### Introduction

This revised response to comments is issued in accordance with Section 124.17(a), (b), and (c) of Title 40 of the Code of Federal Regulations (40 C.F.R. § 124.17(a), (b), and (c)), which require that at the time any final United States Environmental Protection Agency (EPA) permit decision is issued, the Agency shall: (1) briefly describe and respond to all significant comments on the draft permit decision raised during the public comment period; (2) specify which provisions, if any, of the draft decision have been changed and the reasons for the change; (3) include in the administrative record any documents cited in the response to comments; and (4) make the response to comments available to the public.

The original response to comments and final Permit No. MI-035-2R-0034 were issued by EPA on July 3, 2018. The final permit was appealed to the Environmental Appeals Board (EAB) on August 10, 2018. The EAB issued a decision on April 29, 2019, with an order remanding in part and denying review in part; specifically, EPA was directed to "demonstrate that the Region considered and responded to all significant comments" (EAB April 29, 2019 Decision at p. 12) and to correct deficiencies regarding its responses to Comment #20 ("Low income population of the well site area should be factored into permit decision"), #24 ("Well casing failures"), #25 ("Structural failures inside injection wells are common"), and #26 ("Please protect the water supply"). The revised responses to the comments referenced above are incorporated into this document. The abbreviation "RTC" used in citations refers to this revised Response To Comments document.

#### Background

On February 10, 2017, EPA issued a draft Class II permit to inject fresh water for the purpose of enhanced oil recovery (Permit Number MI-035-2R-0034) to Muskegon Development Company for its Holcomb 1-22 well, and invited public comment. The public comment period ended March 15, 2017. Public comments were received indicative of significant interest in the draft permit, and EPA scheduled and held a public meeting and public hearing at Clare High School, in Clare, Michigan, on July 25, 2017. Following the public hearing, EPA extended the July 28 deadline for comments to August 18, 2017. The comments compiled include those received from the first comment period (February 10 to March 15, 2017), the July 25, 2017 public hearing (from the court reporter transcript), and the second comment period (June 21 to August 18, 2017). The first comment period lasted 34 days and the second comment period lasted 59 days, for a total of 93 days.

#### **General and Out of Scope Comments**

EPA regulations at 40 C.F.R. Parts 144 and 146 state the requirements and standards that a permit applicant must meet to have an Underground Injection Control (UIC) permit application approved. These regulations define the general scope of EPA's authority and review process, which include standards for geologic siting, well engineering, operation and monitoring, and plugging and abandonment of deep injection wells.

EPA received many comments directed at matters outside the scope of the UIC Program's purview. EPA is not responding to the following comments because they do not relate to the UIC permit process, or to geologic siting, well engineering, operation and monitoring standards, or plugging and abandonment of the proposed secondary recovery well. These general comments are listed below without response. Specific comments that address topics that are relevant to this permitting decision,

with responses, follow in subsequent sections. Although EPA is not responding to general statements of support and opposition to the permit individually, it did consider them in making the decision to issue the final permit.

The comments in the "out of scope" category focus on topics including:

- a. Fresh water should not be withdrawn at an unlimited rate because it may lower water levels in private wells
- b. Fresh water should not be withdrawn at an unlimited rate because it may deplete the aquifer
- c. Fresh water should not be withdrawn at an unlimited rate because it may cause earthquakes
- d. Will Muskegon Development Company pay for regular water testing for nearby residents?
- e. Will Muskegon Development Company pay for fair market compensation or purchase of polluted property?
- f. Increased truck traffic associated with well operations
- g. UIC regulations governing construction are insufficient to protect drinking water
- h. The well is not needed; oil prices are cheap
- i. Legal disputes involving other wells
- j. Inaccuracies in the permit application (commenters confused the 2008 state oil well permit application with the federal injection well permit application)
- k. Oil and gas wells have a history of failure in Pennsylvania
- 1. Gulf oil wells have a history of failure
- m. Fracking wells can lead to contamination and earthquakes
- n. Location of injection well in residential area is questionable
- o. Hydrogen sulfide gas emissions

EPA received extensive comments that were "in scope" of the UIC Program's purview:

- 1. Request for public hearing
- 2. Public hearing notification procedures were flawed
- 3. Request for time extension for public comments following hearing
- 4. Request for a second public hearing
- 5. Ground water contamination
- 6. Leak accident response
- 7. Muskegon Development Company providing fresh water samples and any additives
- 8. Nature of chemicals in injected waste
- 9. Maximum injection pressure calculation
- 10. Well design and construction inadequate to protect Underground Sources of Drinking Water (USDW's)
- 11. Area of Review not sufficiently protective of USDW's
- 12. Surface casing is not deep enough to protect USDW's
- 13. Fresh water should not be used for injection in lieu of brine
- 14. Self-monitoring of injection wells is inadequate
- 15. Excessive injection into wells can cause earthquakes
- 16. Injection wells can drain the aquifer and cause earthquakes
- 17. Earthquake hazards from injection wells

- 18. EPA must address permitted and unmonitored injection wells
- 19. There may be orphaned wells within the Area of Review that were omitted from the permit application
- 20. Low income population of the well site area should be factored into permit decision
- 21. Risk of water pollution at the well
- 22. Radioactivity of injectate
- 23. Injection well failure rate
- 24. Well casing failures
- 25. Structural failures inside injection wells are common
- 26. Please protect the water supply
- 27. There is insufficient information in the permit application to support a permit decision

### **Request for public hearing**

**Comment #1:** Our community would appreciate the questions we have, be directly answered by Muskegon in a public forum: that they will agree to have Muskegon Development Company, available to answer our questions/concerns, along with experts from the EPA. These are vital issues that could impact our community, our environment in the near future and in generations to come.

**Response #1:** A public meeting and public hearing regarding this proposed permit were held by EPA staff at Clare High School on July 25, 2017. EPA staff gave a presentation regarding the permit and answered questions during the public meeting, followed by the public hearing, where EPA received (but did not reply to) oral and written comments from the audience. Under the regulations governing public hearings for Underground Injection Control ('UIC') Permits (40 C.F.R. Part 124), the permit applicant, Muskegon Development Company, was not required to be present nor answer questions.

#### Public hearing notification procedures were flawed

**Comment #2:** This meeting would have had many more citizens attend if the EPA had released accurate date, time, and meeting location of this meeting, but the Clare County Review shared that it would be on Thursday (instead of Tuesday), at Clare Middle School (instead of the high school). Even the EPA web site and your handout at the meeting listed the wrong meeting date. The public deserves to know about this permit and be informed, but so do the people who depend on this aquifer, and those people reside more in northern Clare County and Gladwin County. The Township Supervisor stated the Township Hall would have been the perfect location. Why was the meeting held in the City of Clare, 26 miles away from the area affected by the injection well?

**Response #2:** EPA held a public hearing on July 25, 2017 for the draft permit for the proposed Holcomb 1-22 injection well. The public comment period that EPA established coincident with the public hearing was originally to conclude on Friday, July 28, 2017. EPA subsequently extended the public comment period on the draft permit to August 18, 2017. EPA took this action under 40 C.F.R. §§ 124.10 and 124.12(c) due to an error in the notice for the public hearing that certain parties received via the U.S. Postal Service. In that notice, EPA erroneously identified July 25, 2017 as a

Thursday instead of a Tuesday. The hearing took place on Tuesday, July 25, 2017. The notice that EPA published in the Clare County Review and on the EPA web site identified the correct day of the week for the hearing and Clare High School as the location. On the evening of the hearing, it was discovered that the address published in the Fact Sheet was the mailing address, which differed from the physical address of Clare High School; EPA placed signs outside to direct people to the proper location. EPA's selection of Clare High School as the venue was determined by the limited availability of a suitably large local meeting hall to hold the public hearing.

#### Request for time extension for public comments following hearing

**Comment #3:** I ask that you consider extending the public comment period, that you hold a public hearing at the Hamilton Township Hall, that you publish the correction information on the notice to citizens and publish it in the Clare County Cleaver as well as cc: to the Hamilton Township Board and Zoning & Coding Officer (he was not aware of this at all). Another paper "more local" is the Gladwin Record Eagle out of Gladwin, MI. I also ask that a representative specialized in water matters from our District DEQ office in Saginaw is present.

**Response #3:** Subsequent to the hearing, EPA extended the public comment period on the draft permit to August 18, 2017. EPA took this action under 40 C.F.R. §§ 124.10 and 124.12(c) due to an error in the notice for the public hearing that certain parties received via the U.S. Postal Service. In that notice, EPA erroneously identified July 25, 2017 as a Thursday instead of a Tuesday. The hearing took place on Tuesday, July 25, 2017. The notice that EPA published in the Clare County Review and on the EPA web site identified the correct day of the week for the hearing.

### Request for a second public hearing

**Comment #4**: I demand a new public hearing on this matter on the grounds that the previous public hearing was improperly noticed and held at an inconvenient and at a location outside of Hamilton Township. I would like to also note that Hamilton Township is a rural community, one in which many residents lack reliable transportation or the ability or time to travel extra distance for a permit hearing. Therefore, I would like to request that the new public hearing be held in Hamilton Township.

**Response #4:** EPA held a public hearing on July 25, 2017 for the draft permit for the Holcomb 1-22 injection well. The public comment period that EPA established coincident with the public hearing was originally to conclude on Friday, July 28, 2017. EPA subsequently extended the public comment period on the draft permit to August 18, 2017. EPA took this action under 40 C.F.R. §§ 124.10 and 124.12(c) due to an error in the notice for the public hearing that certain parties received via the U.S. Postal Service. In that notice, EPA erroneously identified July 25, 2017 as a Thursday instead of a Tuesday. The hearing took place on Tuesday, July 25, 2017. The notice that EPA published in the Clare County Review and on the EPA web site identified the correct day of the week for the hearing. EPA's selection of Clare High School as the venue was determined by the limited availability of a suitably large local meeting hall to hold the public hearing.

### Ground water contamination

**Comment #5:** Injection and waste migration: Once wastewater is underground, there are few ways to track how far it goes, how quickly, or where it winds up, raising concerns that it may migrate upward back to the surface. The hard data that does exist comes from well inspections conducted by federal and state regulators, who can issue citations to operators for injecting illegally, for not maintaining wells, or for operating wells at unsafe pressures, yet the EPA has acknowledged that it has done very little with the data it collects. A 1987 General Accountability Office review tallied ten cases in which waste had migrated from Class 1 hazardous waste wells into underground aquifers. Two of those aquifers were considered potential drinking water sources. In 1989, the GAO reported 23 more cases in seven states where oil and gas injection wells had failed and polluted aquifers. After the findings, the federal government drafted more rules aimed at strengthening the injection program. The government outlawed certain types of wells above or near drinking water aquifers, mandating that most industrial waste be injected deeper. In response, the energy industry lobbied and won a critical change in the federal government's legal definition of waste: Since 1988, all material resulting from the oil and gas drilling process is considered non-hazardous, regardless of its content or toxicity, making it subject to less strict standards than hazardous waste (Class I wells).

**Response #5:** The proposed permit allows only the injection of fresh water for enhanced oil recovery; injection of any wastes for disposal is prohibited. The proposed injection well will have multiple safeguards to prevent any leaks: multiple well casings (steel pipe), annulus fluid (surrounding the injection tubing), cement between the well casings, and a packer to seal off the well annulus. A thick (over 900 feet for this well) confining zone of impermeable rock lies above the injection zone. In the event of a well leak (loss of mechanical integrity), the permit specifies that Muskegon Development Company must cease injection to the well, and notify EPA within 24 hours of the incident. After repair of the leak(s), Muskegon Development Company must pressure test the well, pass a mechanical integrity test, transmit the test results to and request permission from EPA for written authorization to resume injection.

#### Leak accident response

**Comment #6:** In the event of a well leak or related accident, will Muskegon Development Company please outline the local safety procedures.

**Response #6:** In the event of a well leak, the permit specifies that Muskegon Development Company must cease injection to the well, and notify EPA within 24 hours of the incident. After repair of the leak(s), Muskegon must pressure test the well, pass a Mechanical Integrity Test, transmit the test results to and request permission from EPA for written authorization to resume injection.

#### Muskegon Development Company providing fresh water samples and any additives

**Comment #7:** Would Muskegon Development Company agree to provide "fresh water" samples used in the drilling process and disclose any additives?

**Response #7:** The Holcomb 1-22 well was drilled in 2008, and is still currently in use for oil production. After the well is converted for injection, the conditions of the permit take effect, and require Muskegon Development Company to inject only fresh water, drawn from the local aquifer, into the well; no additives or other fluids are allowed by the permit.

#### Nature of chemicals in injected waste

**Comment #8:** It is our understanding that the purpose of the permit is to inject fluid (displaced chemicals & brine waste) 2651 feet below the surface. Please disclose the "chemicals used and the effect of them being displaced" in the injection well waste disposal process.

**Response #8:** The proposed injection well permit only allows fresh water to be injected into the Holcomb 1-22 well for enhanced oil recovery, not for waste disposal. No chemicals, brine waste or any other substances are authorized for injection into the well.

### Maximum injection pressure calculation

**Comment #9**: Explain how the injection pressure was selected, its depth into the rock and why it is safe. We have concerns that the injection pressure might induce formation fracturing and allow migration of the disposed waste into our aquifers and lakes.

**Response #9:** The limitation on wellhead pressure serves to prevent confining-formation fracturing, calculated using the following formula:

### [{1.112 psi/ft. - (0.433 psi/ft.) x (specific gravity)} x depth] - 14.7 psi

Where psi = pounds/square inch

The maximum injection pressure is dependent upon depth and the specific gravity of the injected fluid. The Richfield Formation of the Detroit River Group at 4948 feet was used as the depth and a specific gravity of 1.05 was used for the injected fluid. The fracture gradient of 1.112 psi/ft. was determined from an acid-fracture job from a nearby well. The confining formations overlying the injection zone and underlying the underground source of drinking water consist of 922 feet of impermeable anydrite and salt. The maximum injection pressure was calculated to prevent the confining rock formation from fracturing.

### Well design and construction inadequate to protect USDW's

**Comment #10**: The permit applicant, Muskegon Development Company, and the EPA, have not sufficiently demonstrated that the proposed injection well will not endanger Underground Sources of Drinking Water (USDW) and may likely present a public nuisance. The proposed injection well and any nearby offset wells are not properly designed and constructed and may endanger USDWs.

**Response #10:** EPA's technical review of the permit application included analysis of the engineering design of the injection well and cement plugs, evaluation of the site geology to determine the depth of the USDW and the suitability of the rock formation(s) for injection, calculation of the maximum injection pressure, and a search for and evaluation of any operating or plugged wells within the Area of Review (AOR) that penetrate the injection zone, to assure that USDWs are protected.

### Area of Review not sufficiently protective of USDW's

**Comment #11**: The described Area of Review ("AoR") evaluation is not sufficient and neither the applicant nor EPA has demonstrated that the proposed fixed radius, assuming there is one, is appropriate to protect USDWs. The draft permit lists one (1) plugged and abandoned well within the 1/4-mile radius of the Area of Review (AOR). However, the MDEQ GeoWebFace map shows a plugged and abandoned well just north of the west edge of Decker Lake. This well appears to be within <sup>1</sup>/<sub>4</sub> mile of the Holcomb 1-22 well. If it is not, it is beyond 1/4 mile by just a few feet, and given the extremely small radius of the area of review (AOR) that a permit applicant must address, it would be in keeping with the spirit of the law to include this well in the AOR as well.

**Response #11:** 40 C.F.R. § 147.1155 requires EPA to use a fixed radius AOR of no less than 1/4-mile for Class II wells in Michigan. EPA's technical review of the permit application included analysis of the engineering design of the injection well and cement plugs, evaluation of the site geology to determine the depth of the USDW and the suitability of the rock formation(s) for injection, calculation of the maximum injection pressure, and a search for and evaluation of any operating or plugged wells within the AOR that penetrate the injection zone, to assure that USDWs are protected.

Regarding the plugged and abandoned well just north of the west edge of Decker Lake, EPA has reviewed the available data on GeoWebFace and has identified the well to be the McKenna et al-4, a well drilled in 1944 to a depth of 3840 feet. The well proved to be a dry hole (non-oil producing) that was adequately plugged and abandoned. The McKenna et al-4 well did not penetrate the injection zone of the proposed Holcomb 1-22 well, and therefore would not serve as a conduit for the migration of fluids into the USDW.

#### Surface casing is not deep enough to protect USDW's

**Comment #12:** The draft permit should not be approved unless and until these deficiencies are addressed: Well Construction: Neither the applicant nor EPA has demonstrated that the surface casing extends below the base of the USDW and the production casing cement does not extend above the base of either the USDW or the surface casing. This means that a portion of the annular space adjacent to the USDW is uncemented. Leaving this annular space uncemented puts both the USDW and well integrity at risk. The top of the production casing cement does not appear to extend above the base of the surface casing. Failing to extend surface casing in any well to below the base of the lowest USDW puts those USDWs below the base of the surface casing at significant risk of contamination. Cross flow may occur between the USDW and other formations, potentially leading to contamination of the USDW. Leaving a potential flow zone uncemented can also result in over pressurization of the annulus and/or result in casing corrosion, both of which may lead to a well integrity failure, further putting drinking water at risk. Properly constructed wells typically have at least two barriers between USDWs and fluids contained in the well: 1) the surface casing and 2) the production casing. The American Petroleum Institute recommends that "surface casing be set at least 100 feet below the deepest USDW encountered while drilling the well. Both UIC Class I and Class VI well rules require surface casing to extend below the base of the lowest USDW, indicating that EPA clearly recognizes this as an important standard to protect ground water.

**Response #12:** Based upon the geological formation record obtained when the Holcomb 1-22 well was drilled for oil production, the USDW consists of the Glacial Drift, which extends from the surface to a depth of 464 feet. The surface casing and surface casing cement of the proposed injection well extends from the surface to 792 feet deep, which is 328 feet deeper than the bottom of the USDW, far exceeding 100 feet below the deepest USDW. The cemented portions of the annular space between the long string and intermediate well casings in the well extend from 2650' to 4082' - this cemented interval seals off the permeable rock formations known as the Traverse Formation (3034' to 3068'), Traverse Limestone (3068' to 3716') and Dundee Limestone (3782' to 4044'). Between 3034' and 1530', the formation record shows consecutive formations of impermeable shale, meaning that the depth interval between 2650' (top of the cement) and 1530' (top of the Coldwater Shale) consists of more than 1000 feet of impermeable rock acting as a barrier to potential upward migration of injected fluid. The depth interval between 1530' and 792' consists of shale and sandstone formations that are not USDWs. Underground injection wells are designed with multiple safeguards to prevent leaks from the well. Injection wells are constructed with multiple steel casings (pipe) cemented into place. Injection takes place through tubing located at the center of the innermost steel casing. A device called a packer seals off the bottom of the tubing, and the space between the innermost steel casing and tubing (annulus) is filled with a fluid containing a corrosion inhibitor. To assure that no leaking occurs in the well, the annulus space is tested after the well is completed and then re-tested periodically. If this test fails, the well is shut down immediately, and the cause of the leak is isolated and repaired. Once shut down, a successful pressure test must be demonstrated before EPA will allow the operator to resume well injection. Under the conditions of the permit, Muskegon Development is responsible for maintaining the well so that it works properly, and would be responsible for any contamination caused by any leaks. See 40 C.F.R. Part 146, Subpart C.

#### Fresh water should not be used for injection in lieu of brine

**Comment #13**: There is an issue regarding the level of ground water withdrawal for the purpose of oil production enhancement. Because there is no limitation, in essence there is no coordination with the aquifer that's going to provide the fresh water, so you basically are allowing the permittee to drain the aquifer. That shouldn't happen. That should be a violation of the Safe Water Drinking Act. The Safe Water Drinking Act says you are supposed to protect all of the aquifers from loss or contamination. In Michigan we have a little bit more than 4 million people who draw their water every day from an aquifer, and we need to protect them all as far as I'm concerned, and I know that's exactly what you want to do. So I do think you need to readjust the standard that you have for these -- this class of injection to consider the aquifer that is -- to consider where the fresh water is coming from. Well, frankly, you should not use fresh water. You should do what they do in EPA Region 10 or Region 9 or Region 8.

**Response #13:** There is no prohibition in the Safe Drinking Water Act (SDWA) or UIC regulations to using fresh water or ground water for injection to enhance recovery of oil or natural gas. The SDWA does not restrict the withdrawal of fresh water from an aquifer. The State of Michigan regulates ground water and the volume or rate of ground water withdrawal.

#### Self-monitoring of injection wells is inadequate

**Comment #14**: You are currently permitting wells, injection wells, in Michigan that you do not have a realistic expectation of being able to site monitor. We feel that is a violation of the Safe Drinking Water Act. We hope that EPA will suspend activities on permitting until such time as EPA has caught up with the backlog of unmonitored wells, which is quite substantial. The idea that a company would be allowed to provide its own data and studies for any part of the permit process is completely absurd. At no point in any permit application should a company be trusted to provide its own numbers. It is absurd to trust any business to self-regulate. Should problems occur, there is an obvious profit motive for negligence in monitoring, reporting, and even for taking corrective actions to address potential issues. It is appalling that the regulations of the permitting process leave the EPA and MDEQ to rely on data submitted by the permit applicant and that the EPA and MDEQ do not obtain and maintain their own data.

**Response #14:** Self-monitoring under permit conditions has been well-established for decades and is the basis of compliance with most federal and state environmental protection statutes. Periodic environmental compliance inspections supplement regular self-monitoring data; permit violations are subject to enforcement action. Under federal law, there are criminal penalties for falsification of data and reports. Congress enacted the SDWA to protect USDWs from endangerment from underground injection practices, thereby protecting human health and the environment. The UIC regulations at 40 C.F.R. Parts 144 and 146 specify the geological siting, engineering, construction, and operation and monitoring requirements which injection wells must meet in order to prevent contamination of USDWs. Parties that wish to use an injection well must obtain a UIC permit showing that they satisfy those requirements. For the Holcomb 1-22 well permit, EPA has determined that there will be no

impact to the drinking water aquifer as a result of injection into this well. The next step in the protection of a USDW is for the permit holder to be in compliance with the permit, which includes monitoring and reporting requirements. EPA reviews monthly operating reports and reports on periodic testing. EPA inspections and oversight verify the accuracy of the facility's self-monitoring and reporting, and the facility is subject to penalties and sanctions for failure to comply with its obligations. In federal fiscal year 2017, EPA inspected 518 wells, reviewed 13,560 monitoring reports, witnessed 226 mechanical integrity tests, reviewed reports from 32 well mechanical integrity or geologic reservoir tests, and issued four information collection orders. Failure to comply fully with permit conditions is a violation and may subject an owner/operator to an action under the enforcement provisions of the SDWA, 42 U.S.C. § 300h-2. Violations of the SDWA and UIC regulations are subject to Administrative Orders which may include penalties of up to \$273,945, civil penalties of up to \$54,789 per day of violation and criminal penalties of up to 3 years imprisonment and fines in accordance with Title 18 of the United States Code.

#### Excessive injection into wells can cause earthquakes

**Comment #15**: With an unlimited injection of ground water into your Class II wells, you have not adjusted the maximum limitation, and you are, in fact, permitting earthquakes by doing that. It may take 40 or 50 or 100 years, but infinity will catch up with whatever is there and physics will take over and you will have an earthquake. So, EPA must redo that standard so that disposal wells do not have infinity. In March of 2016, the United States Geological Survey issued a major finding that injection wells can cause earthquakes. The EPA has not incorporated that finding into its injection well permitting activities. Considering the USGS finding, infinity is not a realistic or safe limit on injection well permits. It is imperative the EPA develop a safe and realistic limit for the total amount of wastes injected allowed by EPA for each permit. Until the infinity limit problem is addressed, the EPA cannot legally issue injection well permits without violating both the letter and spirit of the Safe Drinking Water Act.

**Response #15:** The UIC permit limits the injection pressure that can be used. According to historical data compiled by the U.S. Geological Survey (USGS), the Clare County area is considered a low risk area regarding earthquakes, with no instances of property damage or fatalities due to earthquakes. Of the five historic earthquakes cited by the USGS in their web site report on Michigan earthquake history, none were located near Clare County. An earthquake in Michigan registered a Richter magnitude of 4.2 on May 2, 2015, but the epicenter was located 9 miles southeast of Kalamazoo, about 125 miles away from Hamilton Township, Clare County, Michigan, where the site of the proposed Holcomb 1-22 well is located. The depths of the earthquakes were determined by geologists to be more than 19,000 feet below ground, far deeper than any existing Class II injection wells. Based upon this data, and using the EPA Injection-Induced Seismicity Decision Model flow chart, no seismicity concerns related to proposed injection into the Holcomb 1-22 well were identified.

### Injection wells can drain the aquifer and cause earthquakes

**Comment #16:** An earthquake of Richter Magnitude 4.2 occurred in Michigan during May of 2015. An earthquake easily can affect the confining strata within a 200 mile-plus area from the epicenter. Another problem with this well, and in particular, with the Class II wells, is that an infinity limitation on ground water withdrawal allows the permittee to drain the aquifer. The U.S. Geological Survey made a finding that injection wells do, in fact, cause earthquakes. If you live in Oklahoma, you don't have to wonder about that finding at all.

**Response #16:** EPA considered seismic risk as part of its technical review of the permit application. The May 2, 2015 earthquake epicenter was located about 125 miles away near Galesburg, Michigan, in Kalamazoo County with a Richter Magnitude of 4.2. News reports of surface damage were minimal. Upon technical review, no seismicity concerns related to proposed injection into the Holcomb 1-22 well were identified.

Studies have documented that certain injection wells in Oklahoma can cause earthquakes. However, there are a number of prerequisite factors that must exist: 1) excessively high injection pressures and fluid volumes, and 2) the existence of fault zones. The injection pressure and fluid volume for the proposed Holcomb 1-22 well, combined with the general lack of fault zones in the area, are an unlikely scenario for injection-induced earthquakes. Also, the geology of Michigan is very different than that of Oklahoma, and the studies from Oklahoma cannot reasonably be extrapolated to the proposed well site in Michigan.

### Earthquake hazards from injection wells

**Comment #17:** Earthquakes in Michigan were felt in the past few years. Core samples of the Holcomb well need to be taken to determine if there was any effect on the well casing integrity due to this seismic activity. Given that the USGS has found that injection wells do in fact cause earthquakes, EPA needs to take the entirety of Michigan's existing oil and gas wells and injection wells into account, and do a complete survey of orphan wells and their conditions, before issuing any new injection well permits.

**Response #17:** EPA considered seismic risk as part of its technical review of the permit application. The May 2, 2015 earthquake epicenter was located about 125 miles away in Kalamazoo County with a Richter Magnitude of 4.2. News reports of surface damage were minimal. Upon technical review, no concerns related to the Holcomb 1-22 well and seismicity were identified. Studies have documented that certain injection wells in Oklahoma can cause earthquakes. However, there are a number of prerequisite factors that must exist: 1) excessively high injection pressures and fluid volumes, and 2) the existence of fault zones. The injection pressure and fluid volume for the proposed Holcomb 1-22 well in Michigan, combined with the general lack of fault zones, are an unlikely scenario for injection-induced earthquakes related to the Holcomb 1-22 well. Also, the geology of Michigan is very different than that of Oklahoma, and the studies from Oklahoma cannot reasonably be extrapolated to the proposed well site in Michigan. Under Part I 10(c) of the proposed permit, Muskegon Development cannot commence injection in the well until they demonstrate mechanical integrity, submit a report for EPA review, and receive a written authorization to inject from EPA.

### EPA must address permitted and unmonitored injection wells

**Comment #18:** It is not legal for the EPA to issue any more Class II injection well permits in Michigan without a prior substantial EPA effort to address the existing permitted and unmonitored injection wells in Michigan. Permitting without a realistic expectation of the monitoring required by federal law is a violation of that same law.

**Response #18:** EPA expends effort to evaluate compliance by persons who own or operate injection wells. EPA inspects such wells, reviews monitoring reports submitted by owners or operators, witnesses well mechanical integrity and geologic reservoir tests performed by such persons, reviews reports from mechanical integrity and reservoir tests, and issues information collection orders to owners or operators under 42 U.S.C. § 300j-4. In federal fiscal year 2017, EPA inspected 518 wells, reviewed 13,560 monitoring reports, witnessed 226 mechanical integrity tests, reviewed reports from 32 well mechanical integrity or geologic reservoir tests, and issued four information collection orders. Neither the Safe Drinking Water Act nor regulations provide that a permit application should be denied on the basis of the scope of coverage of the compliance evaluation program administered by the permit-issuing agency.

### <u>There may be orphaned wells within the Area of Review that were omitted from the permit</u> <u>application; they are a hazard and should be factored into permit decision</u>

Comment #19: Hamilton Township has a history with the oil and gas industry that goes back at least to the 1930s. This is a long and tumultuous history. Dangerous levels of methane have been found in homes in their drinking water; also, there are a number of incidents of exploding homes and basements due to old wells leaking methane and other gases. These wells were drilled in the 1930s and 1940s, a time when well drilling and closing standards were far from what is required today. We know that the DEQ has found ancient and improperly closed wells; wells plugged with garbage, timbers, whatever was available to fill the hole, rather than the cement and steel that is required today. Taking this into consideration along with well failure statistics of modern wells, leaves an alarming question as to whether or not this area is truly appropriate for injection wells and the high pressure used in such wells. That's what the area geologist for the Michigan Department of Environmental Quality tells us. Independent researchers have discovered a number of orphan wells NOT included in most of the archives, and there are orphan wells that are NOT included on the DEQ maps for Hamilton Township. Thus, it is very possible that Muskegon Development Company has failed to account for all the wells in the 1/4-mile AOR radius. Is there is a plan to locate these orphan wells before this permit is issued and the injection well becomes operational? There should be a full survey of the area be conducted to locate orphan wells and make sure that they are adequately plugged and if they are in fact leaking from well casing failure or other failure.

**Response #19:** During technical review of a UIC permit application, EPA evaluates the possible impact of abandoned wells if they are located within the 1/4-mile radius AOR, and if they are deep enough to penetrate the injection zone. If such wells are identified, a plan of corrective action to address these wells may be specified in the underground injection permit, to be implemented by the

permit holder to assure that injection operations do not cause ground water migration to spread contamination into the USDW. Underground injection wells that are abandoned must be plugged, as specified by regulation or permit; 40 C.F.R. §146.24 a (3) requires "a tabulation of data on all wells within the area of review which penetrate into the proposed injection zone. Such data shall include a description of each well's type, construction, date drilled, location, depth, record of plugging and/or completion, and any additional information the Director may require." Within the Area of Review, EPA analysis of available information shows one active oil producing well that penetrates the injection zone, and two dry holes (non-oil producing wells that have been plugged and abandoned) that did not penetrate the injection zone of the proposed Holcomb 1-22 well.

#### Low income population of the well site area should be factored into permit decision

**Comment #20:** My hope is that EPA staff will understand the human condition that surrounds this well site and give due consideration to those concerns if any of the other conditions of approval are in question. If you look at the demographics of Michigan, you will note that Lake County and Clare County are the most impoverished area within our state. The northern half of Clare County is the most impoverished area within our county. The last numbers I saw the median income in that area was under \$20,000 per household. The Dodge City area is likely the most impoverished area in northern Clare County and it is located 2 miles west of the Holcomb 1-22 well site. As a full time realtor in Clare, Gladwin and Isabella County for over 25 years, I have seen this poverty first hand. Last year (per the Clare/Gladwin MLS) there were 239 home sales in the Harrison Area. 105 of those sales were under \$50,000. Most of these sales are in residential areas served by private well and septic systems. Most of the wells we see in that area are 1 or 1.5-inch diameter hand-driven wells that were put in prior to the health department permit requirements and they remain in use today because of the cost of upgrading and the homeowner's inability to fund improvements. While I understand that contamination from this project is unlikely, the unlimited use of excessive and unlimited quantities of water from the water table is a concern.

**Response #20:** EPA takes the concerns in this comment seriously, and gave all due consideration and investigation into the matter of Environmental Justice (EJ) issues related to the Muskegon permit application and presence of a UIC Class II well in this community.

EPA is tasked by Congress with protecting human health and the environment. EPA also must follow Executive Order (EO) 12898, *Federal Actions to Address Environmental Justice in Minority and Low-Income Populations* (59 FR 7629, Feb. 16, 1994). EPA considers a number of factors in review of a permit application, including environmental justice (EJ) screening to determine whether the action area contains specified subpopulations. EPA identified that 56% of the local population is low income. EPA evaluated the well design; plugging and abandonment plan; and, geological suitability of the rock formations for injection. With respect to the EO, EPA used its EJ screening tool and the community factors listed therein as relevant for consideration:

-the proximity of sources being regulated to the affected EJ population;

-the number of sources that may be impacting the affected EJ population;

-the number and amount of pollutants that may be impacting the affected EJ population;

-whether there are any unique exposure pathways involved; -combinations of the various EJ factors occurring in conjunction with one another; and, -expressed stakeholder concerns about the EPA action, if any.

#### See, AR 1, 91, 95.

The final Permit includes conditions necessary to protect against endangerment of USDWs, including any upon which the local low-income community relies. Consistent with the UIC regulations, EPA made sure that the geological siting is suitable for injection and applied standards for well construction, operation, monitoring and reporting, all to protect the USDW. The permit application and the conditions in the Muskegon Development Class II permit are consistent with those regulations. See RTC at 14 (AR 11) ("The UIC regulations at 40 C.F.R. Parts 144 and 146 specify the geological siting, engineering, construction, and operation and monitoring requirements which injection wells must meet in order to prevent contamination of USDWs."). These technical determinations and conditions include:

- analyzing the proposed well's geologic siting, to determine the appropriately protective injection zone and confining zone and only authorizing injection into that injection zone. See RTC at 5 (AR 10); Permit Page 1 and Part II.A.1 (AR 7)
- imposing permit conditions regarding well construction, including as to well casing and cementing. See RTC at 12, 14 (AR 18); Permit at Part II.A, Part III.B (AR 7)
- analyzing the proposed well's construction, including the "engineering design of the injection well and cement plug." See RTC at 10, 11 (AR 18)
- imposing permit conditions regarding monitoring, observing, recording and reporting various parameters of well operation and injectate characteristics. See RTC at 14, 18, 23 (AR 14); Permit at Part I.E.8, Part I.E.9.c, Part II.B.2, Part II.B.3, and Part III. A (AR 7).
- imposing permit conditions regarding periodically testing the well's mechanical integrity. See RTC at 5, 6, 17, 23 (AR 18); Permit at Part I.E.17 (AR 7)
- imposing permit conditions that require ceasing injection and notifying Region 5 if the permittee's monitoring uncovers any leak in the well. See RTC at 5, 6 (AR 18); Permit at Parts I.E.9.e. I.E.16 (AR 7)
- reviewing surrounding wells to ensure that no area wells could provide a channel for injectate to migrate above the confining zone. See RTC at 10, 11, 19 (AR 17)
- establishing a safe maximum injection pressure. See RTC at 9 (AR 13); Permit at Parts II.B. 1 .a, II.B.1.b, III.A (AR 7)
- evaluating the injectate's composition and other characteristics. See RTC at 8, 22 (AR 1); Permit at Part III.A (AR 7)

- evaluating area seismicity. See RTC at 15, 16, 17 (AR 23)
- requiring a plugging and abandonment plan dictating how the well must be closed. See Permit, Part III.B (AR 7).
- requiring that "the underground injection activity, otherwise authorized by this permit or rule, shall not allow the movement of fluid containing any contaminant into underground sources of drinking water, if the presence of that contaminant may cause a violation of any Primary Drinking Water Regulation pursuant to 40 C.F.R. Part 142 or may otherwise adversely affect the health of persons" Permit at Part I.A (AR 7)
- requiring the proper operation and maintenance of the well, including effective performance, adequate funding, adequate operator staffing and training and adequate laboratory and process controls. See Permit at Part I.E.5 (AR 7)
- requiring that before beginning injection, the permittee must provide regulators a chance to inspect the well. See Permit at Part I.E.10 (AR 7)

EPA's public participation efforts went beyond the requirements of 40 CFR Part 124. EPA held two comment periods and held an evening public meeting and hearing at the local community (Clare, MI) high school on July 25, 2017. Further, in response to requests of the affected community, EPA extended the July 28, 2017 deadline for receipt of comments during the second comment period until August 18, 2017. By having comment periods that summed to 93 days, and having a public meeting in addition to a public hearing, EPA went well beyond its mandatory duty to engage and interact with the public in this instance, both to achieve the requirements of EPA's EJ policy, and because the Agency believes that public participation is central to good government.

EPA's EJ analysis considered both the expressed financial straits of the affected community as well as the potential for adverse effect to the community's underground drinking water supplies. EPA assessed the likelihood of the Muskegon well causing an impact to the full population as extremely low. The proposed well is for injection of fresh water (ground water), the well is designed with multiple barriers (multiple steel well casings, cement between casings, injection through steel tubing, annulus fluid to monitor and contain any future leaks from the tubing), and the geology of the well site contains multiple formations of impermeable rock to prevent upward migration of any fluid leaks. See RTC Responses #10, 12 (AR 18), and Permit at Part II.A, Part II.B.1.d, Part III.B (AR 7).

EPA's "omnibus authority" at 40 C.F.R. § 144.52(a)(9) allows the Agency to determine and (if necessary) add to a UIC Permit conditions that are deemed "necessary to prevent migration of fluids into underground sources of drinking water." <u>Id.</u> At Muskegon, EPA made use of the EJ screening tool in the Administrative Record, and reviewed all information in the Administrative Record to identify the permit conditions needed to protect USDW from contamination. EPA determined that the Permit application and conditions in the final permit will effectively protect the USDWs upon which the low-income portion of the community relies. EPA's analysis took into account the factors related to proper evaluation of the well design (see AR18, Internal well construction analysis and diagram), the Permit applicant's proposed plugging and abandonment plan (see AR1, UIC Permit Application), and, the Agency's knowledge and experience in determining geological suitability of the rock

formation that would be the locus of the injection point of the well to be permitted. See RTC Responses #10, #11, #19, and #21.

EPA also notes that, in its April 29, 2019 Order Remanding in Part and Denying Review in Part, Appeal No. 18-05, the EPA Environmental Appeals Board (EAB) agreed with EPA Region 5's assessment of the failure of the Petitioner to "identify any comment during the public comment process that argued the Region should have included the additional demographic factors identified in the Region's EJ screen prior to issuing the Permit." In performing its overall analysis of the Permit application in this matter, the Region studied a variety of factors regarding the necessary protection of USDWs. As noted above, to the degree that some of these were also EJ screening tool factors that were properly raised during the public hearing or the extended public comment period, the Region fully met its obligation under the "omnibus authority" of 40 C.F.R. Part 144, because the final permit includes the conditions needed to prevent endangerment to USDWs.

EPA's EJ analysis was based on a full review of the relevant record, pursuant to the mandates of EO 12898; the relevant regulatory provisions; and the extensive opportunity for public participation. EPA properly determined that, after full review of the AR as described above, the issuance of the UIC Class II Permit to Muskegon would not result in a threat to protection of the USDWs upon which the affected EJ community (as well as the overall community) relies.

### Risk of water pollution at the well

**Comment #21:** This appears to be a deep injection well in Clare County near the headwaters of the Middle Branch Tobacco River. I have not reviewed anything like this before and am not certain how to understand all the potential impacts. I went to the listed website and did look at that. I would have concerns over anything which could impact the ground water input to the Middle Branch Tobacco River as it is a designated trout stream. Any impacts that could possibly change the flows or temperatures would a problem and negatively impact the trout stream. I forwarded this to our habitat unit and they also were unsure of potential harmful impacts on fish in the nearby streams. My guess is the deep injection would mostly impact ground water and possibly drinking water for nearby wells. Thank you for my chance to comment and know about this application.

**Response #21:** Based upon EPA's technical review of the permit application, the well and plugging design, site geology, and endangered species review, the well will be protective of Underground Sources of Drinking Water (USDWs) and the environment, including surface water. EPA reviewed the permit application to determine that the geologic setting was appropriate for underground injection and that the proposed well, which already exists, was properly constructed. EPA evaluated the well's geological siting and construction, and established operating requirements in the permit that are protective of the USDW. EPA used several information sources in its review including the Michigan Hydrologic Atlas, the U.S. Geological Survey, and State of Michigan records of nearby injection wells. EPA's permit includes limits on the surface injection pressure to prevent the injected fluid from causing fractures in the rock, which could become conduits for the injected fluid to leave the injection zone. EPA calculated the surface injection pressure limit using conservative, site-specific figures for injected fluid, injection zone depth, and rock characteristics. EPA also reviewed all deep wells in the

<sup>1</sup>/<sub>4</sub>-mile zone surrounding the well site, to assure that they do not act as potential conduits for injection fluids to move into the USDW. EPA determined that all other wells in the surrounding <sup>1</sup>/<sub>4</sub>-mile zone were either properly constructed or properly plugged and abandoned, and will not act as conduits for injection fluids under pressure to move into the USDW or surface water. In addition, the applicant is required to pass a mechanical integrity test, in accordance with 40 C.F.R. § 146.8, before authorization to inject is granted and after the well is completed. The operator is also required to repeat the test at least once every five years thereafter and to collect operating data and report to EPA monthly.

### **Radioactivity of injectate**

**Comment #22:** EPA fails to analyze Class II injection wells' waste stream, including this one, for the radioactivity which permeates oil and gas drilling wastes. Regardless of whether an injection well's engineering allows it to leak, there is no safeguard against radioactive contamination. There is no showing of any scrutiny of the question of whether any drill wastes will be contaminated routinely with "radioactive waste," which is defined at 40 C.F.R. § 144.3 as "any waste which contains radioactive material in concentrations which exceed those listed in 10 C.F.R. part 20, appendix B, table II, column 2." The referenced table and column specify threshold contamination levels for Ra-226, Ra-228, several Uranium isotopes associated with drilling wastes, and Th-232. It is incumbent upon the EPA to require sourced, predictive information of the likely radiological characteristics of the waste stream before a permit can even be considered for the proposed site. An entirely new permit must then be required of the operator, and the new process should afford the public the opportunity to scrutinize the underlying radioactive waste data along with another public hearing. Regarding geologic siting, what is the capacity of the targeted geologic formation for the Holcomb well to take radioactive waste from other formations and other drilling operations? Will the permit allow the operator to take such wastes in the future? Does EPA monitor the radioactivity of the injectates going into an injection well or the radioactivity of the injection well site?

**Response #22:** This permit only authorizes injection of fresh water for enhanced recovery of oil into the well. The proposed injection well will be a conversion of an existing oil production well that was permitted by the State of Michigan during 2008. No brine or any other wastes are allowed to be injected for disposal under this permit.

#### **Injection well failure rate**

**Comment #23:** Injection well integrity does fail and the toxic materials inside the wells do reach and contaminate the water supply. I put the following studies by Dr. Ingraffea and others into the record on this topic: Regarding well engineering in Michigan: EPA monitors injection wells throughout the state. What is the likelihood based on EPA's monitoring of Michigan injection wells that the proposed Holcomb injection well will fail in 10 years? In 20 years? In 100 years? Forever? EPA should require the operator to post a bond high enough that if contamination happens, ever, that will pay to clean up contaminations. I urge EPA to reject the permit well because of the known rates of well-casing failures. Because all well casings of injection wells (and frack wells) eventually fail--some right away,

some in a few years, and all eventually--this guarantees that the toxic waste in the injection well will eventually endanger drinking water and aquifers. I put the following scientific study by Anthony Ingraffea, Ph.D., P.E., into the record: "Fluid Migration Mechanisms Due to Faulty Well Design and/or Construction: An Overview and Recent Experiences in the Pennsylvania Marcellus Play," January 2013. Physicians, Scientists & Engineers for Healthy Energy. A ProPublica review of well records, case histories, and government summaries of more than 220,000 well inspections from October 2007 to October 2010 found that structural failures inside injection wells are routine. From late 2007 to late 2010, one well integrity violation was issued for every six deep injection wells examined — more than 17,000 violations nationally. More than 7,000 wells showed signs that their walls were leaking. Records also showed wells are frequently operated in violation of safety regulations and under conditions that greatly increase the risk of fluid leakage and the threat of water contamination. ProPublica's analysis showed that, when an injection well fails, it is most often because of holes or cracks in the well structure itself. Once wastewater is underground, there are few ways to track how far it goes, how quickly, or where it winds up, raising concerns that it may migrate upward back to the surface. The hard data that does exist comes from well inspections conducted by federal and state regulators, who can issue citations to operators for injecting illegally, for not maintaining wells, or for operating wells at unsafe pressures, yet the EPA has acknowledged that it has done very little with the data it collects.

**Response #23:** The permit requires that the well will inject only fresh water, not wastewater. The permit requires that "the permittee must establish (prior to receiving authorization to inject), and shall maintain mechanical integrity of this well, in accordance with 40 C.F.R. § 146.8," and specifies monitoring requirements designed to detect conditions that indicate possible loss of mechanical integrity, and procedures for restoring mechanical integrity. In the event of a well leak (loss of mechanical integrity), the permit specifies that the permittee (Muskegon Development Company) must shut-in (cease injection to) the well, and notify EPA within 24 hours of the incident. After repair of the leak(s), Muskegon must pressure test the well, pass a mechanical integrity test, transmit the test results to and request permission from EPA for written authorization to resume injection.

#### Well casing failures

**Comment #24:** A full survey of the area needs be conducted to locate orphan wells and make sure that they are adequately plugged and if they are in fact leaking from well casing failure or other failure.

I urge EPA to reject the permit well because of the known rates of well-casing failures. Because all well casings of injection wells (and frack wells) eventually fail--some right away, some in a few years, and all eventually--this guarantees that the toxic waste in the injection well will eventually endanger drinking water and aquifers.

I put the following scientific study by Anthony Ingraffea, Ph.D., P.E., into the record: "Fluid Migration Mechanisms Due to Faulty Well Design and/or Construction: An Overview and Recent Experiences in the Pennsylvania Marcellus Play," January 2013. Physicians, Scientists & Engineers for Healthy Energy. [This study has been added by EPA as Document #93 to the Amended Administrative Record.]

**Response #24:** Regarding the comment about orphaned wells, see Response #19. Well casing failures are cited from a study of the Pennsylvania Marcellus Shale formation, the site of high-pressure hydraulic fracturing ("fracking") of shale for the extraction of natural gas. The proposed well is not a fracking well; the permit limits the well to injection of only fresh water for enhanced oil recovery; the injection of any other substances or waste for disposal is prohibited. EPA has considered your comment regarding the potential for well failure due to inadequacy of the well-casing system releasing toxic wastes into the underground drinking water aquifer. First, EPA notes that the UIC Class II permit does not allow the injection of any toxic wastes into any drinking water aquifer. No "toxic waste" is permitted to be injected into this well.

Moreover, the permit at Part I. E.17. requires that "the permittee must establish (prior to receiving authorization to inject), and shall maintain mechanical integrity of this well, in accordance with 40 C.F.R. § 146.8," and specifies monitoring requirements designed to detect conditions that indicate possible loss of mechanical integrity, and procedures for restoring mechanical integrity. In the event of a well leak (loss of mechanical integrity), the permit specifies that the permittee (Muskegon Development Company) must shut-in (cease injection to) the well, and notify EPA within 24 hours of the incident. After repair of the leak(s), Muskegon must pressure test the well, pass a mechanical integrity test, transmit the test results to and request permission from EPA for written authorization to resume injection.

The permit also requires the permittee to specifically adhere to the controlling regulation of 40 CFR 146.8. The regulation requires that Mechanical Integrity of the well casing must be demonstrated as follows: – "Mechanical Integrity" is defined as "no significant leak in the casing, tubing or packer" (internal mechanical integrity) and "no significant fluid movement into an underground source of drinking water through vertical channels adjacent to the injection well bore" (external mechanical integrity). This production well was approved by a State of Michigan permit in 2008, and was constructed as an oil producing well by Northshore Petroleum, before being purchased by Muskegon Development in June 2009. In 2016, Muskegon applied to EPA to approve a UIC permit conversion of the well to injection of fresh water for enhanced oil recovery (not disposal). The only physical changes to the existing well is the installation of injection tubing and a packer, a steel ring-shaped device near the bottom of the well that seals off the space between the tubing and innermost well casing, creating a space called the annulus, which will contain an annulus fluid with corrosion inhibitors added; the pressure of the annulus fluid is used to monitor for any leakage ("loss of mechanical integrity") in the casing, tubing, and/or packer, and provide a barrier to contain leaks, in addition to multiple well casings and cement.

The permit requires an internal (Part 1) Mechanical Integrity Test (MIT) of the well every five years. The permittee shall demonstrate the mechanical integrity of the well by pressure testing whenever: 1) the injection tubing is removed from the well or replaced; 2) the packer is reset; or 3) a loss of mechanical integrity occurs. Operation shall cease whenever one of the aforementioned conditions occurs and not resume until the Director gives approval to recommence injection. The Director may, by written notice, require the permittee to demonstrate mechanical integrity at any time.

A properly-constructed UIC well with multiple concentric steel well casings with cement between casings, with a well packer and annulus fluid provide a system with multiple, redundant barriers to

prevent any leak from reaching underground sources of drinking water. EPA's review of the permit application and all supporting documentation of record indicates that the Muskegon well will perform properly. EPA has determined the permit application to be complete, with enough data and information to support a permit decision to approve the injection well. The basis of the permit decision relies primarily upon assessment of the local geology, well design and the plugging and abandonment plan of the existing well.

See Response to Comment #25 for more information on well failure.

#### Structural failures inside injection wells are common

**Comment #25:** A ProPublica review of well records, case histories, and government summaries of more than 220,000 well inspections from October 2007 to October 2010 found that structural failures inside injection wells are routine. From late 2007 to late 2010, one well integrity violation was issued for every six deep injection wells examined — more than 17,000 violations nationally. More than 7,000 wells showed signs that their walls were leaking. Records also showed wells are frequently operated in violation of safety regulations and under conditions that greatly increase the risk of fluid leakage and the threat of water contamination. ProPublica's analysis showed that, when an injection well fails, it is most often because of holes or cracks in the well structure itself. Once wastewater is underground, there are few ways to track how far it goes, how quickly, or where it winds up, raising concerns that it may migrate upward back to the surface. The hard data that does exist comes from well inspections conducted by federal and state regulators, who can issue citations to operators for injecting illegally, for not maintaining wells, or for operating wells at unsafe pressures, yet the EPA has acknowledged that it has done very little with the data it collects.

**Response #25:** The "statistics" that commenters mentioned do not reflect EPA's experience in Michigan. In a review of all active Class II injection wells in Michigan over the past five years, the failure rate has been no higher than 5% in any given year. This failure rate is almost entirely (100% to 99.72%) limited to annulus fluid leaking into the tubing and then into the injection zone, and **not** injectate fluid passing through the casing into an area other than the intended injection zone. Such casing leaks are extremely rare in Michigan; in the past five years the rate of casing needing repairs has ranged from 0 to 0.28% per year. To better understand these failures, it helps to know the construction of the injection wells.

Injection wells must be constructed and operated to prevent the injection fluid from contaminating an Underground Source of Drinking Water (USDW). The proposed injection will take place through steel tubing that is set within the innermost casing. The fluid approved for injection (fresh water for this well) will only be permitted to flow through the inside of this tubing. A device called a packer will be set at the bottom of the tubing to seal off the space between the innermost casing and tubing. This space, called the annulus, will be filled with a liquid mixture containing a corrosion inhibitor, and the permittee must monitor the pressure of the annulus liquid to detect any changes in pressure that could indicate a leak in either the tubing, packer, or casing. This pressure will be tested initially after the conversion of the injection well to ensure that the well has mechanical integrity and then monitored

weekly thereafter to ensure that the well maintains mechanical integrity. The permit does not allow injecting fluids through this monitored annulus space. Because injection fluids will only be injected through the tubing, they will not be in contact with the well casing.

If monitoring indicates a leak in the annulus or if the well should fail a mechanical integrity demonstration, then the permit requires the well to be shut down immediately and the failure reported to EPA within 24 hours. This is what EPA considers a well "failure."

Any repairs or corrective actions taken to bring the well back into compliance with the permit and any work performed on the well that requires the moving and/or removal of the tubing or packer must be reported to EPA and followed by a successful mechanical integrity test before EPA will give authorization to resume injection.

### Please protect the water supply

**Comment #26:** You have a difficult job to do. I would like to add to the comments not in favor of extending this well's output by forcing fresh water or brine to disperse its remaining reserves into the existing oilfield. The cost seems too high for the area residents. They are concerned about their drinking water. Please protect the water first and foremost. "Only when the last tree has died & the last river has been poisoned & the last fish has been caught will we realize that we cannot eat money." Please choose wisely.

Response #26: EPA is tasked with the mission to protect human health and the environment. Congress enacted the Safe Drinking Water Act (SDWA) to protect underground sources of drinking water (USDWs) from endangerment from underground injection practices, thereby protecting human health and the environment. The UIC regulations at 40 C.F.R. Parts 144 and 146 specify the geological siting, engineering, construction, and operation and monitoring requirements which injection wells must meet in order to prevent contamination of USDWs. Parties that wish to use an injection well must obtain a UIC permit showing that they satisfy those requirements. Muskegon Development submitted a complete application for a UIC well permit to allow the injection of fresh water to enhance oil recovery. The permit application was reviewed by EPA for technical adequacy to ensure the well design has sufficiently redundant barriers against any future leaks, and geological data confirms the absence of known faults and fractures in underground rock formations, and the presence of confining rock layers overlying the injection zone. In the event of leaks (detected by pressure loss in the well), the incident must be reported within 24 hours to EPA after which EPA requires the well to cease injection; the well must be immediately shut-in, repaired, successfully tested for mechanical integrity, and re-authorized in writing by EPA to resume fluid injection into the well. For the Holcomb 1-22 well permit, EPA has determined that there will be no impact to the drinking water aquifer as a result of injection into this well.

The next step in the protection of a USDW is for the permit holder to be in compliance with the permit, which includes monitoring and reporting requirements. EPA reviews monthly operating reports and reports on periodic testing as required of the permittee by the conditions of the permit and

40 CFR Part 144. EPA inspections and oversight verify the accuracy of the facility's self-monitoring and reporting, and the facility is subject to penalties and sanctions for failure to comply with its obligations. In federal fiscal year 2017, EPA inspected 518 wells, reviewed 13,560 monitoring reports, witnessed 226 mechanical integrity tests, reviewed reports from 32 well mechanical integrity or geologic reservoir tests, and issued four information collection orders. Failure to comply fully with permit conditions is a violation and may subject an owner/operator to an action under the enforcement provisions of the SDWA, 42 U.S.C. § 300h-2. Violations of the SDWA and UIC regulations are subject to Administrative Orders which may include penalties of up to \$273,945, civil penalties of up to \$54,789 per day of violation and criminal penalties of up to 3 years imprisonment and fines in accordance with Title 18 of the United States Code.

#### There is insufficient information in the permit application to support a permit decision

**Comment #27:** I am writing to oppose the issuance of a Class II Injection Permit to Muskegon Development Company (Holcomb 1-22 well, #MI-035-2R-0034). I would also like to request new surveys and studies be done where and when appropriate, new permit applications required, and that this process be generally reset to the starting point, which should include a new Public Hearing Transcript, as there have been problems throughout the application process.

**Response #27:** EPA has reviewed the technical information of record, and the comments received during the two public comment periods, and determined the permit application to be complete, with enough data and information to support a permit decision. The basis of the permit decision relies primarily upon assessment of the local geology, well design and the plugging and abandonment plan of the existing well. EPA considers the impact of other wells within the <sup>1</sup>/<sub>4</sub> mile radius area of review that are deep enough to penetrate the proposed injection zone. Please see the responses to comments 1-4 for information about the process for public participation on the draft permit decision.

#### Determination

After consideration of all public comments, EPA has determined that none of the comments submitted have raised issues which would alter EPA's basis for determining that it is appropriate to issue Muskegon Development a permit to operate the Holcomb 1-22 injection well. Therefore, EPA is issuing a final permit to Muskegon Development. No changes have been made to the final permit from the draft permit.

#### Appeal

Anyone dissatisfied with EPA's decision on remand must file a petition seeking EAB review in order to exhaust administrative remedies under 40 C.F.R. § 124.19(l). Any such appeal shall be limited to issues EPA addressed on remand. Any petition shall identify the contested permit condition or other specific challenge to the permit decision and clearly set forth, with legal and factual support, petitioner's contentions for why the permit decision should be reviewed, as well as a demonstration

that any issue raised in the petition was raised previously during the public comment period (to the extent required), if the permit issuer has responded to an issue previously raised, and an explanation of why the permit issuer's response to comments was inadequate as required by 40 C.F.R. § 124.19(a)(4). If you wish to request an administrative review, documents in EAB proceedings may be filed by mail (either through the U.S. Postal Service ("USPS") or a non-USPS carrier), hand-delivery, or electronically. The EAB does not accept notices of appeal, petitions for review, or briefs submitted by facsimile. All submissions in proceedings before the EAB may be filed electronically, subject to any appropriate conditions and limitations imposed by the EAB. To view the Board's Standing Orders concerning electronic filing, click on the "Standing Orders" link on the Board's website at www.epa.gov/eab. All documents that are sent through the USPS, except by USPS Express Mail, must be addressed to the EAB's mailing address, which is: Clerk of the Board, U.S. Environmental Protection Agency, Environmental Appeals Board, 1200 Pennsylvania Avenue, NW, Mail Code 1103M, Washington, DC 20460-0001. Documents that are hand-carried in person, delivered via courier, mailed by Express Mail, or delivered by a non-USPS carrier such as UPS or Federal Express must be delivered to: Clerk of the Board, U.S. Environmental Protection Agency, Environmental Appeals Board, 1201 Constitution Avenue, NW, WJC East Building, Room 3332, Washington, D.C. 20004.

A petition for review of any condition of a UIC permit decision must be filed with the EAB within 30 days after EPA serves notice of the issuance of the final permit decision. 40 C.F.R.§ 124.19(a)(3). When EPA serves the notice by mail, service is deemed to be completed when the notice is placed in the mail, not when it is received. However, to compensate for the delay caused by mailing, the 30-day deadline for filing a petition is extended by three days if the final permit decision being appealed was served on the petitioner by mail. 40 C.F.R.§ 124.20(d). Petitions are deemed filed when they are received by the Clerk of the Board at the address specified for the appropriate method of delivery. 40 C.F.R.§ 124.19(a)(3) and 40 C.F.R. § 124.19(i). The request will be timely if received within the time period described above. For this request to be valid, it must conform to the requirements of 40 C.F.R. § 124.19. This request for review must be made prior to seeking judicial review of any permit decision. Additional information regarding petitions for review may be found in the Environmental Appeals Board Practice Manual (August 2013) and A Citizen's Guide to EPA's Environmental Appeals Board, both of which are available at:

http://yosemite.epa. gov/oa/EAB\_Web\_Docket.nsf/General+Information/ Environmental+Appeals+Board+Guidance+Documents?OpenDocument

The EAB may also decide on its own initiative to review any condition of any UIC final permit decision. The EAB must act within 30 days of the service date of notice of the Regional Administrator's action. Within a reasonable time following the filing of the petition for review, the EAB shall issue an order either granting or denying the petition for review. To the extent review is denied, the conditions of the final permit decision become final agency action when a final permit decision is issued by the EPA pursuant to 40 C.F.R. § 124.19(l).

#### **Final Permit**

Please contact William Tong of my staff at (312) 886-9380, or via email at tong.william@epa.gov if you have any questions about the Muskegon Development Company, Holcomb 1-22 Class II injection well permit.

Led Holat

Joan M. Tanaka Acting Director, Water Division U. S. Environmental Protection Agency Region 5

Date September 26, 2019