37.03.03 – RULES AND MINIMUM STANDARDS FOR THE CONSTRUCTION AND USE OF INJECTION WELLS

LEGAL AUTHORITY. This Chapter is adopted under the legal authority of Sections 42-3903A, and 42-3913, 42-3914, and through 42-3915, Idaho Code. $(3-18-22_{})$ 001. TITLE AND SCOPE. Title. These rules are titled IDAPA 37.03.03 "Rules and Minimum Standards for the Construction and Use of Injection Wells." 02. Scope. These rules and establish minimum standards are and criteria for construction and abandonment of Class V deep and shallow use of injection wells in the state of Idaho, except Indian lands, and the injection of fluids to such wells. Upon promulgation, these rules apply to all injection wells (see Rule Subsection 035.01). The construction and use of Class I, III, IV, or VI injection wells are prohibited by these rules. Class IV wells are also prohibited by federal law. These rules and minimum standards for construction and use of injection wells apply to all injection wells in the state of Idaho, except in Indian lands. All injection wells shall be permitted and constructed in accordance with the "Well Construction Standards Rules" found in IDAPA 37.03.09 which are authorized under Section 42-238, Idaho Code. 0302. Rule Coverage. In the event that a portion of these rules is less stringent than the minimum requirements for injection wells as established by Federal regulations (40 CFR Parts 141, 142, 144, 145, and 146), the correlative Federal requirement will be used to regulate the injection well. Variance of Methods. The Director may approve the use of a different testing method or technology if it is no less protective of human health and the environment, will not allow the migration of injected fluids into a USDW, meets the intent of the rule, and yields information or data consistent with the original method or technology required. A request for review by the Director must be submitted in writing by the applicant, permit holder, or operator and be included with all pertinent information necessary for the Director to evaluate the proposed testing method or technology. 002. INCORPORATION BY REFERENCE. 01. Incorporated Document. IDAPA 37.03.03 adopts and incorporates by reference those ground water quality standards found in Section 200 of IDAPA 58.01.11, "Ground Water Quality Rule," of the Department of Environmental Quality. 02. Document Availability. Copies of the incorporated document may be found at the central office of the Idaho Department of Water Resources, 322 East Front Street, Boise, Idaho, 83720-0098 or online through the department or state websites. 003002. -- 009. (RESERVED) 010. DEFINITIONS. 01. Abandonment. See "permanent decommission. (3-18-22)Abandoned Well. See "permanent decommission". 6301. Agricultural Runoff Waste. Excess surface water from agricultural fields generated during any

Commented [EB1]: ***added 40 CFR Part 142, as required by 40 CFR Part 144.12.

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agricultural operation, including runoff of irrigation tail water, as well as natural drainage resulting from



Cause a violation of Idaho Ground Water Quality Standards found in IDAPA 58.01.11 "Ground a. Water Quality Rule" or the federal drinking water quality standards, whichever is more stringent Standards found in IDAPA 58.01.11, "Ground Water Quality Rule," or IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems" Sectio 050, whichever is more stringent; or (3-18-22 h. Adversely affect the health of the public; or (3-18-22)Adversely affect a designated or beneficial use of the State's ground water. Contamination includes the introduction of heated or cooled water into the subsurface that will alter the ground water temperature and render the local ground water less suitable for beneficial use. (3-18-22)Conventional Mine. An open pit or underground excavation for the production of minerals. Decommission (Abandon). To remove a well from operation such that injection through the well 1816. See "permanent decommission" and "unauthorized decommission". Any well that has been permanently removed from service and filled or plugged in accordance with these rules so as to meet the intent of these rules. A properly decommissioned well will not: a. Produce or accept fluids; b. Serve as a conduit for the movement of contaminants inside or outside the well casing; or (c. Allow the movement of surface or ground water into unsaturated zones, into another aquifer, or between aquifers. 1917. DEQ. The Idaho Department of Environmental Quality. $(3-18-22_{})$ 2018. **Deep Injection Well.** An injection well which that is more than eighteen (18) feet in vertical depth below land surface. (3-18-22)2119. Department. The Idaho Department of Water Resources. $(3-18-22_{})$ Director. The Director of the Idaho Department of Water Resources. (3-18-22)2220. Disposal Well. A well used for the disposal of waste into a subsurface stratum. (3-18-222321. Draft Permit. A prepared document indicating the Director's tentative decision to issue or deny, modify, revoke and reissue, terminate, or reissue a "permit." Permit conditions, compliance schedules, and monitoring requirements are typically included in a "draft 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." 2523. Drilling Fluid. Any number of liquid or gaseous fluids and mixtures of fluids and solids (such as solid suspensions, mixtures and emulsions of liquids, gases, and solids) used in operations to drill boreholes into the earth A heavy suspension used in drilling an "injection well," introduced down the drill pipe and through the drill bit. 26. Drywell. An injection well completed above the water table so that its bottom and sides are typically dry except when receiving fluids. Endangerment. Injection of any fluid which exceeds Idaho ground water quality standards, or federal drinking water quality standards, whichever is more stringent, that may result in the presence of any contaminant in ground water which supplies or can reasonably be expected to supply any public or non-public water system, and if the presence of such contaminant may result in such a system not complying with any ground water quality standard or may otherwise adversely affect the health of persons or result in a violation of ground water quality standards that would adversely affect beneficial uses.An act that threatens contamination of a USDW aquifer which supplies or can reasonably be expected to supply any public water system where the contamination may result

Commented [EB2]: ***Updated per federal rules mandating that the UIC program be as stringent or more stringent than federal regulations. 58.01.08 incorporates federal drinking water standards found in 40 CFR 141 by reference, so no need to reference federal standards here.

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in the system not complying with Ground Water Quality Standards or otherwise adversely affect human health.(3-18-22) Exempted Aquifer. An "aquifer" or its portion that meets the criteria in the definition of USDW but which has been recategorized as "other" according to the procedures in IDAPA 58.01.11 "Ground Water Quality Rule". (3-18-22)Existing Injection Well. An "injection well" other than a "new injection well." 3025. Experimental Technology. A technology which has not been proven feasible under the conditions in which it is being tested. Facility or Activity. Any UIC "injection well," or another facility or activity that is subject to regulation under the UIC program. Fault. A surface or zone of rock fracture along which there has been displacement. (3-18-22) Flow Rate. The volume per time unit given to the flow of gases or other fluid substance which emerges from an orifice, pump, turbine or passes along a conduit or channel. 3426. Fluid. Any material or substance which that flows or moves, whether in a semisolid, liquid, sludge, gaseous or any other form or state. Formation. A body of consolidated or unconsolidated rock characterized by a degree of lithologic homogeneity which is prevailingly, but not necessarily, tabular and is mappable on the earth's surface or traceable in the subsurface Generator. Any person, by site location, whose act or process produces hazardous waste identified or listed in 40 CFR part 261. 3727. Ground Water. Any water that occurs beneath the surface of the earth in a saturated formation of rock or soil Water below the land surface in a zone of saturation. Ground Water Quality Standards. Standards found in IDAPA 58.01.11, "Ground Water Quality Rule," Section 200 or IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems" Sectio 050, whichever is more stringent. 3929. Hazardous Waste. Any substance defined by IDAPA 58.01.05, "Rules and Standards for Hazardous Waste." 4030. Indian Lands. "Indian Country" as defined in 18 U.S.C. 1151. That section defines Indian Country as: All land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and, including rights-of-way running through the reservation: All dependent Indian communities within the borders of the United States whether within the original or subsequently acquired territory thereof, and whether within or without the limits of a State; and(3-18-22_ All Indian allotments, the Indian titles to which have not been extinguished, including rights-ofway running through the same. 4131. Individual Subsurface Sewage Disposal System. For the purpose of these rules, any standard or alternative disposal system whichthat injects sanitary waste from single family residential domestic septic systems,

Commented [EB3]: ***Based on EPA comment. Modified language but meets the intent of the comment.

Commented [EB4]: 58.01.08 incorporates federal drinking water standards found in 40 CFR 141 by reference, so no need to reference federal standards here.

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or non-residentialnon-domestic septic systems which are used solely for the disposal of sanitary waste and have the

 $(3-18-22_{})$

capacity to serve fewer than twenty (20) people a day.

wastewater.	Industrial Wastewater. All wastewater, treated or untreated, that is not define	ou do mamerpur	
wastewater.		(
	Improved Sinkhole . A naturally occurring karst depression or other natural co- and other geologic settings which that have been modified by man for the purpose		
emplacing fluid	s into the subsurface.	(3-18-22)	
43 <u>34</u> .	Injection. The subsurface emplacement of fluids through an injection well.	(3-18-22)	
44 <u>35</u> . (1) of the follow	Injection Well . Any feature that is operated to allow injection which that also moving criteria:	eets at least one (3-18-22)	
a.	A bored, or driven shaft whose depth is greater than the largest surface dimension;	(3-18-22)	
b.	A dug hole whose depth is greater than the largest surface dimension;	(3-18-22)	
c.	An improved sinkhole; or	(3-18-22)	
d.	A subsurface fluid distribution system.	(3-18-22)	
45. through an "inje	Injection Zone. A geological "formation", or those sections of a formation rection wall "	receiving fluids	
imough un inje	well.	(3 10 22)	
46. 47 <u>36</u> .	IWRB. Idaho Water Resource Board. Large Capacity Cesspools. Any cesspool used by a multiple dwelling, commun		
4736. system for the coor intended to be		nity, or regional esspool used by	
47 <u>36</u> . system for the cor intended to be church).	Large Capacity Cesspools. Any cesspool used by a multiple dwelling, community of sanitary wastes (for example: a duplex or an apartment building) or any concessed by twenty (20) or more people per day (for example: a rest stop, campground Large Capacity Septic System. Class V wells that are used to inject sanitary versions.	nity, or regional esspool used by ad, restaurant or (3-18-22)	
47 <u>36</u> . system for the cor intended to be church).	Large Capacity Cesspools . Any cesspool used by a multiple dwelling, commundisposal of sanitary wastes (for example: a duplex or an apartment building) or any cope used by twenty (20) or more people per day (for example: a rest stop, campgrounds).	nity, or regional esspool used by ad, restaurant or (3-18-22)	
4736. system for the cor intended to be church). 48. septic tank and 49. as to accept or leaves to accep	Large Capacity Cesspools. Any cesspool used by a multiple dwelling, community of sanitary wastes (for example: a duplex or an apartment building) or any concessed by twenty (20) or more people per day (for example: a rest stop, campground Large Capacity Septic System. Class V wells that are used to inject sanitary versions.	nity, or regional esspool used by ad, restaurant or (3-18-22) waste through a (3-18-22) a such condition at to the criteria	
4736. system for the cor intended to be church). 48. septic tank and 49. as to accept or lecontained in the	Large Capacity Cesspools. Any cesspool used by a multiple dwelling, communities of sanitary wastes (for example: a duplex or an apartment building) or any content of the used by twenty (20) or more people per day (for example: a rest stop, campground the capacity Septic System. Class V wells that are used to inject sanitary and not meet the criteria of an individual subsurface sewage disposal system. Maintain. To allow, either expressly or by implication, an injection well to exist in the able to accept fluids. Unless a well has been permanently decommissioned pursuant.	nity, or regional esspool used by ad, restaurant or (3-18-22) waste through a (3-18-22) a such condition at to the criteria (3-18-22)	
system for the cor intended to be church). 48. septic tank and 49. as to accept or lecontained in the contained in the special system. 5138. vehicle repair of dealership, specwork.	Large Capacity Cesspools. Any cesspool used by a multiple dwelling, community of sanitary wastes (for example: a duplex or an apartment building) or any community of sanitary wastes (for example: a duplex or an apartment building) or any community of the commun	nity, or regional esspool used by ad, restaurant or (3-18-22) waste through a (3-18-22) n such condition into the criteria (3-18-22) ing or redrilling (3-18-22) ewed fluids from ew and used car vehicular repair (3-18-22)	
system for the cor intended to be church). 48. septic tank and 49. as to accept or lecontained in the contained in the septic tank and contained in the septic tank and sept	Large Capacity Cesspools. Any cesspool used by a multiple dwelling, communitisposal of sanitary wastes (for example: a duplex or an apartment building) or any concerns used by twenty (20) or more people per day (for example: a rest stop, campground by twenty (20) or more people per day (for example: a rest stop, campground by twenty (20) or more people per day (for example: a rest stop, campground by twenty (20) or more people per day (for example: a rest stop, campground by twenty (20) or more people per day (for example: a rest stop, campground by the control of an individual subsurface sewage disposal system. Maintain. To allow, either expressly or by implication, an injection well to exist in the capable to accept fluids. Unless a well has been permanently decommissioned pursual ser rules it is considered to be capable of accepting fluids. Modify. To alter the construction of an injection well, but does not include cleant the neither deepen nor increase the dimensions of the well. Motor Vehicle Waste Disposal Wells. Injection wells that receive or have recein maintenance activities, such as an auto body repair shop, automotive repair shop, not alter the construction and muffler repair shop), or any facility that does any Municipal Wastewater. Wastewater containing sewage and associated solids, when the content of the construction of the content of the conte	nity, or regional esspool used by ad, restaurant or (3-18-22) waste through a (3-18-22) a such condition at to the criteria (3-18-22) ing or redrilling (3-18-22) eved fluids from ew and used car vehicular repair (3-18-22) mether treated or	
system for the cor intended to be church). 48. septic tank and 49. as to accept or lecontained in the contained in the septic tank and contained in the septic tank and sept	Large Capacity Cesspools. Any cesspool used by a multiple dwelling, community of sanitary wastes (for example: a duplex or an apartment building) or any community of sanitary wastes (for example: a duplex or an apartment building) or any community of the commun	nity, or regional esspool used by nd, restaurant or (3-18-22) waste through a (3-18-22) in such condition nt to the criteria (3-18-22) ing or redrilling (3-18-22) well fluids from ew and used car vehicular repair (3-18-22) in the treated or reater.	Co

Commented [EB5]: ***Added definition from IDAPA 58.01.17

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5340. Open-Loop Heat Pump Return Wells. Injection wells that receive surface water or ground water that has been passed through a heat exchange system for cooling or heating purposes. (3-18-22___)

54. Operate. To allow fluids to enter an injection well by action or inaction of the operator. (3-18-22)

well.		ency, taxing district, federal agency or other entity that operates or proposes to operate any (3-1
	56 41.	Owner or Operator. Any individual, group of individuals, partnership, company, cor	por
		unty, state agency, taxing district, federal agency or other entity owning land on which any	
well exis	sts or is	proposed to be constructed The owner or operator of any facility or activity subject to re	egu
under the	ese Rule	es UIC program. (3-1)	8-2
	57.	Packer. A device lowered into a well to produce a fluid-tight seal.	3-1
		Perched Aquifer. Ground water separated from an underlying main body of ground water	
unsatura	ted zone		3-1
	50	Permanent Decommission. The discontinuance of use of an injection well in a method a	
		such that the injection well no longer has the capacity to inject fluids and the upward or do	
miaratio	n of flu	id is prevented. This also includes the disposal and proper management of any soil, gravel	DWI Lal
lianida	ni Oi iiu on othon	materials removed from or adjacent to the injection well in accordance with all applicable	, Si
State on	or omer		3-1
state, all	i a iocal i	egulations and requirements.	J-1
	<u>6042</u> .	Permit. An authorization, license, or equivalent control document issued by the Departme (3-18	
	61.	Person. Any individual, association, partnership, firm, joint stock company, trust,	-po
subdivis	ion, put	plie or private corporation, state or federal governmental department, agency or instrumen	ı tali
		entity which is recognized by law.	
water is	6243. availabl	Point of Beneficial Use . The top or surface of a USDW, directly below an injection we for a beneficial use. (3-18)	
	63 <u>44</u> .	Point of Diversion for Beneficial Use. A location such as Location of a producing well	
where gi	round w	ater is taken under control and diverted for a beneficial use. (3-18)	3-22
	6445 .	Daine of Tainetine The last according amounts union to see their advanta	:
ankannfa		Point of Injection . The last accessible sampling point prior to waste being released ronment through an injection well. For example, the point of injection for a Class V septi-	
		tribution box. For a drywell, it is likely to be the well bore itself.	
migni be	e me ais	irribution box. For a drywell, it is likely to be the well bore itself.)-22
	65	Pressure. The total load or force per unit area acting on a surface. (3-1
	05.	1 ressure. The total load of force per unit area acting on a surface.	, 5-1
Radioac	6646.	Radioactive Material. Any material, solid, liquid or gas whichthat emits radiation sponta logic materials occurring in their natural state are not included. (3-18	
	5 -		
		Dedication Wests And fluid reliables and in adjusting metalling	ntr
	67 47.	Radioactive Waste. Any fluid whichthat contains radioactive material in conce	
which the	at excee	d those established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(2)(:
which <u>tha</u> Table 2	at excee	d those established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18)	
whichtha Table 2	at excee in Appe	d those-established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18)	3-22
Table 2	at excee in Appe	d those established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18 RCRA. The Solid Waste Disposal Act as amended by the Resource Conservation and F	3-22 Rec
which that Table 2	at excee in Appe	d those-established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18)	3-22 Rec
Act of 19	68. 976.	d those-established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18 RCRA. The Solid Waste Disposal Act as amended by the Resource Conservation and F (Remediation Project. Use of an injection well for the removal, treatment or isolate.	Rec 3-1
Act of 19	at excee in Appe 68. 976. 69. nant fro	d those-established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18 RCRA. The Solid Waste Disposal Act as amended by the Resource Conservation and F (Remediation Project. Use of an injection well for the removal, treatment or isolate m ground water through actions or the removal or treatment of a contaminant in ground	Rec 3-1 ion
Act of 19	at excee in Appe 68. 976. 69. nant fro	d those-established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18 RCRA. The Solid Waste Disposal Act as amended by the Resource Conservation and F (Remediation Project. Use of an injection well for the removal, treatment or isolate m ground water through actions or the removal or treatment of a contaminant in ground	Rec 3-1 ion
Act of 1!	at excee in Appe 68. 976. 69. nant fro d by the 70.	d those-established for discharges to water in an unrestricted area by 10 CFR 20.1302.(b)(ndix B of 10 CFR 20 listed in 10 CFR part 20, appendix B, table II, column 2. (3-18 —RCRA. The Solid Waste Disposal Act as amended by the Resource Conservation and F —Remediation Project. Use of an injection well for the removal, treatment or isolat m ground water through actions or the removal or treatment of a contaminant in ground Director. (CRESIDENTIFY CONTINUES ACTIVITIES Human activities that generate liquid or solid wasterness and the second s	Rec (3-1) ion wa (3-1)

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aquifer.	Contains fewer than ten thousand (10,000) high total dissolved solids; and is not an exempted (3-18-22)	
(1) <u>b.(2)</u>	Currently supplies drinking water for human consumption; or (3-18-22) Contains fewer than ten thousand (10,000) mg/l total dissolved solids; and is not an exempted	
ii.	Contains a sufficient quantity of ground water to supply a public water system; or (3-18-22)	
i.	Supplies any public water system; or (3-18-22)	
a. supply a public	Which: Either supplies any public water system, contains a sufficient quantity of ground water to water system, or currently supplies drinking water for human consumption; and (3-18-22)	
83 <u>54</u> .	Underground Source of Drinking Water (USDW). An aquifer or its portion that: (3-18-22)	
82.	Underground Injection. See "injection. (3-18-22)	
	wells may have to be properly decommissioned when discovered by the Director to ensure that the ommingling of aquifers or is no longer capable of injection. (3-18-22)	
	Unauthorized Decommission. The decommissioning of any injection well that has not received the Department prior to decommissioning, or was not decommissioned in a method approved by the	
80 <u>53</u> . including an "a	UIC. The Underground Injection Control program under Part C of the Safe Drinking Water Act, pproved State program." (3-18-22)	
79 <u>52</u> . similar mechan	Subsurface Fluid Distribution System. An assemblage of perforated pipes, drain tiles, or other isms intended to distribute fluids below the surface of the ground. (3-18-22)	
	re; removal of underlying supporting material by mining or solution of solids, either artificially or susses; compaction due to wetting (Hydrocompaction); oxidation of organic matter in soils; or added	<u>(3-18-22</u>)
77. of generally the	Stratum (plural strata). A single sedimentary bed or layer, regardless of thickness, that consists same kind of rock material. (3-18-22)	
76.	State. The state of Idaho. (3-18-22)	
75. including adjac	Site. The land or water area where any "facility or activity" is physically located or conducted, ent land used in connection with the facility or activity. (3-18-22)	
74 <u>50.</u> vertical depth b	Shallow Injection Well . An injection well which that is less than or equal to eighteen (18) feet in elow land surface.	
7349. system is typica	Septic System . An injection well that is used to inject sanitary waste below the surface. A septic ally comprised of a septic tank and subsurface fluid distribution system or disposal system.(3-18-22)	
48. rules and IDAP	Recycled Water. Water treated by a wastewater treatment system and used according to these A 58.01.17, "Recycled Water Rules."	Commented [EB6]: ***Per DEQ comments
	Schedule of Compliance. A schedule of remedial measures including an enforceable sequence of tions leading to compliance with the standards. (3-18-22)	

	of a USDW or the injection of contaminants into a USDW, where the cor	ncentration of an
contaminant(s)	in the injected fluids specified in the permit exceeds the concentration of	
	in the receiving water.	(
56.	Wastewater. Combination of liquid or water and pollutants from activit	ies and process
occurring in dy	rellings, commercial buildings, industrial plants, institutions, and other establishm	ents, together wi
any ground wa	ater, surface water, and storm water that may be present; liquid or water t	hat is chemicall
biologically, ph	sysically or rationally identifiable as containing blackwater, gray water, or comm	ercial or industri
pollutants; and	sewage.	(
85	Water Quality Standards. Refers to those standards found in Idah	o Department
	Quality Rules, IDAPA 58.01.02, "Water Quality Standards" and IDAPA 58.01.1	
Quality Rule."		(3-18-2
86.	Well. For the purposes of these rules, "well" means "injection well."	(3-18-2
		(6 10 2
011 014.	(RESERVED)	
015. VIOL	ATIONS, FORMAL NOTIFICATION AND ENFORCEMENT.	
01.	Violations. It shall be a violation of these rules for any owner or operator to:	(3-18-2
a.	Fail to comply with a permit or authorization, or terms or conditions thereof;	(3-18-2
<u></u>	Fail to comply with applicable standards for water quality;	(3-18-2
е.	Fail to comply with any permit application notification or filing requirement;	(3-18-2
d	Knowingly make any false statement, representation or certification in any	application repo
	cord filed pursuant to these rules, or terms and conditions of an issued permit;	
•	Ealaify tampor with an Inavigally randor inacquests any manitoring device or	mathad required
	Falsify, tamper with or knowingly render inaccurate any monitoring device or or utilized by the terms and conditions of an issued permit;	(3-18-2
be maintained e	t utilized by the terms and conditions of an issued permit,	(3-16-2
f.	Fail to respond to any formal notification of a violation when a response is requi	i red; or (3-18-2
g.	Decommission a well in an unauthorized manner.	(3-18-2
02		
	Additional. It shall be a violation of these rules for any person to construct,	
	decommission or conduct any other activity in a manner which results or jection of a hazardous waste or of a radioactive waste by an injection well.	
	position of a mazaraous maste of or a material maste of an infootion mon	(8 10 2
	Formal Notification. Formal notification of violations may be communicate	
operator with a	letter, a notice of violation, a compliance or enforcement order or other appropriate	e means. (3-18-2
04.	Enforcement. Violation of any of the provisions of the Injection Well Act (Ch	napter 39, Title 4
	of any rule, regulation, standard or criteria pertaining to the Injection Well Act	
Director initiati	ng an enforcement action as provided under Chapters 17 and 39, Title 42, Idaho Co	ode. (3-18-2
016 019.	(RESERVED)	

b. Which is not an exempted aquifer.

Commented [BE7]: Updated definition of unreasonable contamination following comments by IDEQ.

(3-18-22)

Commented [EB8]: ***Removed and used "Ground Water Quality Standards" references in this rule.

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020. HEARING BEFORE THE WATER RESOURCE BOARD. General. All hearings before the IWRB will be conducted in accordance with Chapter 52, Title 67, Idaho Code, at a place convenient to the owner and/or operator. For purposes of such hearings, the IWRB or its designated hearing officer shall have power to administer oaths, examine witnesses, and issue in the name of the said Board subpoenas requiring testimony of witnesses and the production of evidence relevant to any matter in the hearing. Judicial review of the final determination by the IWRB may be secured by the owner by filing a petition for review as prescribed by Chapter 52, Title 67, Idaho Code, in the District Court of the county where the injection well is situated or proposed to be located. The petition for review shall be served upon the Chairman of the IWRB and upon the Attorney General. 02. Hearings on Conditional Permits, Disapproved Applications, or Petitions for Exemption. Any owner or operator aggrieved by the approval or disapproval of an application, or by conditions imposed upon a permit, or any person aggrieved by the Director's decision on a petition for exemption under Section 025 of these rules, shall be afforded an opportunity for a hearing before the IWRB or its designated hearing officer. Written notice of such grievance shall be transmitted to the Director within thirty (30) days after receipt of notice of such approval, disapproval or conditional approval. Such hearing shall be held for the purpose of determining whether the permit shall be issued, whether the conditions imposed in a permit are reasonable, whether a change in circumstances warrants a change in conditions imposed in a valid permit, or whether the Director's decision on a petition for exemption should not be changed. Hearings on Permit Cancellations. When the Director has reason to believe the operation of an injection well for which a permit has been issued is interfering with the right of the public to withdraw water for beneficial uses, or is causing unreasonable contamination of a drinking or other ground water source as provided for in Title 42, Chapter 39, Idaho Code, the permit may be canceled by the Director. Prior to the cancellation of such permit there shall be a hearing before the IWRB for the purpose of determining whether or not the permit should be canceled. At such hearing, the Director shall be the complaining party. At least thirty (30) days prior to the hearing, a notice, which shall be in accordance with Chapter 52, Title 67, Idaho Code, shall be sent by certified mail to the owner or operator whose permit is proposed to be canceled. The Board shall affirm, modify, or reject the Director's decision and make its decision in the form of an order to the Director. (3-18-22)021011. -- 034019. (RESERVED) 035020. CLASSIFICATION OF INJECTION WELLS. Classification of Injection Wells. For the purposes of these rules, injection wells are classified as follows: (3-18-22)Class I: (3-18-22)Wells used by generators of hazardous waste or owners or operators of hazardous waste management facilities to inject hazardous waste beneath the lowermost formation containing, within one-quarter (1/4) mile of the well bore, an underground source of drinking water. (3-18-22)Other industrial and municipal disposal wells which inject fluids beneath the lowermost formation containing, within one-quarter (1/4) mile of the well bore, an underground source of drinking water. Radioactive waste disposal wells which inject fluids below the lowermost formation containing an underground source of drinking water within one-quarter (1/4) mile of the well bore. (3-18-22)b. Class II. Wells used to inject fluids: (3-18-22)Which are brought to the surface in connection with natural gas storage operations, or conventional oil or natural gas production and may be commingled with waste waters from gas plants, dehydration stations, or compressor stations which are an integral part of production operations, unless those waters are

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	(3-18-22)		5A7-Heat Pump Return.	5A7-I	ç
	$(3.18.22_{})$		5A6-Geothermal Heat.	5A6-0	b.
	(3-18-22)		5A5-Electric Power Generation.	5A5-I	a.
	((3-18-22)	ed as follows:	Subclassification. Class V wells are subclassified as follows:		02.
	expansion to the otion pursuant to $(3-18-22)$	on dioxide that have received an elanced gas recovery aquifer exemp	iii. Wells used for geologic sequestration of carbon dioxide that have received an expansion to the areal extent of an existing Class II enhanced oil recovery or enhanced gas recovery aquifer exemption pursuant to Section 025 Section 025 of these rules. (3-18-22)	Wells of an existing Section 025	iii. areal extent Section 025
	a waiver of the (3-18-22)	on dioxide that have been granted Section146.95; or	ii. Wells used for geologic sequestration of carbon dioxide that have been granted a waiver of the injection depth requirements pursuant to requirements at 40 CFR Section 146.95; or (3-18-22)	Wells pth requiren	ii. injection de
	of carbon dioxide (3-18-22)	e used for geologic sequestration c	 i. Wells that are not experimental in nature that are used for geologic sequestration of carbon dioxide beneath the lowermost formation containing a USDW; or 	Wells lowermost f	i. beneath the
	(3-18-22)		VI.	Class VI.	f.
	(3-18-22)	asses I, II, III, IV, or VI.	Class V All injection wells not included in Classes I, II, III, IV, or VI.	Class	ę.
Commented [EB9]: ***Updated references.	nazardous waste Subparagraphs Se of hazardous Hon 025-Section (3-18-22)	te or owners or operators of lich cannot be classified under this rule (e.g., wells used to dispohas been exempted pursuant to See.	Hill. Wells used by generators of hazardous waste or owners or operators of hazardous waste management facilities to dispose of hazardous waste, which cannot be classified under Subparagraphs 035.01.a.i.020.01.a.i or 035.01.d.i 020.01.d.i or 035.01.d.ii of this rule (e.g., wells used to dispose of hazardous waste into or above a formation which contains an aquifer which has been exempted pursuant to Section 0.25. Section 0.25 of these rules).	Wells t facilities t facilities 20.01.a.i or rabove a for rules).	management facil 035.01.a.i.020.01.a waste into or above 025 of these rules).
	s or operators of tes to dispose of well contains an (3-18-22)	or of radioactive waste, by owner rs of radioactive waste disposal si thin one quarter (1/4) mile of the	ii. Wells used by generators of hazardous waste or of radioactive waste, by owners or operators of hazardous waste management facilities, or by owners or operators of radioactive waste disposal sites to dispose of hazardous waste or radioactive waste above a formation which within one quarter (1/4) mile of the well contains an underground source of drinking water.	Wells vaste manag vaste or radi d source of c	hazardous - hazardous - hazardous - undergroun
	s or operators of tes to dispose of mile of the well (3.18.22)	or of radioactive waste, by owners of radioactive waste disposal single which within one-quarter (1/4)	i. Wells used by generators of hazardous waste or of radioactive waste, by owners or operators of hazardous waste management facilities, or by owners or operators of radioactive waste disposal sites to dispose of hazardous waste or radioactive waste into or above a formation which within one-quarter (1/4) mile of the well contains an underground source of drinking water.	Wells vaste manag vaste or rad underground	hazardous v hazardous v contains an
	(3-18-22)		IV:	Class IV:	d.
	(3-18-22)		Solution mining of salts or potash.	Soluti	Į.
	production from such as stopes (3-18-22)	this category includes only in-situ on mining of conventional mines	 ii. In situ production of uranium or other metals; this category includes only in-situ production from ore bodies which have not been conventionally mined. Solution mining of conventional mines such as stopes leaching is included in Class V. 	ii. In situ produc ore bodies which have not be leaching is included in Class V.	ii. ore bodies leaching is
	(3-18-22)		Mining of sulfur by the Frasch process;	Minin	۲.
	(3-18-22)	on of minerals including:	Class III. Wells used to inject fluids for extraction of minerals including:	Class	ç.
	(3-18-22)	standard temperature and pressure	For storage of hydrocarbons which are liquid at standard temperature and pressure.	For st	Į:
	(3-18-22)		For enhanced recovery of oil or natural gas; and	For er	ii.
	(3-18-22)		classified as a hazardous waste at the time of injection.	a hazardou	classified a

	d.	5A8-Aquaculture Return Flow.	(3-18-22)	
	e.	5A19-Cooling Water Return.	(3-18-22)	
	f.	5B22-Saline Water Intrusion Barrier.	(3-18-22)	
	g.	5D2-Storm Runoff.	(3-18-22)	
	h.	5D3-Improved Sinkholes.	(3-18-22)	
1	i.	5D4-Industrial Storm Runoff.	(3-18-22)	
1	j.	5F1-Agricultural Runoff Waste	_(3-18-22)	Commented [EB10]: ***Added footnote per DEQ com-
1	k.	5G30-Special Drainage Water.	(3-18-22)	ments
	l.	5N24 [±] -Radioactive Waste Disposal [±] .	(3-18-22)	
1	m.	5R21-Aquifer Recharge.	(3-18-22)	
1	n.	5S23-Subsidence Control.	(3-18-22)	
Ì	0.	5W9-Untreated Sewage ¹ .	(3-18-22)	
	p.	5W10- <u>Large Capacity</u> Cesspools ² .	(3-18-22)	
	q.	5W11-Septic Systems (General).	(3-18-22)	
1	r.	5W12-Waste Water Treatment Plant Effluent.	(3-18-22)	
ĺ	s.	5W20-Industrial Process Water.	(3-18-22)	
1	t.	5W31-Septic Systems (Well Disposal).	(3-18-22)	
1	u.	5W32-Septic System (Drainfield).	(3-18-22)	
Ì	v.	5X13-Mine Tailings Backfill.	(3-18-22)	
	w.	5X14-Solution Mining.	(3-18-22)	
1	х.	5X15-In-Situ Fossil Fuel Recovery.	(3-18-22)	
	у.	5X16-Spent Brine Return Flow.	(3-18-22)	
1	z.	5X25-Experimental Technology.	(3-18-22)	
	aa.	5X26-Aquifer Remediation.	(3-18-22)	
	bb.	5X27-Other Wells.	(3-18-22)	
1	cc.	5X28 [‡] -Motor Vehicle Waste Disposal Wells ² .	(3-18-22)	
	dd.	5X29-Abandoned Water Wells.	(3-18-22)	
	The o	construction of wells in this subclass is currently prohibited in Idaho. construction and operation of wells in these subclasses is currently illegal prohibited in	n Idaho.	Commented [EB11]: ***Added footnote per DEQ comments

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01.	Authorizations. Construction and use of Class V deep injection wells may be authorized by	
	oved by the Director in accordance with these rules and the "Well Construction Standards Rules"	
found in IDAP	A 37.03.09 which are authorized under Section 42-238, Idaho Code. (3-18-22)	
02.	Prohibitions. (3-18-22)	
a.	These rules prohibit the permitting, construction, or use of any Class I, III, IV, or VI injection	
well.	(3-18-22)	
underground so secondary drinl otherwise adver the <u>requiremer</u>	No owner or operator shall construct, operate, maintain, convert, plug, abandon, or conduct any activity in a manner that allows or causes the movement of fluid containing any contaminant into curces of drinking water, if the presence of that contaminant may cause a violation of any primary or king water regulation, under IDAPA 58.01.11, "Ground Water Quality Rule," Section 200 or may resely affect the health of persons. The applicant for a permit shall havehas the burden of showing that the of Paragraph 040.02.c. are metinjection of any fluid does not present an imminent and substantial to the health of persons. (3-18-22)	
	Notwithstanding any other provision of this section, the Director may take emergency action upon mation that a contaminant which is present in or likely to enter a public water system or undergrounding water a USDW may present an imminent and substantial endangerment to the health of persons.(3-1)	[8-22)
section must b	Construction of large_Large capacity cesspools, motor vehicle waste disposal wells, radioactive wells, and untreated sewage disposal wells is—are prohibited. All prohibited wells described in this e decommissioned in accordance with these rules. Construction and use of other Class V shallow are authorized by these rules without permit provided that: (3-18-22)	
rule.	Required inventory information is submitted to the Director pursuant to Subsection 070.01 of this (3-18-22)	
	Use of the shallow injection well shall not result in unreasonable contamination of a USDW or n of surface or ground water quality standards that would affect a beneficial use. (3-18-22)	
e.	Construction of new Subclass 5F1 - Agricultural Runoff Waste injection wells is prohibited.	
ground water the prohibited by the EPA, or Idaho, Compensation,	Class IV injection wells used to inject These rules do not prohibit the injection of contaminated that has been treated and is being reinjected into the same formation from which it was drawn are not these rules provided the contaminated ground water is treated and if such injection is approved by pursuant to provisions for cleanup of releases under the Comprehensive Environmental Response, and Liability Act of 1980–(CERCLA), 42 U.S.C. 9601–9657, or pursuant to requirements and or the Resource Conservation and Recovery Act-(RCRA), 42 U.S.C. 6901 through 6987.	(3-18-22 _
f. desist order ma	All large capacity cesspools must be properly decommissioned by January 1, 2005. A cease and y be issued to the owner or the operator when a large capacity cesspool is found to be a threat to the	
ground water re	sources as described in Paragraph 070.01.e. (3-18-22)	
cease and desis	All motor vehicle waste disposal wells must be properly decommissioned by January 1, 2005. At order may be issued to the owner or the operator when a motor vehicle waste disposal well is found the ground water resources as described in Paragraph 070.01.c. (3-18-22)	
h.	The Construction, operation or maintenance of any non-experimental Class V geologic	
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(RESERVED)

 $036\underline{021}$. -- $039\underline{024}$.

failure to sub	Owners or operators of shallow injection wells are prohibited from injecting into the well upon
	mit inventory information in a timely manner pursuant to Paragraph 070.01.a. of these rules. (3-18-2
03.	Exemptions. (3-18-22
<u>a.</u>	Construction and use of Class V shallow injection wells are authorized by these rules witho
permit provid	ed that:
i.	Required inventory information is submitted to the Director in accordance with these rules. (
ii.	Use of a shallow injection well shall not result in injection of recycled water derived fro
municipal of	industrial sources. (
iii.	Use of a shallow injection well shall not result in unreasonable contamination of a USDW
cause a viola	ion of Ground Water Quality Standards that would affect a beneficial use.
the permittin	The UIC inventory and fee requirements of these rules do not apply to individual Individual wage disposal system wells. These systems are, however are exempt from these Rules but subject g and fee requirements of IDAPA 58.01.03 "Individual/Subsurface Sewage Disposal Rules," Title 3 I Title 39, Chapter 36, Idaho Code. (3-18-22)
associated w	State or local government entities are exempt from the permit requirements of these rules for wel th highway and street construction and maintenance projects, but shall submit shallow injection we permation for said wells and shall comply with all other requirements of these rules. (3-18-2)
e <u>d</u> .	Mine tailings backfill (5X13) wells are authorized by rule as part of mining operations. They a
therefore exe their use is I water quality beneficial use order the wel or closed. As	mpt from the ground water quality standards and permitting requirements of these rules provided the mited to the injection of mine tailings only. The use of any 5X13 well(s) shall not result in ground standards at points of diversion for beneficial use being that exceeded exceed or otherwise affect be. Should ground water quality standards be exceeded or beneficial uses be affected, the Director male to be put under the permit requirements of these rules, or the wells may be required to be remediated a condition of their use, the Director may require the construction and sampling of monitoring wells be the construction and sampling of monitoring well as the construction a
therefore exe their use is I water quality beneficial use or closed. As the owner/op Rules. (3-1 technology if fluids into a or technolog holder, or op	mpt from the ground water quality standards and permitting requirements of these rules provided the mited to the injection of mine tailings only. The use of any 5X13 well(s) shall not result in ground standards at points of diversion for beneficial use being that exceeded exceed or otherwise affect be. Should ground water quality standards be exceeded or beneficial uses be affected, the Director male to be put under the permit requirements of these rules, or the wells may be required to be remediated a condition of their use, the Director may require the construction and sampling of monitoring wells be the construction and sampling of monitoring well as the construction a
therefore exe their use is 1 water quality beneficial us order the wel or closed. As the owner/op Rules. (3-1 technology if fluids into a or technology holder, or op- testing metho	mpt from the ground water quality standards and permitting requirements of these rules provided the mited to the injection of mine tailings only. The use of any 5X13 well(s) shall not result in ground standards at points of diversion for beneficial use being that exceeded exceed or otherwise affect. Should ground water quality standards be exceeded or beneficial uses be affected, the Director may standards be put under the permit requirements of these rules, or the wells may be required to be remediate a condition of their use, the Director may require the construction and sampling of monitoring wells be the erator. 5X13 wells are subject to the inventory requirements of Subsection 070.01 described in the second of Methods. The Director may approve the use of a different testing method of the inventory requirements, will not allow the migration of inject JSDW, meets the intent of the rule, and yields information or data consistent with the original method or required. A request for review by the Director must be submitted in writing by the applicant, permitted and be included with all pertinent information necessary for the Director to evaluate the propose
therefore exe their use is I water quality beneficial us order the wel or closed. As the owner/op Rules. (3-1 technology if fluids into a or technolog holder, or op testing metho	mpt from the ground water quality standards and permitting requirements of these rules provided the mited to the injection of mine tailings only. The use of any 5X13 well(s) shall not result in ground standards at points of diversion for beneficial use being that exceeded exceed or otherwise affects. Should ground water quality standards be exceeded or beneficial uses be affected, the Director may less to be put under the permit requirements of these rules, or the wells may be required to be remediated a condition of their use, the Director may require the construction and sampling of monitoring wells be the grator. 5X13 wells are subject to the inventory requirements of Subsection 070.01 described in the secondary was a subject to the inventory requirements of Subsection 070.01 described in the secondary was a subject to the inventory requirements. Variance of Methods. The Director may approve the use of a different testing method of the inventory required. The proposed in the secondary is the intent of the rule, and yields information or data consistent with the original method required. A request for review by the Director must be submitted in writing by the applicant, permitted or the proposed or technology.

Commented [EB12]: ***Added language per IDEQ comment noting discrepancy with Rule 35.02

Commented [EB13]: ***Not necessary, removed per IDEQ comments

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a. Facility name and location; and ()	
b. County in which the injection well(s) is (are) located; and	
c. Ownership of the well(s); and	
d. Name, address and phone number of legal contact; and ()	
e. Type or function of the well(s); and ()	
f. Number of wells of each type; and ()	
g. Operational status of the well(s). ()	
b02. Inventory Fees. For shallow injection wells constructed after July 1, 1997, the Shallow Injection	
Well Inventory Form shall be accompanied by a fee as specified in Section 42-3905(2), Idaho Code, payable to the	
Department of Water Resources. State or local government entities are exempt from filing fees for shallow injection	
wells associated with highway and street construction and maintenance, but shall comply with all other requirements of these rules.	
03. Permit Requirements. Where a Class V shallow injection well is owned or operated by an entity other than a state or local government agency involved in highway and street construction and maintenance, the	
Director may authorize continued operation of the well through a permit that specifies the terms and conditions of	
acceptable operation. ()	Commented [EB14]: ***Removed per DEQ comment.
d04. Permanent Decommission. Owners or operators of shallow injection wells must notify the	Covered in Rule 35.02
Director not less than thirty (30) days prior to permanent decommissioning of any shallow injection well. Permanent	
decommissioning Decommissioning must be accomplished in accordance with procedures approved by the Director.(<u>)</u>
e05. Inter-Agency Cooperation. The Department may seek the assistance of other state or local	
government agencies or entities, including cities, counties, health districts, and highway districts to inventory,	
monitor, and inspect shallow injection wells. Assistance is to be negotiated through a memorandum of	
understanding between the Department and the state or local entity subject to the Director's approval.	
06. Cessation of Injection Well Activity. The Director will require immediate cessation of any Class	
V shallow injection well activity that causes or may cause unreasonable contamination of a USDW or a violation of	
ground water quality standards. ()	
<u>031. – 034. (RESERVED)</u>	
035. CLASS V INJECTION WELL REQUIREMENTS	
a01. Permit Required for Class V Deep Injection Wells. No person shall construct, modify,	
maintain, or use a Class V deep injection well unless a permit has been issued by the Director. An application for	
permit must be completed and filed with the director on a form approved by the department accompanied by a filing	
fee as specified in Section 42-3905(1), Idaho Code. Applications proposing to inject recycled water derived from municipal or industrial wastewater sources must also adhere to all applicable IDEO rules and permitting	
requirements. ()	Commented [BE15]: ***Updated to IDEQ recommend
On Desired Desired and Concern Character William No. 1, 1971 and 1972	use of the term "recycle water", and references all applic
02. Permit Requirements for Class V Shallow Injection Wells. No person shall construct, modify, maintain, or use a Class V shallow injection well to inject recycled water derived from municipal or industrial	ble IDEQ rules rather than just the recycled water rule (57.01.17).
wastewater sources unless a permit has been issued by the Director. An application for permit must be completed	
and filed with the director on a form approved by the department accompanied by a filing fee as specified in Section	Commented [EB16]: ***Updated per IDEQ recommen tions on using the term "recycled water"
42-3905(1), Idaho Code. An application for permit may be required for the construction, modification, or use of all other shallow injection wells if the Director determines that the injection could result in unreasonable contamination	assis on using the term recycled water
of a USDW or cause a violation of Ground Water Quality Standards that would affect a beneficial use. Applications	

ated to IDEQ recommended and references all applicahe recycled water rule

ated per IDEQ recommendad water"

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	ject recycled water derived from municipal or industrial wastewater sources must also ac Q rules and permitting requirements.	
	Application Information Required. An applicant must submit the following informa	
Director for all	l injection wells to be authorized by permit, unless the Director determines that it is not	needed in
whole or in par	t, and issues a written waiver to the applicant:	(
<u>ia.</u>	Facility name and location;	()
<u>iib.</u>	Name, address and phone number of the well operator;	()
<u>iiic.</u>	Class, subclass and function of the injection well (see Section 020);	()
<u>iv</u> d.	Latitude/longitude or legal description of the well location to the nearest ten (10) acre tra	act;
v e.	Ownership of the well;	(
<u>vif.</u>	County in which the injection well is located;	()
<u>viig.</u>	Construction information for the well;	(
	Quantity and general character of the injected fluids Describe the quality, composinjected fluids;	sition, and
•		
<u>ixi.</u>	Status of the well:	(
	A topographic map or aerial photograph extending one (1) mile beyond property b	
(1)	Location of the injection well and associated facilities described in the application;	()
(2)	Locations of other injection wells;	(
(3)	Approximate drainage area, if applicable;	(
(4)	Hazardous waste facilities, if applicable;	(
(5)	All wells used to withdraw drinking water;	()
(6)	All other wells, springs and surface waters.	()
<u>xi</u> i.	Distance and direction to nearest domestic well;	()
xii <u>ii.</u>	Depth to ground water; and	()
xiiiii.	Alternative methods of waste disposal.	()
to demonstrate complete the pr additional infor application unti	Additional Information. The Director may require an applicant to submit additional in that the proposed or existing injection well will not endanger a USDW. The Director recessing of an application for which additional information has been requested until such rmation is supplied. The Director may return any incomplete application and will not pril such time as the application is received in complete form. Additional information may in the following items:	or will not time as the occess such nclude, but
<u>ia.</u>	A topographic map showing locations of the following within a two (2) mile rad	lius of the

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injection well:		()
(1)	All wells producing water;	()
(2)	All exploratory and test wells;	()
(3)	All other injection wells;	()
(4)	Surface waters (including man-made impoundments, canals and ditches);	()
(5)	Mines and quarries;	()
(6)	Residences;	()
(7)	Roads;	()
(8)	Bedrock outcrops; and	()
(9)	Faults and fractures.	()
<u>iib.</u>	Additional maps or aerial photographs of suitable scale to accurately depict the following:	<u>()</u>
(1)	Location and surface elevation of the injection well described in this permit;	<u>()</u>
(2)	Location and identification of all facilities within the property boundaries;	()
	Locations of all wells penetrating the proposed injection zone or within a one-quarter (1/4 ection well;	<u>) mile</u>
and lateral limit	Maps and cross sections depicting all underground sources of drinking water to include verse within a one-quarter (1/4) mile radius of the injection well, their position relative to the injection of water movement: local geologic structures; regional geologic setting.	
iiic.	A comprehensive report of the following information:	
(1) operator; well in	A tabulation of all wells penetrating the proposed injection zone, listing owner, lease hold dentification (permit) number; size, weight, depth and cementing data for all strings of casing;	er and
	Description of the quality and quantity of fluids to be injected <u>Description of the quality of fluids to be injected;</u>	uality,
Description of	Geologie, hydrogeologie, and physical characteristics of the injection zone and confining geologic, hydrogeologic, and geochemical conditions present in the injection zone and confor determining geochemical conditions must be approved by the Director;	
(4)	Engineering data for the proposed injection well;	()
(5)	Proposed operating pressure;	()
(6)	A detailed evaluation of alternative disposal practices;	()
(7) decommissione		iled or

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(8)	Contingency plans to cope with all shut-ins or well failures to prevent the migration of	of
unacceptable flui	ds into underground sources of drinking waters.	_)
	N 11 1 1 1 2 2 1 6 2 4 4 4 1 1 1 6 2 4	
	Name, address and phone number of person(s) or firm(s) supplying the technical information the injection well; (<u>m</u>
and/or designing	the injection wen,	_
₩e.	Proof that the applicant is financially responsible, through a performance bond or other	er
appropriate mean	ns, to decommission the injection well in a manner approved by the Director.)
036 049.	(RESERVED)	
050. CLASS	V INJECTION WELL REQUIREMENTS – APPLICATION PROCESSING	
01.	Draft Permit Preparation. After all application information is received and evaluated, the	ne
	pare a draft permit or denial, which will include the application for permit, permit conditions	
reasons for deni	al, and any compliance schedules or monitoring requirements. In preparing the draft permit of	or
denial, the Direct	tor must consider the following factors:	_)
		į,
a.	The availability of economic and practical alternative means of disposal; (_)
b.	The application of best management practices to the facilities and/or area draining into the well;	
	()
		_
с.	The availability of economical, practical means of treating or otherwise reducing the amount of	of
contaminants in t	the injected fluids; (_)
d.	The quality of the receiving ground water, its category, its present and future beneficial uses of	or
	irface water; (<u>"</u>
-		_
<u>e.</u>	The location of the injection well with respect to drinking water supply wells; and)
	C. F. W. J. T.	
f. Standards.	Compliance with the IDAPA 58.01.11, "Ground Water Quality Rule." Ground Water Quality	t <u>y</u>
Standards.		
g,	The benefit to the State of Idaho.)
-	,	_
	Public Notice. The Director will provide public notice of any draft permit to construct, maintain	
	s V injection well by means of a legal notice in a newspaper of general circulation in the county	
	s located. The Director may give additional notice as necessary to adequately inform the interested	
interested person	nmental agencies. There shall be a period of at least thirty (30) days following publication for an to submit written comments, and to request a fact finding hearingThe hearing will be held by the	<u>1y</u>
	ed necessary.)
Director ir decin	(_
<u>03</u> .	Review by the Directors of Other State Agencies. The Directors of other state agencies, a	as
	ne Director, shall be provided the given an opportunity to review and comment on draft permit	
Comments must	be submitted to the Director within thirty (30) days of public notice.	_)
04.	Open-Loop Heat Pump Return Wells (Subclass 5A7). The Director may waive the draft perm	.:4
	rmit cycle requirements of these rules for any application proposing use of an open-loop heat pum	
	er than eighteen (18) feet in depth solely for disposal of heat pump water at a rate not exceeding	
- · · · - ·		-
05.	Fact-Finding Hearings. At the Director's discretion, or upon motion of any interested individual	
	elect to hold a fact-finding hearing. Said hearing will be held at a location in the geographical are	
or the injection v	well. Notice of said hearing will be provided at least thirty (30) days in advance of the hearing b	yУ

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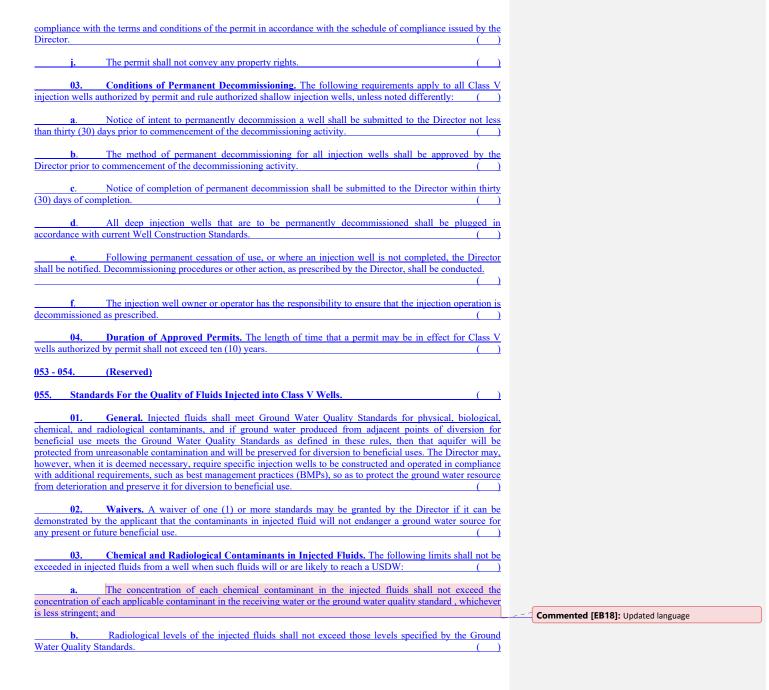
regular mail to the applicant and to the person or persons requesting the hearing. Public notice of the fact-finding hearing shall be made in a newspaper of general circulation in the county where the injection well is located.	
06. Draft Permit Final Review and Consideration. The Director will consider the following factors when taking final action on draft permits:	
a. The potential for unreasonable contamination or deterioration of ground water quality:	(
b. The likelihood and consequences of the injection well system failing; ()	
c. The long-term effects of such disposal or storage; ()	
d. The recommendations and related justifications of the Directors of other state agencies and the public;	
e. The potential for violation of Ground Water Quality Standards at the point of injection or the point of beneficial use; and	
f. Compliance with the Idaho Ground Water Quality Plan. ()	
07. Issuance of Permit. After considering the draft permit for construction, modification, maintenance, or use, and all matters relating thereto, the Director shall issue a permit if the standards and criteria of Subsection 070.05 described in these rules will be met and USDW's will not otherwise be unreasonably affected. If the Director finds that the standards and criteria cannot be met or that ground water sources cannot otherwise be protected from unreasonable contamination at all times, the draft permit may be denied or a permit may be issued with conditions designed to protect ground water sources. The Director's decision shall be in writing and a copy sent by regular mail to the applicant and all persons who commented in writing on the draft permit or appeared at a hearing held to consider the draft permit.	()
08. Permit Conditions and Requirements. Any permit issued by the Director shall contain conditions to insure that protect ground water sources will be protected from waste, unreasonable contamination, or deterioration of Ground Water Quality that could result in violations of the ground water quality Standards. In addition to specific construction, operation, maintenance—and, monitoring, and reporting requirements that the Director finds necessary, each permit shall be subject to the standard conditions and requirements of this rule.	
09. Permit Decision Notice. The Director's decision shall be in writing and a copy shall be mailed by regular mail to the applicant and all persons who commented in writing on the draft permit or appeared at a hearing held to consider the draft permit.	
051. (RESERVED)	
052. CLASS V INJECTION WELL CONSTRUCTION AND OPERATION REQUIREMENTS ()	
01. Construction Requirements. The following requirements apply to all Class V injection wells authorized by permit unless noted differently:	
a. Deep injection wells shall be constructed by an Idaho licensed well driller to conform with the current Well Construction Standards (IDAPA 37.03.09), the conditions of the well construction permit, and the conditions of the UIC injection well permit issued pursuant to these rules, except that a driller's license is not required for the construction of a driven mine shaft or a dug hole.	
b. Well drillers or other persons involved with the construction of any injection well shall not commence construction of the injection well until a certified copy of the approved injection well permit is obtained from the Director.	
c. Injection wells shall be constructed in accordance with the conditions of the permit. Rule-	

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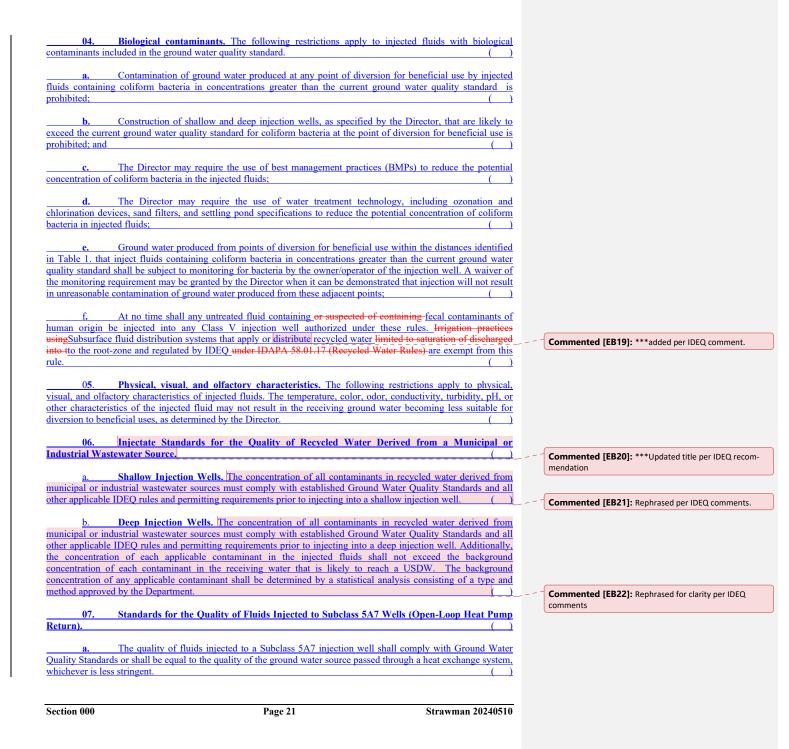
authorized shar	tow injection were small be constructed as shown of described in the inventory submittan.
<u>d</u> .	Injection wells shall be constructed to prevent the entrance of any fluids other than specified in the
permit.	
e.	Deep injection wells shall be constructed to prevent waste of artesian fluids or movement of fluids
from one aquife	er into another.
e	Will and the Control of the Control
shall inform the	When construction or modification of an injection well has been completed, the owner or operator Director of completion on a form provided by the Department.
<u> </u>	y should be sometime provided by the Bopanine in
g.	A sampling port shall be provided for deep injection well systems if the system is enclosed. ()
h	All new injection wells constructed into alluvial formations shall have a minimum ten (10) foot
	the bottom of the well and seasonal high ground water.
0.0	
02.	Operational Conditions and Requirements. The following requirements apply to all Class V authorized by permit unless noted differently:
injection wens	authorized by permit unless noted differently.
a.	The injection well shall not be used until the construction, operation and maintenance
	f the permit are met and provisions are made for any required inspection, monitoring and record
keeping.	
<u>b</u> .	For both permitted injection wells and rule-authorized shallow injection wells, injection of any
contaminant at	concentrations exceeding the standards described in Section 055 of this rule into a present or future
drinking or other use is prohibite	er ground water source that may cause a health hazard or adversely affect a designated and protected
use is prombite	d. <u>()</u>
<u> </u>	The injection well owner or operator shall develop approved procedures to detect constructional or
operational fail	ure in a timely fashion and shall have contingency plans to cope with the well failure.
a	Authorized representatives of the Department shall be allowed to enter, inspect and/or sample:
u.	()
(i.)	The injection well and related facilities; ()
(ii.)	The owner or operator's records of the injection operation; ()
(iii.)	Monitoring instrumentation associated with the injection operation; and ()
(iv.)	The injected fluids.
(2.3)	
<u>e.</u>	The injection facilities shall be operated and maintained to achieve compliance with all terms and
conditions of th	is permit. ()
f.	Proper operation and maintenance includes effective performance, adequate funding, operator
	raining, and adequate laboratory and process controls, including appropriate quality assurance
procedures;	
.g.	If compliance cannot be met, the owner shall take corrective action as determined by the Director
or terminate inj	
h. conditions of th	The owner shall mitigate any adverse effects resulting from non-compliance with the terms and
conditions of th	е регии.
i.	If the injection well was constructed prior to issuance of the permit, the well shall be brought into

Commented [EB17]: ***updated reference

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b. If the quality of the ground water source does not meet Ground Water Quality Stand	dards the
injected fluids must be returned to the formation from which they were drawn.	()
c. The temperature of the injected fluids shall not impair the designated beneficial us	es of the
receiving ground water.	()
056. (RESERVED) 057. Criteria for Location and Use of Class V Wells Requiring Permits.	()
01. General: A Class V injection well requiring a permit may be required to be located a distance, as determined from Table 1, from any point of diversion for beneficial use that could be he	
bacterial contaminants. The minimum distance shown in Table 1 is also referred to as the zone of influe requirement is not applicable to wells injecting fluids of quality that meet adopted Ground Water Quality S	nce. This
In addition, the Director may require a Class V injection well to be located a distance from a point of divi	
beneficial use to minimize or prevent ground water contamination resulting from unauthorized or a	
injection, as determined by the Director.	_()
a The location requirements in Table 1 may be waived when the applicant can demonstrate	
springs or wells within the minimum distance as determined from Table 1 will not be contaminate	
applicant's injection well. The applicant may be required to monitor production wells or springs we minimum distance as determined in Table 1 to demonstrate that they are not being contaminated.	<u>rithin</u> the

	ne Zone of Influence Based on Maximum Average on Rates (cfs) of Class V Injection Wells *
Injection (cfs)	Radius (ft)
<u>0 - 0.20</u>	800
0.20 - 0.60	<u>1,400</u>
<u>0.61 - 1.00</u>	<u>1,800</u>
<u>1.01 - 2.00</u>	<u>2,500</u>
<u>2.01 - 3.00</u>	3.000
<u>3.01 - 4.00</u>	<u>3.500</u>
<u>4.01 - 5.00</u>	4.000
Greater than 5.00	As determined by the Director

* Injection rates shall	be based	on the	average	volume	of fluids	injected	into	the we	ll during	the	week	of	greatest
injection in an average	e water ye	ar.											()

b. Injection wells installed into fractured basalt are exempt from separation distances.

c. The Director may reduce separation distance requirements if the quality of injected fluids are

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improved throu	ugh additional treatment or BMPs.	()
d.	Heat pump return wells (sub-class 5A7) are exempt from the separation distance require	ement of
this section.		()
058	Monitoring, Record Keeping, and Reporting Requirements. The Director may	v require
	cord keeping, and reporting by any owner or operator if the Director finds that the well may	
	I water source or is injecting a contaminant that could have an unacceptable effect upon the	
the ground wat	ters of the state.	_()
01.	Monitoring. The Director may require, as conditions of the permit, the installation,	use, and
maintenance of	f monitoring equipment or methods including, but not limited to, the following:	_()
a.	Monitoring of injection pressures and pressures in the annular space between casings;	_(_)
b.	Flow rate and volumes;	_(_)
c.	Analysis of quality of the injected fluids for contaminants that are subject to limit	itation or
	er the conditions of the permit; or other contaminants which the Director has reason to believe	eve are in
the injected flu	iids;	()
d.	Monitoring of ground water through special monitoring wells or existing points of dive	ersion for
beneficial use i	in the zone of influence as determined by the Director;	()
e.	A demonstration of the integrity of the casing, tubing, or seal of the injection well.	()
f	The frequency of required monitoring shall be specified in the permit when issued, excep	at that the
	time may, in writing, require additional monitoring and reporting.	()
certified labora	All monitoring tests and analysis required by permit conditions shall be performed in atory or other laboratory approved by the Director.	n a state
certified labora	mory of other moormary approved by the Director.	
	Any field instrumentation used to gather data, when specified as a condition of the permit	
required by the	EDirector to be tested and maintained in such a manner as to ensure the accuracy of the data.	()
i.	All samples and measurements taken for the purpose of monitoring shall be representati	ve of the
monitoring act	ivity and fluids injected.	
02.	Record Keeping. The permittee shall maintain records of all monitoring activities to include	nde:
	Treest a recepting. The permittee class mannam received of an inclinating activities to men	()
	Date, time, and exact place of sampling;	()
<u>a.</u>	Date, time, and exact place of sampling;	()
b.	Person or firm performing analysis;	()
c.	Date of analysis, analytical methods used and results of analysis;	(
d.	Calibration and maintenance of all monitoring instruments; and	()
e.	All original tapes, strip charts or other data from continuous or automated monitoring inst	ruments
		()
0.2	Description Marketine marks that and heads a market annual to the first terms.	
	Reporting. Monitoring results obtained by the permittee pursuant to the monitoring required by Director shall be reported to the Director as required by permit conditions.	
<u></u>		
a.	The Director shall be notified in writing by the permittee within five (5) days after the or	discovery

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of a violation of the terms and conditions of the permit. If the injection activity endangers human health or a public or domestic water supply, use of the injection well shall be immediately discontinued, and the owner or operator
shall immediately notify the Director. Notification shall contain the following information: ()
i. A description of the violation and its cause; ()
ii. The duration of the violation, including dates and times; if not corrected or use of the well
discontinued, the anticipated time of correction; and ()
iii. Steps being taken to reduce, eliminate and prevent recurrence of the injection. ()
b. Where the owner or operator becomes aware of failure to submit any relevant facts in any permit
application or report to the Director, that person shall promptly submit such facts or information.
c. The permittee shall furnish the Director, within a time specified by the Director, any information
which the Director may request to determine compliance with the permit.
d. The Director shall be notified in writing of planned physical alterations or additions to any facility related to the permitted injection well operation.
e. Additional information to be reported to the Director in writing shall include: ()
i. Transfer of ownership; ()
ii. Any change in operational status not previously reported; ()
iii. Any anticipated noncompliance; and ()
iv. Reports of progress toward meeting the requirements of any compliance schedule attached or
assigned to an approved permit.
f. All notices and reports submitted to the Director shall be signed and certified.
05. Permit Assignable. Permits may be assigned to a new owner or operator of an injection well if the new owner or operator, within thirty (30) days of the change, notifies the Director of such change. The new owner or operator shall be responsible for complying with the terms and conditions of the permit from the time that such change takes place.
058 059. (RESERVED)
060. HEARING BEFORE THE IDAHO WATER RESOURCE BOARD. — 01. General. All hearings before the Board will be conducted in accordance with Chapter 52, Title 67, Idaho Code. Judicial review of the final determination by the Board may be secured by the owner by filing a petition for review as prescribed by Chapter 52, Title 67, Idaho Code, in the District Court of the county where the injection well is situated or proposed to be located. The petition for review shall be served upon the Chairman of the Board and upon the Attorney General.
O1. Hearings on Conditional Permits, Disapproved Applications, or Petitions for Exemption. Any owner or operator aggrieved by the approval or disapproval of an application, or by conditions imposed upon a permit, or any person aggrieved by the Director's decision on a petition for exemption under these rules, shall be afforded an opportunity for a hearing before the Board or its designated hearing officer in accordance with Idaho Code § 42-3909. Section 025 of IWRB. Written notice of such grievance shall be transmitted to the Director within thirty (30) days after receipt of notice of such approval, disapproval or conditional approval. Such hearing shall be held for the purpose of determining whether the permit shall be issued, whether the conditions imposed in a permit are reasonable, whether a change in circumstances warrants a change in conditions imposed in a valid permit, or
whether the Director's decision on a petition for exemption should not be changed.

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Hearings on Permit Cancellations. The Board shall provide notice and an opportunity for a hearing to the holder of any permit proposed to be cancelled by the Director in accordance with Idaho Code § 42-3910, has reason to believe the operation of an injection well for which a permit has been issued is interfering with the right of the public to withdraw water for beneficial uses, or is causing unreasonable contamination of a drinking or other ground water source as provided for in Title 42, Chapter 39, Idaho Code, the permit may be canceled by the Director. Prior to the cancellation of such permit there shall be a hearing before the Board for the purpose of determining whether or not the permit should be canceled. At least thirty (30) days prior to the hearing, a notice, which shall be in accordance with Chapter 52, Title 67, Idaho Code, shall be sent by certified mail to the owner or operator whose permit is proposed to be canceled. The Board shall affirm, modify, or reject the Director's decision and make its decision in the form of an order to the Director. 061. -- 069. (RESERVED) VIOLATIONS, FORMAL NOTIFICATION AND ENFORCEMENT. 070. **Violations**. It shall be a violation of these rules for any owner or operator to: Fail to comply with a permit or authorization, or terms or conditions thereof; Fail to comply with applicable standards for water quality; Fail to comply with any permit application notification or filing requirement; Knowingly make any false statement, representation or certification in any application, report, document or record filed pursuant to these rules, or terms and conditions of an issued permit; Falsify, tamper with or knowingly render inaccurate any monitoring device or method required to be maintained or utilized by the terms and conditions of an issued permit; Fail to respond to any formal notification of a violation when a response is required; or Decommission a well in an unauthorized manner. Additional. It shall be a violation of these rules for any person to construct, operate, maintain, convert, plug, decommission or conduct any other activity in a manner which results or may result in the unauthorized injection of a hazardous waste or of a or radioactive waste by an injection well. Formal Notification. Formal notification of violations may be communicated to the owner or operator with a letter, a notice of violation, a compliance or enforcement order or other appropriate means. Enforcement. Violation of any of the provisions of the Injection Well Act (Chapter 39, Title 42, Idaho Code) or of any rule, regulation, standard or criteria pertaining to the Injection Well Act may result in the Director initiating an enforcement action as provided under Chapters 17 and 39, Title 42, Idaho Code. 070. CLASS V: CRITERIA AND STANDARDS. 01. Class V Shallow Injection Well Requirements. Authorization. As a condition of authorization, all owners or operators of shallow Class V injection wells, including improved sinkholes used for aquifer recharge, that dispose of nonhazardous and nonradioactive wastes are required to submit a Shallow Injection Well Inventory Form to the Department no later than thirty (30) days prior to commencement of construction for each new well or no later than thirty (30) days after the discovery of an existing injection well that has not previously been inventoried with the Department. Forms are available from any Department office or at the Department website at http://www.idwr.idaho.gov. State or local

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government entities shall submit the following inventory information for wells associated with highway and street

construction ar	d maintenance projects.	(3-18-22)
i.	Facility name and location; and	(3-18-22)
ii.	County in which the injection well(s) is (are) located; and	(3-18-22)
— iii.	Ownership of the well(s); and	(3-18-22)
iv.	Name, address and phone number of legal contact; and	(3-18-22)
v.	Type or function of the well(s); and	(3-18-22)
vi.	Number of wells of each type; and	(3-18-22)
vii.	Operational status of the well(s).	(3-18-22)
Department of	Inventory Fees. For shallow injection wells constructed after July 1, 1997, the Form shall be accompanied by a fee as specified in Section 42-3905, Idaho C Water Resources. State or local government entities are exempt from Shann filing fees for wells associated with highway and street construction and many	Code, payable to the llow Injection Well
	l other requirements of these rules.	(3-18-22)
beneficial use, well is owned and maintenan	ontamination of a USDW, or cause a violation of the ground water quality stathen Director shall require immediate cessation of the injection activity. Where or operated by an entity other than a state or local entity involved in highway and ce, the Director may authorize continued operation of the well through a pernulations of acceptable operation.	a Class V injection d street construction
	Permanent Decommission. Owners or operators of shallow injection wells sha thirty (30) days prior to permanent decommissioning of any shallow injection g shall be accomplished in accordance with procedures approved by the Directo	on well. Permanent
agencies, inclu to inventory, n of ground wate or local govern	Inter-Agency Cooperation. The Department may seek the assistance of ding cities and counties, health districts, highway districts, and other departments nonitor and inspect shallow injection wells, where local assistance is needed to per quality, and where injection well operation overlaps with water quality concerning entities. Assistance is to be negotiated through a memorandum of undersid the local entity, agency, or department, and is subject to the approval of the Direction well.	of state government prevent deterioration rns of other agencies tanding between the
02 .	Class V Deep Injection Well Requirements.	(3-18-22)
a.	Application Requirements.	(3-18-22)
i.	No person shall continue to maintain or use an unauthorized injection well af on 42-3903, Idaho Code, unless a permit therefor has been issued by the Directo	
requiring a per given in Section requiring a per	rmit under Subsection 070.02 shall be constructed, modified or maintained after the 42-3903, Idaho Code, unless a permit therefor has been issued by the Director mit shall continue to be used after the expiration of the permit issued for such permit therefor has been received by the Director. All applications for permit therefor has been received by the Director.	er the effective date or. No injection well well unless another
ii.	— Each application for permit to construct, modify or maintain an injection well, accompanied by a filing fee as specified in Section 42-3905, Idaho Code, payaburces. For the purposes of these rules, all wells or groups of wells associated v	as required by these le to the Department
	e administered as one (1) "well" at the discretion of the Director.	(3-18-22)

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b.	Application Information Required. An applicant shall submit the following info	
	injection wells to be authorized by permit, unless the Director determines that it is	
whole or in par	t, and issues a written waiver to the applicant:	(3-18-22)
i.	Facility name and location;	(3-18-22)
ii.	Name, address and phone number of the well operator;	(3-18-22)
——————————————————————————————————————	Class, subclass and function of the injection well (see Section 035);	(3-18-22)
iv.	Latitude/longitude or legal description of the well location to the nearest ten (10) acr	re tract;
		(3-10-22)
v.	Ownership of the well;	(3-18-22)
vi.	County in which the injection well is located;	(3-18-22)
vii.	Construction information for the well;	(3-18-22)
viii.	Quantity and general character of the injected fluids;	(3-18-22)
ix.	Status of the well;	(3-18-22)
	A topographic map or aerial photograph extending one (1) mile beyond proper	
depicting:		(3-18-22)
(1)	Location of the injection well and associated facilities described in the application;	(3-18-22)
(2)	Locations of other injection wells;	(3-18-22)
(3)	Approximate drainage area, if applicable;	(3-18-22)
(4)	Hazardous waste facilities, if applicable;	(3-18-22)
(5)	All wells used to withdraw drinking water;	(3-18-22)
(6)	All other wells, springs and surface waters.	(3-18-22)
xi.	Distance and direction to nearest domestic well;	(3-18-22)
xii.	Depth to ground water; and	(3-18-22)
xiii.	Alternative methods of waste disposal.	(3-18-22)
	Additional Technology The Disease was a few Cillerian additional income	-ti f Cl
V injection wel	Additional Information. The Director may require the following additional inform ls to assess potential effects of injection:	(3-18-22)
	A topographic map showing locations of the following within a two (2) mile	
injection well:		(3-18-22)
(1)	All wells producing water;	(3-18-22)
(2)	All exploratory and test wells;	(3-18-22)
(3)	All other injection wells;	(3-18-22)

(4)	Surface waters (including man-made impoundments, canals and ditches);	(3-18-22)
(5)	Mines and quarries;	(3-18-22)
(6)	Residences;	(3-18-22)
(7)	Roads;	(3-18-22)
(8)	Bedrock outcrops; and	(3-18-22)
(9)	Faults and fractures.	(3-18-22)
ii.	Additional maps or aerial photographs of suitable scale to accurately depict the f	ollowing:
		(3-18-22)
(1)	Location and surface elevation of the injection well described in this permit;	(3-18-22)
(2)	Location and identification of all facilities within the property boundaries;	(3-18-22)
(3)	Locations of all wells penetrating the proposed injection zone or within a one	guarter (1/4) mile
(-)	injection well;	(3-18-22)
4.0		
	Maps and cross sections depicting all underground sources of drinking water	
	nits within a one-quarter (1/4) mile radius of the injection well, their position relati direction of water movement: local geologic structures; regional geologic setting.	(3-18-22)
Zone and the	ancoulon of water movement, focus geologic structures, regional geologic scame.	(5 10 22)
——iii.	A comprehensive report of the following information:	(3-18-22)
(1)	A tabulation of all wells penetrating the proposed injection zone, listing owner	lease holder and
	l identification (permit) number; size, weight, depth and cementing data for all strings	
	<u> </u>	(3-18-22)
(2)	Donate of the following of the first of	(2.10.22)
(2)	Description of the quality and quantity of fluids to be injected;	(3-18-22)
(3)	Geologic, hydrogeologic, and physical characteristics of the injection zone and c	onfining beds;
		(3-18-22)
(4)		(2.10.22)
(4)	Engineering data for the proposed injection well;	(3-18-22)
(5)	Proposed operating pressure;	(3-18-22)
(6)	A detailed evaluation of alternative disposal practices;	(3-18-22)
(7)		1 1 1
decommission	A plan of corrective action for wells penetrating the zone of injection, but not	properly sealed or (3-18-22)
decommission	incu, and	(3-10-22)
(8)	Contingency plans to cope with all shut-ins or well failures to prevent	the migration of
unacceptable	fluids into underground sources of drinking waters.	(3-18-22)
——iv	Name, address and phone number of person(s) or firm(s) supplying the teel	nical information
	ing the injection well;	(3-18-22)
8		, ,
v.	Proof that the applicant is financially responsible, through a performance	
appropriate in	neans, to decommission the injection well in a manner approved by the Director.	(3-18-22)

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	Other Information. The Director may require of any applicant such additional information as may
will not compl time as the ad-	o demonstrate that the proposed or existing injection well will not endanger a USDW. The Director ete the processing of an application for which additional information has been requested until such ditional information is supplied. The Director may return any incomplete application and will not uplication until such time as the application is received in complete form. (3-18-22)
03.	Application Processing. (3-18-22)
any complianc	Draft Permit. After all application information is received and evaluated, the Director will prepare or denial, which will include the application for permit, permit conditions or reasons for denial, and a schedules or monitoring requirements. In preparing the draft permit or denial, the Director shall flowing factors: (3-18-22)
i.	The availability of economic and practical alternative means of disposal; (3-18-22)
ii.	The application of best management practices to the facilities and/or area draining into the well; (3-18-22)
— iii. contaminants ii	The availability of economical, practical means of treating or otherwise reducing the amount of a the injected fluids; (3-18-22)
iv.	The quality of the receiving ground water, its category, its present and future beneficial uses or surface water; (3-18-22)
v.	The location of the injection well with respect to drinking water supply wells; and (3-18-22)
vi.	Compliance with the IDAPA 58.01.11, "Ground Water Quality Rule." (3-18-22)
modify a Class which the well public and gov	Public Notice. The Director will provide public notice of any draft permit to construct, maintain or V injection well by means of a legal notice in a newspaper of general circulation in the county in is located. The Director may give additional notice as necessary to adequately inform the interested ernmental agencies. There shall be a period of at least thirty (30) days following publication for any on to submit written comments and to request a fact-finding hearing. The hearing will be held by the need necessary. (3-18-22)
e.	Review by the Directors of Other State Agencies. The Directors of other state agencies, as the Director, shall be provided the opportunity to review and comment on draft permits. Comments ted to the Director within thirty (30) days of the public or legal notice. (3-18-22)
d.	Open-Loop Heat Pump Return Wells (Subclass 5A7). (3-18-22)
disposal of hea to a recurring specified in Se from the draft p	An open-loop heat pump return well greater than eighteen (18) feet in depth to be used solely for t pump water at a rate not exceeding fifty (50) gpm does not require a draft permit and is not subject permit cycle, however, registration of the well with the Department and submittal of a filing fee as ction 42-3905, Idaho Code is required. The Director reserves the right to override the exemptions permit and permit cycle requirements. (3-18-22)
disposal of hea	An open-loop heat pump return well greater than eighteen (18) feet in depth to be used solely for t pump return water at a rate exceeding fifty (50) gpm is subject to the requirements of Subsections .03 of these rules. (3-18-22)
of the injection regular mail to	Fact-Finding Hearings. At the Director's discretion, or upon motion of any interested individual, ny elect to hold a fact-finding hearing. Said hearing will be held at a location in the geographical area well. Notice of said hearing will be provided at least thirty (30) days in advance of the hearing by the applicant and to the person or persons requesting the hearing. Public notice of the fact finding a made by means of press release to a newspaper of general circulation in the county of the

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	The Director's Action On Draft Permits and Duration Of Approved Pern	nts. The role of the
Director 13 to	determine whether or not the injection wells and their respective owners	
compliance v	rith the intent of these rules, thus protecting the ground waters of the state as	gainst unreasonab
contamination	or deterioration of quality and preserving them for diversion to beneficial uses.	(3-18-2)
a.	Consideration. The Director will consider the following factors in taking fi	nal action on dra
permits:		(3-18-22
i.	The likelihood and consequences of the injection well system failing;	(3-18-2
ii.	The long term effects of such disposal or storage;	(3-18-2
iii.	The recommendations and related justifications of the Directors of other sta	
public;		(3-18-22
iv.	The potential for violation of ground water quality standards at the point of ir	ijection or the poi
of beneficial t	ise; and	(3-18-22
v.	Compliance with the Idaho Ground Water Quality Plan.	(3-18-22
h.	Issuance of Permit. After considering the draft permit for construction	
	and all matters relating thereto, the Director shall issue a permit if the standard	
	10.05 will be met and USDW's will not otherwise be unreasonably affected. If the	
	and criteria cannot be met or that ground water sources cannot otherwise	
unreasonable		
	contamination at all times, the draft permit may be denied or a permit may be iss	
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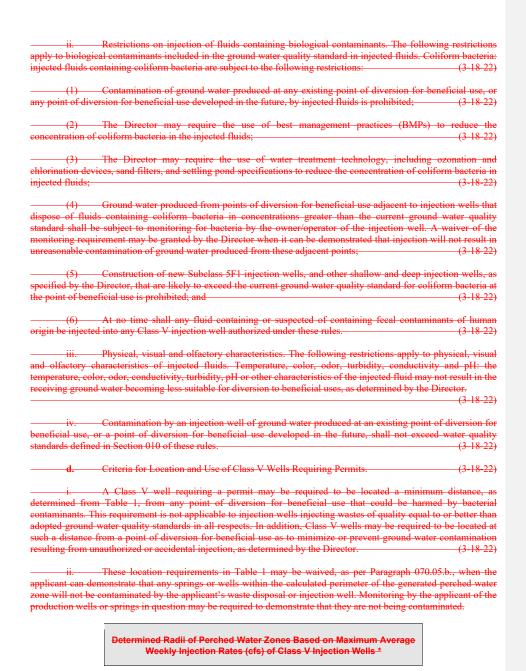
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vi.	When construction or modification of an injection well has been completed, th	e owner or operator
shall inform th	e Director of completion on a form provided by the Department.	(3-18-22)
vii.	A sampling port shall be provided if the injection well system is enclosed.	(3-18-22)
viii.	All new injection wells constructed into alluvial formations shall have a min	imum ten (10) foot
separation from	n the bottom of the well and seasonal high ground water.	(3-18-22)
(1)	Injection wells installed into fractured basalt are exempt from separation distan	ces. (3-18-22)
(2)	The Director may reduce separation distance requirements if the quality of	•
improved thro	ugh additional treatment or BMPs.	(3-18-22)
(3) this section.	Heat pump return wells (sub-class 5A7) are exempt from the separation dista	ince requirement of (3-18-22)
<u>е.</u>	Operational Conditions.	(3-18-22)
i.	The injection well shall not be used until the construction, operation	and maintenance
requirements	of the permit are met and provisions are made for any required inspection, mo	nitoring and record
keeping.		(3-18-22)
into a present	Injection of any contaminant at concentrations exceeding the standards set in or future drinking or other ground water source that may cause a health hazard or	
	l protected use is prohibited.	(3-18-22)
— iii.	The injection well owner or operator shall develop approved procedures to dete	ect constructional or
operational fai	lure in a timely fashion, and shall have contingency plans to cope with the well fail	
iv.	Authorized representatives of the Department shall be allowed to enter, inspect	and/or sample:
		(3-18-22)
(1)	The injection well and related facilities;	(3-18-22)
(2)	The owner or operator's records of the injection operation;	(3-18-22)
(3)	Monitoring instrumentation associated with the injection operation; and	(3-18-22)
(4)	The injected fluids.	(3-18-22)
v.	The injection facilities shall be operated and maintained to achieve compliance	with all terms and
conditions of t		(3-18-22)
(1)	Proper operation and maintenance includes effective performance, adequate	funding, operator
staffing and procedures;	training, and adequate laboratory and process controls, including appropriate	quality assurance (3-18-22)
		, ,
or terminate in	If compliance cannot be met, the owner shall take corrective action as determi jection.	ned by the Director (3-18-22)
vi.	The owner shall mitigate any adverse effects resulting from non-compliance	
conditions of t	he permit.	(3-18-22)
	If the injection well was constructed prior to issuance of the permit, the well s	
compliance wi	th the terms and conditions of the permit in accordance with the schedule of comp	liance issued by the

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Director.	(3-18-22)
viii. The permit shall not convey any property rights.	(3-18-22)
f. Conditions of Permanent Decommissioning.	(3-18-22)
i. Notice of intent to permanently decommission a well shall be submitted to than thirty (30) days prior to commencement of the decommissioning activity.	he Director not less
	,
ii. The method of permanent decommissioning for all injection wells shall b Director prior to commencement of the decommissioning activity.	e approved by the (3-18-22)
iii. Notice of completion of permanent decommission shall be submitted to the D (30) days of completion.	irector within thirty (3-18-22)
	,
iv. All deep injection wells that are to be permanently decommissioned shaccordance with current Well Construction Standards.	(3-18-22)
v. Following permanent cessation of use, or where an injection well is not com	pleted, the Director
shall be notified. Decommissioning procedures or other action, as prescribed by the Director, shall	11 be conducted. (3-18-22)
vi. The injection well owner or operator has the responsibility to insure that the in	viection operation is
decommissioned as prescribed.	(3-18-22)
g. Duration of Approved Permits. The length of time that a permit may be in effective.	et for Class V wells
requiring permits shall not exceed ten (10) years.	(3-18-22)
— 05. Standards For The Quality of Injected Fluids and Criteria For Location at	nd Use. (3-18-22)
a. General. These standards, which are minimum standards that are to be adhe injection wells and shallow injection wells requiring permits and rule authorized wells not reconsidered on the premise that if the injected fluids meet ground water quality standards for phyradiological contaminants, and if ground water produced from adjacent points of diversion for bethe water quality standards as defined in Section 010 of these rules, then that aquifer will unreasonable contamination and will be preserved for diversion to beneficial uses. The Direct when it is deemed necessary, require specific injection wells to be constructed and operated additional requirements, such as best management practices (BMPs), so as to protect the ground deterioration and preserve it for diversion to beneficial use.	quiring permits, are sical, chemical and beneficial use meets be protected from ctor may, however, in compliance with
b. Waivers. A waiver of one (1) or more standards may be granted by the D demonstrated by the applicant that the contaminants in injected fluid will not endanger a ground and the contaminants of the contami	nd water source for (3-18-22)
any present or future beneficial use.	(3-10-22)
e. Standards for Quality of Fluids Injected into Class V Wells.	(3-18-22)
i. Ground water quality standards for chemical and radiological contaminants After the effective date of these standards, the following limits shall not be exceeded in injected when such fluids will or are likely to reach a USDW:	d fluids from a well
(1) Chemical contaminants. The concentration of each chemical contaminant in	
shall not exceed the ground water quality standard for that chemical contaminant, or the concontaminant in the receiving water, whichever requirement is less stringent; and	
(2) Radiological contaminants. Radiological levels of the injected fluids shall not specified by the ground water quality standards.	exceed those levels (3-18-22)

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Injection (cfs)	Radius of Generated Perched Water Zone (ft)
0-0.20	800
0.20 - 0.60	1,400
0.61 - 1.00	1,800
1.01 - 2.00	2,500
2.01 - 3.00	3,000
3.01 - 4.00	3,500
4.01 - 5.00	4,000
Greater than 5.00	As determined by the Director

e. Standards for the Quality of Fluids Injected by Subclass 5A7 Wells (Open-Loop Hereurn). i. The quality of fluids injected by a Subclass 5A7 injection well shall comply with ground the production of the prod	(3-18-22) and water
Return). i. The quality of fluids injected by a Subclass 5A7 injection well shall comply with group of the shall comply wit	(3-18-22) and water ver is less
Return). i. The quality of fluids injected by a Subclass 5A7 injection well shall comply with group of the shall comply wit	(3-18-22) and water ver is less
i. The quality of fluids injected by a Subclass 5A7 injection well shall comply with ground in the shall comply with ground in	und water
	er is less
	er is less
quality standards or shall be equal to the quality of the ground water source to the heat pump, whichever	(2 18 22)
stringent.	(3-10-22)
ii. If the quality of the ground water source does not meet ground water quality stand	lards the
	(3-18-22)
injected finish of remained to the remaining the ground which source	(5 10 22)
iii. The temperature of the injected fluids shall not impair the designated beneficial us	es of the
	(3-18-22)
iv. All Rule authorized Injection Wells shall conform to the ground water quality standar	
point of injection and not cause any water quality standards to be violated at any point of beneficial use.	(3-18-22)
- 06. Monitoring, Record Keeping and Reporting Requirements. The Director mar	v require
monitoring, record keeping and reporting by any owner or operator if the Director finds that the well may	
affect a ground water source or is injecting a contaminant that could have an unacceptable effect upon the	quality of
	(3-18-22)
W. S. C.	(2.10.22)
a. Monitoring.	(3-18-22)
i. Any injection authorized by the Director shall be subject to monitoring and record	l keening
requirements as conditions of the permit. Such conditions may require the installation, use and mainte	
monitoring equipment or methods. The Director may require where appropriate, but is not limited to, the fo	
	(3-18-22)
(1) Monitoring of injection pressures and pressures in the annular space between easings;	(3-18-22)
(1) Wountering of injection pressures and pressures in the annular space between easings,	(3-10 -22)
— (2) Flow rate and volumes;	(3-18-22)
(-)	(2 23 22)

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	Analysis of quality of the injected fluids for contaminants that are subject to lire the conditions of the permit; or contaminants which the Director determines could	
	ect on the quality of the ground waters of the state, and which the Director has reason to	
in the injected fl	uids;	(3-18-22)
	Monitoring of ground water through special monitoring wells or existing points of di- the zone of influence as determined by the Director;	
(5)	A demonstration of the integrity of the easing, tubing or seal of the injection well.	(3-18-22)
	The frequency of required monitoring shall be specified in the permit when issued, excime may, in writing, require additional monitoring and reporting.	ept that the (3-18-22)
	All monitoring tests and analysis required by permit conditions shall be performed ory or other laboratory approved by the Director.	in a state (3-18-22)
	Any field instrumentation used to gather data, when specified as a condition of the perm Director to be tested and maintained in such a manner as to ensure the accuracy of the data	
v. monitoring activ	All samples and measurements taken for the purpose of monitoring shall be represented ity and fluids injected.	(3-18-22)
b.	Record Keeping. The permittee shall maintain records of all monitoring activities to incl	ude: (3-18-22)
i.	Date, time and exact place of sampling;	(3-18-22)
ii.	Person or firm performing analysis;	(3-18-22)
——iii.	Date of analysis, analytical methods used and results of analysis;	(3-18-22)
iv.	Calibration and maintenance of all monitoring instruments; and	(3-18-22)
v.	All original tapes, strip charts or other data from continuous or automated monitoring in	struments.
е.	Reporting.	(3-18-22)
	Monitoring results obtained by the permittee pursuant to the monitoring requirements shall be reported to the Director as required by permit conditions.	prescribed (3-18-22)
ii.	The Director shall be notified in writing by the permittee within five (5) days after the terms and conditions of the permit. If the injection activity endangers human health or	discovery a public or
	supply, use of the injection well shall be immediately discontinued and the owner or ope ify the Director. Notification shall contain the following information:	erator shall (3-18-22)
(1)	A description of the violation and its cause;	(3-18-22)
	The duration of the violation, including dates and times; if not corrected or use of earticipated time of correction; and	f the well (3-18-22)
(3)	Steps being taken to reduce, eliminate and prevent recurrence of the injection.	(3-18-22)
application or re	Where the owner or operator becomes aware of failure to submit any relevant facts in port to the Director, that person shall promptly submit such facts or information.	

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iv.	The permittee shall furnish the Director, within a time specified by the Di- tor may request to determine compliance with the permit.	rector, any information (3-18-22)
v.	All applications for permits, notices and reports submitted to the Direct	for shall be signed and (3-18-22)
vi.	The Director shall be notified in writing of planned physical alterations or rmitted injection well operation.	additions to any facility (3-18-22)
vii.	Additional information to be reported to the Director in writing:	(3-18-22)
(1)	Transfer of ownership;	(3-18-22)
(2)	Any change in operational status not previously reported;	(3-18-22)
(3)	Any anticipated noncompliance; and	(3-18-22)
(4) assigned to this	Reports of progress toward meeting the requirements of any compliand permit.	e schedule attached or (3-18-22)
	Permit Assignable. Permits may be assignable to a new owner or operator or operator, within thirty (30) days of the change, notifies the Director of or shall be responsible for complying with the terms and conditions of the poes place.	such change. The new

071. -- 999. (RESERVED)

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