing held as a result of a request for hearing on above actions or | | |
| 2545 | department a | ctions a | • | ble to the council. | | |
| 2546 | 1 | | | | | |
| 2547 | (c) | Public | c notice | e is not required for any facility permitted by rule or for any facility | | |
| 2548 | covered unde | | | nit. The department shall issue one public notice creating the general | | |
| 2549 | | _ | - | ich subsequent five (5) year review. | | |
| 2550 | 1 | | | | | |
| 2551 | (d) | The a | dminis | trator shall include a thirty (30) day public comment period for any | | |
| 2552 | action on iter | | s (b)(i), (ii) or (iii) or thirty (30) days notice before any hearing date as part of the | | | |
| 2553 | | . , , , | | otices are required, they may be given at the same time. | | |
| 2554 | 1 | | | | | |
| 2555 | (e) | Public | c notice | e shall be given by: | | |
| 2556 | · / | | | <i>.</i> | | |
| 2557 | | (i) | Maili | ing a copy of the notice to the following persons: | | |
| 2558 | | () | | | | |
| 2559 | | | (A) | The applicant, by certified or registered mail. For general permits | | |
| 2560 | this includes | all pers | ` / | gistered as operators of facilities which the department believes will | | |
| 2561 | be covered b | - | _ | • | | |
| 2562 | | , , | 1 | | | |
| 2563 | | | (B) | The U.S. Environmental Protection Agency. | | |
| 2564 | | | (-) | J | | |
| 2565 | | | (C) | Wyoming Game and Fish Department. | | |
| 2566 | | | (-) | 8 | | |
| 2567 | | | (D) | Wyoming State Engineer. | | |
| 2568 | | | (2) | my oming would angine on | | |
| 2569 | | | (E) | State Historical Preservation Officer. | | |
| 2570 | | | (2) | Suite Historical Proper various Childer | | |
| 2571 | | | (F) | Wyoming Oil and Gas Conservation. | | |
| 2572 | | | (*) | The state of the s | | |
| 2573 | | | (G) | Land Quality Division. | | |
| 2574 | | | (0) | | | |
| | | | | | | |

| | | (T-T) | |
|--------------|----------------------------|-----------------|--|
| 2575 2576 | request in writing to | (H) be on th | Persons on the mailing list developed by including those who he list and soliciting persons for "area lists" from participants in |
| 2577 2578 | proceedings in that as | rea. | |
| 2579 2580 | where the facility is p | (I) propose | Any unit of local government having jurisdiction over the area d to be located. |
| 2581 | • | • | |
| 2582 | (ii) | Public | cation of the notice in a newspaper of general circulation in the |
| 2583 2584 | location of the facilit | y or op | eration. |
| 2585 | (iii) | At the | e discretion of the administrator, any other method reasonably |
| 2586 | ` ' | | the of the action in question to the persons potentially affected by it, |
| 2587 | _ | | ny other forum or medium to elicit public participation. |
| 2588 | (C) A 11 | 1 1. | |
| 2589 2590 | (f) All pu information: | iblic no | tices issued under this chapter shall contain the following minimum |
| 2591 | | | |
| 2592 | | (i) | Name and address of the department. |
| 2593 | | . , | 1 |
| 2594 | | (ii) | Name and address of permittee or permit applicant, and, if |
| 2595 | different, of the facility | ity or ac | ctivity regulated by the permit. For general permits, this includes a |
| 2596 | | • | the location of each facility which will be covered by the general |
| 2597 | _ | | be covered under a general permit as they are constructed, then |
| 2598 | that fact will also be | • | |
| 2599 | | | |
| 2600 | | (iii) | A brief description of the business conducted at the facility or |
| 2601 | activity described in | the peri | mit application or the draft permit. For general permits a generic |
| 2602 2603 | statement of the type | of facil | lity to be covered is all that is required. |
| 2604 | | (iv) | Name, address and telephone number of a person from whom |
| 2605 | interested persons ma | ` ′ | in further information, including copies of the draft permit, as the |
| 2606 | - | • | asis or fact sheet, and the application. |
| 2607 | cust may et, stateme | 01 01 | 52 1460 511000, 41110 4110 upp 11041110111 |
| 2608 | | (v) | A brief description of comment procedures, procedures to request |
| 2609 | a hearing, and other i | ` / | ares which the public may use to participate in the final permit |
| 2610 | decision. | | The second secon |
| 2611 | | | |
| 2612 | | (vi) | Any additional information considered necessary and proper. |
| 2613 | | | J J I |
| 2614 | (g) In add | lition to | the information required in (f) of this section, any notice for public |
| 2615 | hearing shall contain | | |
| 2616 | 5 | | Č |
| 2617 | (i) | Refere | ence to the date of previous public notices relating to the permit. |
| 2618 | \ / | | 1 1 |
| 2619 | (ii) | Date. | time and place of hearing. |
| 2620 | ` ' | 7 | 1 0 |

(iii) A brief description of the nature and purpose of the hearing, including applicable rules and procedures.

- (h) The department shall provide an opportunity for the applicant, permittee, or any interested person to submit written comments regarding any aspect of a permit including, but not limited to, permit issuance, denial, modification, revocation and reissuance, termination, or transfer and/or to request a public hearing.
- (i) All information received on or with the permit application shall be made available to the public for inspection and copying except such information as has been determined to constitute trade secrets or confidential information pursuant to W.S. 35-11-1101. The department shall provide facilities for inspection and copying of all non-confidential documents. Copying shall be at the expense of the person requesting copies.
- (j) During the public comment period, any interested person may submit written comments on the draft permit and may request a public hearing. Requests for public hearings on permit applications or modifications must be made in writing to the administrator and shall state the reasons for the request. Requests for public hearings on permit issuance, denial, revocation, termination, or any other department action appealable to the Council, shall be made in writing to the chairman of the council and the department and state the grounds for the request.
- (i) Requests for public hearings based on contested issues may be filed at any stage of the permitting process; and
- (ii) After notice is given for public comment, requests for public hearings must be filed within thirty (30) days after the last publication of the public notice.
- (k) The administrator shall hold a hearing whenever the administrator finds, on the basis of requests, a significant degree of public interest in a draft permit. The administrator has the discretion to hold a hearing whenever such a hearing may clarify issues involved in a permit decision.
- (l) The Council shall hold hearings pursuant to the Wyoming Department of Environmental Quality Rules of Practice and Procedure.
- (m) Public hearings will be held in the geographic area wherein the proposed discharge is located, or as nearby as reasonable. Public hearings will be held pursuant to the Wyoming Department of Environmental Quality Rules of Practice and Procedure.
- (n) The public comment period shall automatically extend to the close of any public hearing. The administrator may also extend the comment period by so stating at the public hearing.
- (o) The director shall render a decision on the draft permit within thirty (30) days after the completion of the comment period if no hearing is requested. If a hearing is held, the

director shall make a decision on any department hearing as soon as practicable after receipt of the transcript or after the expiration of the time set to receive written comments.

- (p) At the time a final decision is issued, the department shall respond, in writing, to 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:
 - (i) Specify any changes that have been made to the permit.
- (ii) Briefly describe and respond to all comments voicing a legitimate regulatory concern that is within the authority of the department to regulate.
 - (q) The response to comments shall also be available to the public.
- (r) Requests for a contested case hearing on a permit issuance, denial, revocation, termination, or any other final department action appealable to the Council, shall be made in writing to the chairman of the Environmental Quality Council and the director and state the grounds for the request pursuant to the Wyoming Department of Environmental Quality Rules of Practice and Procedure.

Section 22. Class I Permits Issued Before the Effective Date of These Regulations.

Any Class I well permitted before the effective date of these regulations shall be reviewed pursuant to Section 6(h).

APPENDIX A

Maximum Allowable Concentration

| Parameter | | |
|---------------------------------------|--------|------|
| Acetone | .05 | mg/L |
| N-Butyl alcohol | 5.00 | mg/L |
| Carbon disulfide | 1.05 | mg/L |
| Carbon tetrachloride | .05 | mg/L |
| Chlorobenzene | .05 | mg/L |
| Cresols and cresylic acid | .75 | mg/L |
| Cyclohexanone | .125 | mg/L |
| 1,2-Dichlorobenzene | .65 | mg/L |
| Ethyl acetate | .05 | mg/L |
| Ethyl benzene | .05 | mg/L |
| Ethyl ether | .05 | mg/L |
| Isobutanol | 5.00 | mg/L |
| Methanol | .25 | mg/L |
| Methylene chloride | .20 | mg/L |
| Methyl ethyl ketone | .05 | mg/L |
| Methyl isobutyl ketone | .05 | mg/L |
| Nitrobenzene | .66 | mg/L |
| Pyridine | .33 | mg/L |
| Tetrachloroethylene | .05 | mg/L |
| Toluene | .33 | mg/L |
| 1,1,1-Trichloroethane | .41 | mg/L |
| 1,2,2-Trichloro-1,2,2 Trifluoroethane | .96 | mg/L |
| Trichloroethylene | .062 | mg/L |
| Trichlorofluoromethane | .05 | mg/L |
| Xylene | .05 | mg/L |
| Polychlorinated biphenols | 500.00 | mg/L |

APPENDIX B

| Parameter | Maximum Allowable Concentration |
|---|---------------------------------|
| HxCDD-All hexachlorodibenzo-p-dioxins | 1 ppb |
| HxCDF-All hexachlorodibenzofurans | 1 ppb |
| PeCDD- All pentachlorodibenzo-p-dioxins | 1 ppb |
| PeCDF-All pentachlorodibenzofurans | 1 ppb |
| TCDD-All tetrachlorodibenzo-p-dioxins | 1 ppb |
| TCDF-All tetrachlorodibenzofurans | 1 ppb |
| 2,4,5 Trichlorophenol | 50 ppb |
| 2,4,6 Trichlorophenol | 50 ppb |
| 2,3,4,6 Tetrachlorophenol | 100 ppb |
| Pentachlorophenol | 10 ppb |

APPENDIX C SUBCLASSES OF CLASS V FACILITIES

SUBCLASS DESCRIPTION

| HEATING AND COOLING FACILITIES | | | | |
|-------------------------------------|--|--|--|--|
| 5A1 | Direct Heat Reinjection Facilities - Reinject geothermal fluids used to provide direct heat for large buildings, developments or aquiculture facilities. | | | |
| 5A2 | Heat Pump/Air Conditioner Return Flow Facilities - Reinject groundwater used to heat or cool a building in a ground based heat pump system, or used to inject heat only using a closed loop heat pump system | | | |
| 5A3 | Cooling Water Return Flow Facilities - Receive non-contact cooling water from industrial processes, both open and closed loop processes. | | | |
| BENEFICIAL USE INJECTION FACILITIES | | | | |
| 5B1 | Mining, Sand or Backfill Facilities - Used to inject a fluid mixture of sand, cement, fly ash used as a pozzalin, or mill tailings into mined out portions of underground mines. | | | |
| 5B2 | Aquifer Recharge Facilities - Receive water specifically for storage of water underground. Must be coupled with the ability to withdraw stored water at a later date for beneficial use. Coal bed methane operators cannot dispose of their produced water in class 5B2 injection wells after the effective date of these rules. | | | |
| 5B3 | Saline Water Intrusion Barrier Facilities - Receive fresh water to prevent the continued migration of saline water into a fresh water aquifer. Includes projects installed to control contaminant plumes by injection of clean water. | | | |
| 5B4 | Subsidence Control Facilities - Receive fresh water for the purpose of controlling subsidence caused by an overdraft of water, oil or natural gas. | | | |
| 5B5 | Facilities which inject fluids and are used to prevent, control or remediate aquifer pollution, which are not owned or controlled by the Department of Environmental Quality. All | | | |

| SUBCLASS | DESCRIPTION 5B5 facilities are covered under Article 16 of the Environmental Quality Act |
|------------|--|
| 5B6 | Department Controlled Facilities - Facilities which inject fluids and are used to prevent, control or remediate pollution, remediate subsiding mine sites, or produce other beneficial results which are owned or controlled by the Department of Environmental Quality. These facilities include but are not limited to, facilities under the supervision of Water Quality Division's Underground Storage Tank Program, facilities under the control and direction of the Abandoned Mined Lands Program, and facilities under the supervision of the Solid and Hazardous Waste Management Division. Control may be exercised through ownership, operation, or by administrative orders, stipulated settlements, consent decrees or other legal methods which result in control of a facility by the department. |
| 5B7 | Air sparging facilities - Facilities used to inject only air for the purpose of either encouraging microbial breakdown of hydrocarbons or removing of volatile chemicals by vapor extraction. |
| COMMERCIAL | AND INDUSTRIAL FACILITIES |
| | |
| 5C1 | Air Scrubber Waste Disposal Facilities - Inject wastes from air scrubbers used to remove sulphur, fly ash, or other contaminants. |
| 5C1 5C2 | air scrubbers used to remove sulphur, fly ash, or other |
| | air scrubbers used to remove sulphur, fly ash, or other contaminants. Water Treatment Brine Disposal Facilities - Receive brine |
| 5C2 | air scrubbers used to remove sulphur, fly ash, or other contaminants. Water Treatment Brine Disposal Facilities - Receive brine from water softening or other water treatment. Industrial Process Water and Waste Disposal Facilities - Receive wastes generated by industrial and commercial processes. Examples include but are not limited to wastes from car washing, taxidermy, metal plating, printing, silk screening, refining, slaughter houses, and chemical |

| SUBCLASS | DESCRIPTION receiving aquifer containing water of the same or lower class of use. |
|----------|---|
| 5C6 | Small Commercial Disposal Systems - Inject wastewater which is of similar quality to domestic sewage which does not technically meet the definition of domestic sewage, in quantities of less than 2,000 gallons per day. |

| DRAINAGE FACILITIES | | |
|---------------------|---|--|
| 5D1 | Agricultural Drainage Facilities - Receive irrigation tailwaters, other field drainage, animal yard, feedlot, or dairy runoff, and other agricultural wastewater. | |
| 5D2 | Storm Water Drainage Facilities - Receive storm water runoff from paved areas, including parking lots, streets, residential subdivisions, building roofs, highways, etc. | |
| 5D3 | Improved Sinkholes - Receive storm water runoff from developments located in karst topographic areas. | |
| 5D4 | Industrial Drainage Facilities - Receive storm runoff from areas susceptible to spills, leaks, and other chemical discharges. | |
| 5D5 | Special Drainage Facilities - Receive water from sources other than direct precipitation. Examples of thistype include landslide control drainage facilities, potable water tank overflow drainage facilities, swimming pool drainage facilities, and lake level control drainage facilities. | |

| SEWAGE DISPOSAL FACILITIES | | | |
|----------------------------|--|--|--|
| 5E1 | Aquaculture Return Flow Facilities - Receive injectate from aquaculture operations. | | |
| 5E2 | Untreated Domestic sewage Disposal Facilities - Receive untreated domestic sewage from single or multiple sources. Does not include subsurface fluid distribution systems with septic tanks ahead of the subsurface fluid distribution system. Includes all cesspools, regardless of capacity. | | |
| 5E3 | Domestic Subsurface Fluid Distribution Systems - Receive more than | | |

SUBCLASS DESCRIPTION

5E4

5F2

2,000 gallons per day of domestic sewage with only primary treatment such as effluent from a septic tank. In addition, any facility injecting domestic sewage within any five (5) acres of land is a class 5E3 facility whenever multiple 5E facilities under one owner inject a cumulative maximum peak design flow of more than 2,000 gallons per day of domestic

sewage.

Domestic Wastewater Treatment Plant Disposal Facilities -Dispose of treated domestic waste after treatment to at least

secondary treatment standards.

5E5 Small Domestic Subsurface Fluid Distribution Systems -Receive less than 2,000 gallons per day as an average of a typical week, of domestic sewage with only primary treatment

in a septic tank. These systems are designed to accept more than 2,000 gallons per day at a peak and are not small wastewater systems. No class 5E5 system has a required

design capacity in excess of 5,000 gallons per day.

MISCELLANEOUS CLASS V FACILITIES

5F1 Cathodic Protection Facilities -Facilities constructed with

coke breeze and dust control oil for use as a permanent anode in a cathodic protection system for a fluid conveyor system or fluid containment system composed of metallic material.

All other facilities that inject fluids into or above an

underground source of drinking water which do not fall into

Classes I, II, III, or IV injection facilities.

APPENDIX D TYPES OF PERMITS REQUIRED TIMING OF COMPLIANCE

| TYPE | DESCRIPTION | TYPE OF PERMIT | WHEN REQUIRED |
|------|--|----------------------|--|
| 5A1 | Direct Heat Reinjection Facilities | General Permit | 2 years after date of general permit |
| 5A2 | Heat Pump/Air Conditioner Return Flow Facilities | General Permit | 2 years after date of general permit |
| 5A3 | Cooling Water Return Flow Facilities | Individual Permit | April 14, 2000 |
| 5B1 | Mining, Sand or Backfill Facilities | General Permit | 2 years after date of general permit |
| 5B2 | Aquifer Recharge Facilities | Permit by Rule | register by April 14, 1999 |
| 5B3 | Saline Water Intrusion Barrier Facilities | Individual Permit | April 14, 2000 |
| 5B4 | Subsidence Control Facilities | Permit by Rule | register by April14, 1999 |
| 5B5 | Facilities used to prevent, control or remediate aquifer pollution, which are not owned or controlled by the Department of Environmental Quality | General Permit | 2 years after the date of the general permit |
| 5B6 | Department Controlled Facilities | Permit by Rule | Register by April 14 1999 |
| 5B7 | Air Sparging Facilities | Permit by Rule | Register by April 14 1999 |
| 5C1 | Air Scrubber Waste Disposal Facilities | Individual Permit | April 14, 2000 |
| 5C2 | Water Treatment Brine Disposal Facilities | Individual Permit | April 14, 2000 |
| 5C3 | Industrial Process Water and Waste | Individual Permit | April 14, 2000 |

| TYPE | DESCRIPTION | TYPE OF | WHEN |
|------|---|----------------------|--|
| | | PERMIT | REQUIRED |
| 5C4 | Existing Automotive Waste Disposal Facilities | General Permit | 2 years after date of general permit |
| 5C4 | New Automotive Waste Disposal Facilities | Ban | April 14, 1998 |
| 5C5 | Coal Bed Methane Injection Facilities | General Permit | Within 6 months of the date of issue for the general permit for existing facilities, and before injection for all new facilities |
| 5C6 | Small Commercial Disposal Systems | General Permit | 2 years after the date of the general permit |
| 5D1 | Agricultural Drainage Facilities | General Permit | 2 years after the date of the general permit |
| 5D2 | Storm Water Drainage Facilities | General Permit | 2 years after the date of the general permit |
| 5D3 | Improved Sinkholes | Individual Permit | April 14, 2000 |
| 5D4 | Industrial Drainage Facilities | Individual Permit | April 14, 2000 |
| 5D5 | Special Drainage Facilities | Permit by Rule | Register by April 14, 1999 |
| 5E1 | Aquaculture Return Flow Facilities | General Permit | 2 years after date of general permit |
| 5E2 | Existing Untreated Domestic sewage Disposal Facilities (Cesspools) | Ban | April 14, 1998 |
| 5E3 | Existing Domestic Subsurface Fluid Distribution Systems | General Permit | 2 years after date of general permit |
| 5E3 | Existing Domestic Subsurface Fluid | Permit by | register by April |

| TYPE | DESCRIPTION | TYPE OF PERMIT | WHEN REQUIRED |
|------|--|----------------------|--|
| , | Distribution Systems - Permitted as a small wastewater facility | Rule | 14, 1999 |
| 5E4 | New Domestic Wastewater Treatment Plant Disposal Facilities | Individual Permit | April 14, 2000 |
| 5E5 | Small Domestic Subsurface Fluid Distribution Systems | General Permit | 2 years after the date of the general permit |
| 5F1 | Cathodic Protection Facilities | Permit by Rule | registerby April 14, 1999 |
| 5F2 | All other facilities that inject fluids into or above an underground source of drinking water which do not fall into Classes I, II, III, or IV injection facilities | Individual Permit | April 14, 2000 |