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Geologic Carbon Storage Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Christine F. Watkins

Senate Sponsor: Ronald M. Winterton

LONG TITLE	
General Description:	
This bill addresses violations related to geologic carbon storage.	
Highlighted Provisions:	
This bill:	
 defines terms; 	
 clarifies that the Board of Oil, Gas, and Mining (board) has enforcement authori 	ty over
Class VI injection wells upon receiving primacy from the Environmental Protection	
Agency;	
 provides for civil and criminal penalties for violations established by the board a 	and the
Division of Oil, Gas, and Mining (division);	
 requires the board and the division to bring an enforcement action within two ye 	ars of
discovering a violation; and	
 makes technical and conforming changes. 	
Money Appropriated in this Bill:	
None	
Other Special Clauses:	
None	
Utah Code Sections Affected:	
AMENDS:	
40-11-3, as last amended by Laws of Utah 2024, Chapter 79	
ENACTS:	
40-11-24 , Utah Code Annotated 1953	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 40-11-3 is amended to read:	
40-11-3 . Board authority Rulemaking authority.	

30 (1) The board and the division have jurisdiction over all persons and property necessary to

H.B. 352

02-20 15:48

31	enforce this chapter.
32	(2) To enforce this chapter, the board shall make rules in accordance with Title 63G,
33	Chapter 3, Utah Administrative Rulemaking Act, including rules establishing penalties
34	for a violation of this chapter consistent with Section 40-11-24.
35	(3)(a) Subject to the granting of primacy by the Environmental Protection Agency under
36	the process required in 40 C.F.R. [Section] Sec. 145 and successful application for
37	primacy approval under Section 1425 of the Safe Drinking Water Act, the board and
38	the division have:
39	[(a)] (i) exclusive jurisdiction in the state over Class VI injection wells located in the
40	state on nonfederal lands; and
41	[(b)] (ii) cooperative jurisdiction in the state over Class VI injection wells located in
42	the state on federal lands.
43	(b) If the board receives primacy as described in Subsection (3)(a), the board may adopt,
44	modify, repeal, and enforce procedural requirements described in 40 C.F.R. Sec.
45	145.13 to maintain the enforcement authority required for primacy over Class VI
46	injection wells.
47	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
48	board may make rules to implement the procedural requirements described in
49	Subsection (3)(b).
50	(4) The board shall establish fees in accordance with Section 63J-1-504, in an amount to
51	pay the costs to the board and division of:
52	(a) the permitting process;
53	(b) the regulation of the construction, operation, and pre-closure activities of the storage
54	facility;
55	(c) the monitoring and management of closed storage facilities; and
56	(d) administering the fund.
57	(5) In addition to a fee imposed under Subsection (4), the board, in accordance with Section
58	63J-1-504:
59	(a) may impose fees under Section 40-11-20; and
60	(b) shall impose a fee under Section 40-11-21.
61	Section 2. Section 40-11-24 is enacted to read:
62	<u>40-11-24</u> . Criminal and civil violations Penalties Enforcement Emergency
63	order.
64	(1) As used in this section:

02-20 15:48

65	(a) "Knowingly" means the same as that term is defined in Section 76-2-103.
66	(b)(i) "Person" means an individual, corporation, business trust, estate, trust,
67	partnership, limited liability company, association, joint venture, public
68	corporation, or any other legal or commercial entity.
69	(ii) "Person" includes a director, officer, or agent of a legal or commercial entity.
70	(c) "Willfully" means the same as that term is defined in Section 76-2-103.
71	(2)(a) A person is guilty of a class B misdemeanor if the person knowingly or willfully:
72	(i) makes or causes to be made a false statement, representation, or certification in a
73	report, record, account, or memorandum required by this chapter or an order made
74	under this chapter;
75	(ii) omits or causes to be omitted a full, true, and correct entry from a report, record,
76	account, or memorandum required by this chapter or an order made under this
77	chapter;
78	(iii) omits or causes to be omitted a statement, representation, or certification in an
79	application, record, report, plan, or other document required by this chapter or an
80	order made under this chapter;
81	(iv) removes from this state or destroys, alters, or falsifies a report, record, account,
82	or memorandum required by this chapter or an order made under this chapter; or
83	(v) violates this chapter or a permit, rule, or order made under this chapter.
84	(b) Each day that a violation under Subsection (2)(a) continues is a separate violation.
85	(c) Upon conviction, each violation is subject to a fine of \$5,000.
86	(3)(a) The board or division may impose an administrative penalty by the process
87	described in Subsection 40-6-11(4) on a person that violates this chapter or a permit,
88	rule, or order made under this chapter.
89	(b) The board or division may only impose an administrative penalty or initiate a civil
90	action on a person that violates this chapter within two years after the day on which
91	the board or division discovers the violation.
92	(4)(a) The board or division may issue written notice to a person that the board or
93	division determines is in violation of this chapter.
94	(b) The written notice described in Subsection (4)(a) shall include:
95	(i) the provision of this chapter that the board or division alleges the person to have
96	violated;
97	(ii) the facts alleged to constitute the violation; and
98	(iii) an order for the person to take necessary corrective action no later than 45 days

99	after the day of receipt of the written notice.
100	(c) The board or division may bring a civil action for injunctive relief and enforcement
101	of this chapter if a violation continues after the 45-day period described in Subsection
102	<u>(4)(b)(iii).</u>
103	(5) If the director determines that a violation of this chapter presents an immediate threat to
104	the public health or welfare, the director may issue an emergency order in accordance
105	with Title 63G, Chapter 4, Administrative Procedures Act.
106	Section 3. Effective Date.
107	This bill takes effect on May 7, 2025.