I_136_0345-6

136th General Assembly Regular Session 2025-2026

Sub. H. B. No. 170

| То | amend sections 1509.33 and 1509.99 and to enact | 1 |
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| | sections 1509.71, 1509.72, 1509.73, 1509.75, | 2 |
| | 1509.76, 1509.77, 1509.79, 5301.57, 5301.58, | 3 |
| | 5301.59, and 5301.60 of the Revised Code to | 4 |
| | establish a process to regulate carbon capture | 5 |
| | and storage technologies and the geologic | 6 |
| | sequestration of carbon dioxide for long-term | 7 |
| | storage. | 8 |

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

| Section 1. That sections 1509.33 and 1509.99 be amended | 9 |
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| and sections 1509.71, 1509.72, 1509.73, 1509.75, 1509.76, | 10 |
| 1509.77, 1509.79, 5301.57, 5301.58, 5301.59, and 5301.60 of the | 11 |
| Revised Code be enacted to read as follows: | 12 |
| Sec. 1509.33. (A) Whoever violates sections 1509.01 to | 13 |
| 1509.31 <u>or sections 1509.71 to 1509.79</u> of the Revised Code, or | 14 |
| any rules adopted or orders or terms or conditions of a permit | 15 |
| or registration certificate issued pursuant to these sections | 16 |
| for which no specific penalty is provided in this section, shall | 17 |
| pay a civil penalty of not more than ten thousand dollars for | 18 |
| each offense. | 19 |



| (B) Whoever violates section 1509.221 of the Revised Code | 20 |
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| or any rules adopted or orders or terms or conditions of a | 21 |
| permit issued thereunder shall pay a civil penalty of not more | 22 |
| than ten thousand dollars for each violation. | 23 |
| (C) Whoever violates division (D) of section 1509.22 or | 24 |
| division (A)(1) of section 1509.222 of the Revised Code shall | 25 |
| pay a civil penalty of not less than two thousand five hundred | 26 |
| dollars nor more than twenty thousand dollars for each | 27 |
| violation. | 28 |
| (D) Whoever violates division (A) of section 1509.22 of | 29 |
| the Revised Code shall pay a civil penalty of not less than two | 30 |
| thousand five hundred dollars nor more than ten thousand dollars | 31 |
| for each violation. | 32 |
| (E) Whoever violates division (A) of section 1509.223 of | 33 |
| the Revised Code shall pay a civil penalty of not more than ten | 34 |
| thousand dollars for each violation. | 35 |
| (F) Whoever violates section 1509.072 of the Revised Code | 36 |
| or any rules adopted or orders issued to administer, implement, | 37 |
| or enforce that section shall pay a civil penalty of not more | 38 |
| than five thousand dollars for each violation. | 39 |
| (G) In addition to any other penalties provided in this | 40 |
| chapter, whoever violates section 1509.05, section 1509.21, | 41 |
| division (B) of section 1509.22, or division (A)(1) of section | 42 |
| 1509.222 of the Revised Code or a term or condition of a permit | 43 |
| or an order issued by the chief of the division of oil and gas | 44 |
| resources management under this chapter or knowingly violates | 45 |
| division (A) of section 1509.223 of the Revised Code is liable | 46 |
| for any damage or injury caused by the violation and for the | 47 |
| actual cost of rectifying the violation and conditions caused by | 48 |

| the violation. If two or more persons knowingly violate one or | 49 |
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| more of those divisions in connection with the same event, | 50 |
| activity, or transaction, they are jointly and severally liable | 51 |
| under this division. | 52 |
| (H) The attorney general, upon the request of the chief of | 53 |
| the division of oil and gas resources management, shall commence | 54 |
| an action under this section against any person who violates | 55 |
| sections 1509.01 to 1509.31 or sections 1509.71 to 1509.79 of | 56 |
| the Revised Code, or any rules adopted or orders or terms or | 57 |
| conditions of a permit or registration certificate issued | 58 |
| pursuant to these sections. Any action under this section is a | 59 |
| civil action, governed by the Rules of Civil Procedure and other | 60 |
| rules of practice and procedure applicable to civil actions. The | 61 |
| remedy provided in this division is cumulative and concurrent | 62 |
| with any other remedy provided in this chapter, and the | 63 |
| existence or exercise of one remedy does not prevent the | 64 |
| exercise of any other, except that no person shall be subject to | 65 |
| both a civil penalty under division (A), (B), (C), or (D) of | 66 |
| this section and a fine established in section 1509.99 of the | 67 |
| Revised Code for the same offense. | 68 |
| (I) For purposes of this section, each day of violation | 69 |
| constitutes a separate offense. | 70 |
| Sec. 1509.71. As used in sections 1509.71 to 1509.79 of | 71 |
| the Revised Code: | 72 |
| "Carbon dioxide" means naturally occurring, geologically | 73 |
| sourced, or anthropogenically sourced carbon dioxide including | 74 |
| its derivatives and all mixtures, combinations, and phases, | 75 |
| whether liquid, gaseous, solid, stripped, segregated, or divided | 76 |
| from any other fluid stream thereof. | 77 |

| "Carbon dioxide well" means a well that is used to inject | 78 |
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| carbon dioxide into a reservoir for carbon sequestration under a | 79 |
| UIC Class VI permit. "Carbon dioxide well" shall be considered a | 80 |
| "well" for purposes of section 1509.01 of the Revised Code. | 81 |
| "Carbon dioxide plume" means the extent, underground, in | 82 |
| three dimensions, of injected carbon dioxide stream. | 83 |
| "Carbon sequestration" means the underground storage of | 84 |
| carbon dioxide in a geological formation. | 85 |
| "Carbon sequestration project" means a project that | 86 |
| involves the underground storage of carbon dioxide in a | 87 |
| geological formation pursuant to at least one UIC Class VI | 88 |
| permit. | 89 |
| "Owner" includes, unless the context indicates otherwise, | 90 |
| a person who has the right to drill a carbon dioxide well and to | 91 |
| inject carbon dioxide in an underground geologic formation. | 92 |
| "Owner," as defined in section 1509.01 of the Revised Code, does | 93 |
| not apply to sections 1509.71 to 1509.79 or sections 5301.58 to | 94 |
| 5301.60 of the Revised Code unless the context indicates | 95 |
| otherwise. | 96 |
| "Pore space" means subsurface cavities and voids, whether | 97 |
| natural or artificially created, that are suitable for use as a | 98 |
| sequestration space for carbon dioxide. | 99 |
| "Storage facility" means the pore space in the subsurface | 100 |
| area consisting of the extent of a carbon dioxide plume and the | 101 |
| geological seals that confine the carbon dioxide plume that are | 102 |
| required to be delineated on an approved UIC Class VI permit or | 103 |
| an amendment to a UIC Class VI permit issued to a storage | 104 |
| operator. | 105 |
| "Storage operator" means an individual, corporation, or | 106 |

| other legal entity that operates a carbon sequestration project, | 107 |
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| regardless of whether an owner that has the right to drill and | 108 |
| store carbon dioxide in the project area contracts, retains, or | 109 |
| allows an individual, corporation, or other legal entity to | 110 |
| conduct operations or provide other services at the carbon | 111 |
| sequestration project. | 112 |
| "UIC Class VI permit" means an underground injection | 113 |
| control program permit issued by the chief of the division of | 114 |
| oil and gas resources management that allows the operation of a | 115 |
| carbon dioxide well. | 116 |
| "Underground storage of carbon dioxide" means the | 117 |
| injection and storage of carbon dioxide into underground strata | 118 |
| and formations under at least one UIC Class VI permit. | 119 |
| Sec. 1509.72. The division of oil and gas resources | 120 |
| management has sole and exclusive authority to regulate carbon | 121 |
| sequestration and the operation of storage facilities within the | 122 |
| state, excepting only those activities regulated under federal | 123 |
| laws for which oversight has been delegated to the environmental | 124 |
| protection agency and activities regulated under sections | 125 |
| 6111.01 to 6111.028 of the Revised Code. The regulation of | 126 |
| carbon sequestration activities is a matter of general statewide | 127 |
| interest that requires uniform statewide regulation, and | 128 |
| sections 1509.71 to 1509.79 of the Revised Code and rules | 129 |
| adopted under those sections constitute a comprehensive plan | 130 |
| with respect to all aspects of carbon sequestration within this | 131 |
| state, including storage facility operation and permitting | 132 |
| related to those activities. | 133 |
| In order to assist the division in the furtherance of its | 134 |
| sole and exclusive authority as established in this section, the | 135 |
| chief of the division of oil and gas resources management may | 136 |

| enter into cooperative agreements with other states that share | 137 |
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| jurisdiction regarding carbon sequestration projects and other | 138 |
| state agencies regarding carbon sequestration projects. Such | 139 |
| cooperative agreements do not confer on other state agencies any | 140 |
| authority to administer or enforce sections 1509.71 to 1509.79 | 141 |
| of the Revised Code and rules adopted under those sections. In | 142 |
| addition, such cooperative agreements shall not be construed to | 143 |
| dilute or diminish the division's sole and exclusive authority | 144 |
| as established in this section. | 145 |
| The division may create a program to incentivize | 146 |
| innovation for the use of and reutilization of captured carbon | 147 |
| dioxide. | 148 |
| Nothing in this section affects the authority granted to | 149 |
| the director of transportation and local authorities in section | 150 |
| 723.01 or 4513.34 of the Revised Code, provided that the | 151 |
| authority granted under those sections shall not be exercised in | 152 |
| a manner that discriminates against, unfairly impedes, or | 153 |
| obstructs carbon sequestration projects regulated under sections | 154 |
| 1509.71 to 1509.79 of the Revised Code. | 155 |
| Sec. 1509.73. (A) The chief of the division of oil and gas | 156 |
| resources management shall adopt, rescind, and amend, rules for | 157 |
| the administration, implementation, and enforcement of sections | 158 |
| 1509.71 to 1509.79 of the Revised Code. | 159 |
| (B) Rules adopted under this section shall include | 160 |
| provisions regarding applications for and the issuance of UIC | 161 |
| Class VI permits; the terms and conditions of those permits; | 162 |
| entry to conduct inspections and to examine records to ascertain | 163 |
| compliance with sections 1509.71 to 1509.79 of the Revised Code, | 164 |
| rules adopted under those sections, and orders and terms and | 165 |
| conditions of permits issued under those sections; the provision | 166 |

| and maintenance of information through monitoring, | 167 |
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| recordkeeping, and reporting; and other provisions in | 168 |
| furtherance of the goals of this chapter and the Safe Drinking | 169 |
| Water Act. | 170 |
| (C) The rules adopted under this section shall establish | 171 |
| all of the following: | 172 |
| (1) A requirement that an applicant for a UIC Class VI | 173 |
| permit attest that the applicant has the legal right to inject | 174 |
| carbon dioxide in the underground formation proposed in the | 175 |
| application and to the proposed extents that the carbon dioxide | 176 |
| will migrate, including the pressure front associated with the | 177 |
| <pre>injected carbon dioxide;</pre> | 178 |
| (2) A requirement that owners map field drainage systems, | 179 |
| determine ways to mitigate or avoid damage to drainage systems, | 180 |
| and promptly repair or restore drainage conditions; | 181 |
| (3) Requirements and procedures for statutory | 182 |
| consolidation applications under section 1509.76 of the Revised | 183 |
| Code that include any land owned by the state; | 184 |
| (4) The amount of the costs estimated to implement the | 185 |
| closure plan of the carbon dioxide well and associated | 186 |
| facilities and any post injection site care and site closure. | 187 |
| (D) The rules adopted under this section shall include an | 188 |
| identification of the subjects that the chief shall address when | 189 |
| attaching terms and conditions to a UIC Class VI permit. The | 190 |
| subjects shall include at least all of the following: | 191 |
| (1) Requirements for the operation and monitoring of a | 192 |
| <pre>carbon dioxide well;</pre> | 193 |
| (2) Safety concerning the drilling and operation of a | 194 |

| <pre>carbon dioxide well;</pre> | 195 |
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| (3) Spacing, setback, and other provisions to prevent | 196 |
| storage facilities and storage operators from impacting the | 197 |
| ability of owners of oil and gas interests to develop those | 198 |
| <pre>interests;</pre> | 199 |
| (4) Protection of the public and private water supply, | 200 |
| including the amount of water used and the source or sources of | 201 |
| the water; | 202 |
| (5) Fencing and screening of surface facilities of a | 203 |
| <pre>carbon dioxide well;</pre> | 204 |
| (6) Containment and disposal of drilling and other wastes | 205 |
| related to a carbon sequestration project; | 206 |
| (7) Construction of access roads for purposes of the | 207 |
| drilling and operation of a carbon dioxide well; | 208 |
| (8) Noise mitigation for purposes of the drilling of a | 209 |
| carbon dioxide well and the operation of such a well, excluding | 210 |
| safety and maintenance operations; | 211 |
| (9) Liability insurance to pay damages for injury to | 212 |
| persons or property caused by the construction or operation of | 213 |
| the storage facility, to be maintained for the period of time | 214 |
| beginning at the commencement of construction operations and | 215 |
| ending when the chief issues a certificate of project completion | 216 |
| under section 1509.77 of the Revised Code; | 217 |
| (10) Liability insurance coverage of at least fifteen | 218 |
| million dollars to cover bodily injury and property damage | 219 |
| caused by the construction, drilling, or operation of the | 220 |
| owner's carbon dioxide wells in this state. The rules shall | 221 |
| require the insurance policy to include additional coverage for | 222 |

| an environmental endorsement. | 223 |
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| (11) A surety bond conditioned on compliance with all | 224 |
| obligations imposed under sections 1509.71 to 1509.79 of the | 225 |
| Revised Code, to be maintained for the period of time beginning | 226 |
| at the commencement of construction operations and ending when | 227 |
| the chief issues a certificate of project completion. The rules | 228 |
| shall establish the required amount of the surety bond that is | 229 |
| not less than the cost estimate identified in the application. | 230 |
| The surety bond shall be sufficient to cover corrective actions, | 231 |
| plugging, post-injection site care prior to receipt of a | 232 |
| certificate of project completion, and emergency or remedial | 233 |
| response. | 234 |
| Sec. 1509.75. (A) Carbon sequestration projects are | 235 |
| authorized in the state for the purposes of injecting carbon | 236 |
| dioxide into the pore space of a storage facility through at | 237 |
| least one carbon dioxide injection well under a UIC Class VI | 238 |
| permit. | 239 |
| (B) To operate a carbon sequestration project under | 240 |
| sections 1509.71 to 1509.79 of the Revised Code, a storage | 241 |
| operator shall obtain at least both of the following: | 242 |
| <u></u> | |
| (1) A UIC Class VI permit, which shall be applied for in | 243 |
| the name of the storage operator; | 244 |
| (2) Any additional permits required by applicable laws, | 245 |
| rules, and regulations, except that a storage operator is not | 246 |
| required to obtain a permit required under section 1509.05 of | 247 |
| the Revised Code. | 248 |
| (C) Prior to carbon sequestration, the chief of the | 249 |
| division of oil and gas resources management may require a | 250 |
| storage operator to deploy a seismicity monitoring system. The | 251 |

| storage operator shall use the system to determine, to the best | 252 |
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| of the operator's ability, the presence or absence, magnitude, | 253 |
| and the hypocenter location of seismic activity within the | 254 |
| vicinity of the storage facility as may be necessary to perform | 255 |
| an array and a risk analysis and as required by the chief. The | 256 |
| chief may periodically require the storage operator to utilize | 257 |
| the seismicity monitoring system during carbon sequestration | 258 |
| operations. | 259 |
| (D) Prior to, or during the operation of, a carbon | 260 |
| sequestration project under sections 1509.71 to 1509.79 of the | 261 |
| Revised Code, a storage operator shall design the project to | 262 |
| isolate any existing or future production of oil and gas from | 263 |
| within, above, and below the proposed storage facility. The | 264 |
| chief shall issue a permit under those sections only if the | 265 |
| chief is satisfied that the interests of the owners of the oil | 266 |
| and gas will not be adversely affected. | 267 |
| (E) Provisions of this chapter codified in sections other | 268 |
| than sections 1509.71 to 1509.79 of the Revised Code apply to | 269 |
| carbon sequestration projects to the extent that those | 270 |
| provisions are consistent with, and not specifically excepted | 271 |
| from, sections 1509.71 to 1509.79 of the Revised Code. | 272 |
| Sec. 1509.76. (A) (1) If, after good-faith negotiation, the | 273 |
| applicant for a UIC Class VI permit or a storage operator cannot | 274 |
| locate or reach an agreement with all necessary pore space | 275 |
| owners but has obtained the consent of owners of at least | 276 |
| seventy per cent of the pore space proposed to be used in a | 277 |
| storage facility, the applicant or storage operator may submit a | 278 |
| statutory consolidation application for the operation of the | 279 |
| entire proposed storage facility to the chief of the division of | 280 |
| oil and gas resources management. In calculating the seventy per | 281 |

| cent, a pore space owner's entire interest in the proposed | 282 |
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| storage facility, including any divided, undivided, partial, | 283 |
| fee, or other interest in the pore space, shall be included to | 284 |
| the fullest extent of that interest. The applicant or storage | 285 |
| operator shall obtain the consent of the pore space owners prior | 286 |
| to injecting carbon dioxide into the well. | 287 |
| (B) An applicant shall include the following with the | 288 |
| application: | 289 |
| (1) A list of all persons reasonably known to own an | 290 |
| interest in the pore space proposed to be used for the storage | 291 |
| <pre>facility;</pre> | 292 |
| (2) A processing fee based on actual application | 293 |
| processing costs incurred by the division of oil and gas | 294 |
| resources management. Promptly after receiving an application, | 295 |
| the division shall prepare and submit to the applicant an | 296 |
| estimate of the processing fee and a payment billing schedule. | 297 |
| The division shall maintain a record of all application | 298 |
| processing costs incurred. After the division's work on the | 299 |
| application has concluded, the division shall send a final | 300 |
| statement to the applicant. The applicant shall pay the full | 301 |
| processing fee before the division issues its final decision on | 302 |
| an application. The applicant shall pay the processing fee | 303 |
| regardless of whether a permit is issued or denied, or whether | 304 |
| the application is withdrawn. The division shall return any | 305 |
| unused funds paid to the division as part of the processing fee | 306 |
| <pre>estimate to the applicant.</pre> | 307 |
| (3) Proof of notice provided under division (D) of this | 308 |
| <pre>section, if applicable;</pre> | 309 |
| (1) A notarized affidavit listing a minimum of three | 310 |

| attempts to contact all known pore space owners on three | 311 |
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| <pre>separate dates;</pre> | 312 |
| (5) Any additional information reasonably requested by the | 313 |
| <pre>chief.</pre> | 314 |
| (C) For each application, the chief shall provide notice | 315 |
| to all pore space owners located within the proposed storage | 316 |
| facility and all owners of the subsurface areas located within, | 317 |
| above, and below the proposed storage facility of the proposed | 318 |
| carbon sequestration project, as identified by the applicant in | 319 |
| the application. The chief shall not rule on an application | 320 |
| until after such notice has been provided. If, upon receipt of | 321 |
| the notice, the subsurface property owner expresses an objection | 322 |
| to the chief regarding the design of the carbon sequestration | 323 |
| project based on the potential adverse effect to a commercially | 324 |
| valuable mineral, including, without limitation a coal or oil | 325 |
| and gas estate, the storage operator shall address the objection | 326 |
| to the satisfaction of the chief. Such objections are not | 327 |
| required to be submitted in the timeframe required for | 328 |
| notifications to the chief under division (D) of this section, | 329 |
| but shall be made in accordance with requirements established by | 330 |
| the chief. | 331 |
| (D) If the proposed storage facility contains pore space | 332 |
| for which the owner is unknown or unlocatable, the storage | 333 |
| operator shall publish one notice in a newspaper of the largest | 334 |
| circulation in each county in which the carbon sequestration | 335 |
| project is located. The notice shall appear not more than thirty | 336 |
| days prior to the date the application is submitted to the | 337 |
| <pre>chief.</pre> | 338 |
| The notice shall: | 339 |

| (1) State that an application for statutory consolidation | 340 |
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| will be filed with the division; | 341 |
| (2) Describe the proposed storage facility; | 342 |
| (3) In the case of an unknown pore space owner, state the | 343 |
| owner's interest in the proposed storage facility, and the name | 344 |
| of the last known owner of that interest; | 345 |
| (4) State that a person claiming an interest in the pore | 346 |
| space proposed to be consolidated shall notify the chief and the | 347 |
| applicant at the published address within twenty days of the | 348 |
| notice's publication date. Within seven days of receiving notice | 349 |
| of a claim, the applicant shall provide information to the | 350 |
| claimant, in a form and manner prescribed by the chief, | 351 |
| regarding the right of the claimant to file an objection and | 352 |
| participate in the application proceeding before the division. | 353 |
| (E)(1)(a) The chief shall hold a hearing regarding an | 354 |
| application submitted under this section, except as otherwise | 355 |
| <pre>provided in division (E)(1)(b) of this section.</pre> | 356 |
| (b) If the chief determines that an application is | 357 |
| materially incomplete before the required hearing date, the | 358 |
| chief shall notify the applicant. If the applicant does not | 359 |
| timely correct the application, the chief may reschedule the | 360 |
| <pre>hearing date.</pre> | 361 |
| (2) At the hearing, the chief shall consider whether the | 362 |
| application is reasonably necessary to facilitate the | 363 |
| underground storage of carbon dioxide. | 364 |
| (F)(1) The chief shall issue an order approving the | 365 |
| application submitted under this section and providing for the | 366 |
| operation of the proposed storage facility if the chief finds | 367 |
| that such operation is reasonably necessary to facilitate the | 368 |

| underground storage of carbon dioxide. The chief shall issue the | 369 |
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| order not later than sixty days after the date of the hearing | 370 |
| under division (E) of this section, unless the chief denies the | 371 |
| application by order within that sixty-day period. | 372 |
| (2) An order approving an application shall be upon terms | 373 |
| and conditions that are just, reasonable, and equitable and | 374 |
| shall prescribe a plan for operations that include: | 375 |
| (a) A description of the pore space and storage facility | 376 |
| <pre>proposed to be operated;</pre> | 377 |
| (b) The location of and means to access carbon injection | 378 |
| wells, outbuildings, roads, and monitoring equipment; | 379 |
| (c) A statement of the nature of the operations | 380 |
| <pre>contemplated;</pre> | 381 |
| (d)(i) An allocation to the separately owned interests in | 382 |
| the storage facility of all economic benefits derived from | 383 |
| operation of the storage facility. The order shall ensure that | 384 |
| all pore space owners are compensated in a fair and reasonable | 385 |
| manner. | 386 |
| (ii) The allocation shall be in accord with the agreement, | 387 |
| if any, of the interested parties. If there is no agreement | 388 |
| between the parties, the chief shall determine the value of each | 389 |
| separately owned interest in the storage facility, exclusive of | 390 |
| physical equipment, for development of the storage facility, and | 391 |
| the economic benefits allocated to each interest shall be the | 392 |
| proportion that the value of each interest so determined bears | 393 |
| to the value of all interests in the storage facility. | 394 |
| (e) A provision describing how the credits and charges | 395 |
| shall be made in the adjustment among the owners in the storage | 396 |
| facility for their respective investments in wells, machinery, | 397 |

| materials, and equipment contributed to the operations; | 398 |
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| (f) A provision describing how the expenses of operations, | 399 |
| including capital investment, shall be determined and charged to | 400 |
| the separately owned interests and how the expenses shall be | 401 |
| <pre>paid;</pre> | 402 |
| (g) A provision, if necessary, for carrying or otherwise | 403 |
| financing any person who does not meet the person's financial | 404 |
| obligations in connection with the storage facility, allowing a | 405 |
| reasonable interest charge for such service; | 406 |
| (h) A provision for the supervision and conduct of the | 407 |
| storage facility operations, in respect to which each person | 408 |
| shall have a vote with a value corresponding to the percentage | 409 |
| of the expenses of operations chargeable against the interest of | 410 |
| that person; | 411 |
| (i) The time when the storage facility operations shall | 412 |
| commence and the manner in which, and the circumstances under | 413 |
| which, the operations shall terminate; | 414 |
| (j) Any additional provisions as are found to be | 415 |
| appropriate for carrying on the operations, and for the | 416 |
| protection or adjustment of correlative rights. | 417 |
| (3) The storage operator shall file a certified copy of | 418 |
| the order and a survey of the storage facility in the office of | 419 |
| the county recorder of the county in which all or a portion of | 420 |
| the storage facility is located. The chief shall make the order | 421 |
| publicly available, which may include posting the order on the | 422 |
| division's web site. | 423 |
| (G) Storage facility operations conducted pursuant to an | 424 |
| order issued under this section constitute a fulfillment of all | 425 |
| the express or implied obligations of each lease or contract | 426 |

| covering lands in the storage facility to the extent that | 427 |
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| compliance with such obligations cannot be had because of the | 428 |
| order of the chief. | 429 |
| Economic benefits allocated to any interest shall be the | 430 |
| property and income of the several persons to whom, or to whose | 431 |
| credit, the same are allocated or payable under the order | 432 |
| providing for storage facility operations. | 433 |
| (H) No order of the chief or other contract relating to | 434 |
| the pore space and the storage of carbon dioxide from a | 435 |
| separately owned interest shall be terminated by the order | 436 |
| providing for storage facility operations, but shall remain in | 437 |
| force until terminated in accordance with the provisions | 438 |
| thereof. | 439 |
| Except to the extent that the parties affected so agree, | 440 |
| no order providing for storage facility operations shall be | 441 |
| construed to result in a transfer of any person's title to all | 442 |
| or any part of the pore space in the storage facility. All | 443 |
| property, whether real or personal, that may be acquired for the | 444 |
| account of the owners within the storage facility shall be the | 445 |
| property of such owners in the proportion that the expenses of | 446 |
| operations are charged. | 447 |
| (I) The right to utilize pore space for a storage facility | 448 |
| pursuant to this section does not confer a right to enter upon, | 449 |
| or otherwise use, the surface of the land above such pore space | 450 |
| unless authorized by a properly executed surface use agreement. | 451 |
| A statutory consolidation order shall not grant the storage | 452 |
| operator expressed or implied rights of surface use or access. | 453 |
| Sec. 1509.77. (A) After carbon dioxide injection into a | 454 |
| storage facility ceases, the chief of the division of oil and | 455 |

| gas resources management may issue a certificate of project | 456 |
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| completion upon application by the storage operator. The chief | 457 |
| shall issue a certificate only upon satisfaction of the | 458 |
| conditions imposed under this section and after providing public | 459 |
| notice of the application, an opportunity for public comment, | 460 |
| and if deemed necessary by the chief, a public hearing on the | 461 |
| application. | 462 |
| (B) A certificate shall not be issued until at least fifty | 463 |
| years after carbon dioxide injections cease or until an | 464 |
| established alternative timeline approved by the chief has | 465 |
| elapsed. | 466 |
| (C) A certificate shall not be issued until the storage | 467 |
| operator establishes with a degree of certainty to the | 468 |
| satisfaction of the chief that all of the following apply: | 469 |
| (1) The storage operator is in full compliance with all | 470 |
| laws governing the injection and storage of the carbon dioxide. | 471 |
| (2) The following apply to the carbon dioxide that has | 472 |
| been injected underground for storage: | 473 |
| (a) It is not expected to extend or migrate outside of the | 474 |
| storage facility and is not expected to pose any threat to | 475 |
| public health or safety or the environment or underground | 476 |
| sources of drinking water. | 477 |
| (b) It is not likely to cross any boundary vertically from | 478 |
| the storage facility and is not expected to endanger public | 479 |
| health or safety or the environment or underground sources of | 480 |
| drinking water. | 481 |
| (3) All carbon dioxide wells and associated equipment and | 482 |
| facilities to be used in maintaining and managing the stored | 483 |
| carbon dioxide, including any monitoring wells, are in good | 484 |

| condition and will retain mechanical integrity. | 485 |
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| (4) The storage operator has plugged all carbon dioxide | 486 |
| wells not used in maintaining and managing the stored carbon | 487 |
| dioxide and has completed all reclamation required by the | 488 |
| division. | 489 |
| (D) Upon the issuance of a certificate of project | 490 |
| completion, the following shall occur: | 491 |
| (1) Except as otherwise provided in this section, the | 492 |
| former storage operator is released from all regulatory | 493 |
| requirements associated with continued storage and maintenance | 494 |
| of the injected carbon dioxide, and financial assurance required | 495 |
| under rules adopted under section 1509.73 of the Revised Code | 496 |
| shall be released to the former storage operator. | 497 |
| (2) Primary responsibility and liability for the stored or | 498 |
| injected carbon dioxide shall be transferred to the state, | 499 |
| except for criminal and contractual liability and except under | 500 |
| any of the following circumstances: | 501 |
| (a) The storage operator violated a duty imposed on the | 502 |
| storage operator by state law or rule prior to approval of site | 503 |
| closure and any applicable statutes of limitations have not run | 504 |
| <pre>out;</pre> | 505 |
| (b) After notice and a hearing, the chief determines | 506 |
| <pre>either of the following:</pre> | 507 |
| (i) The storage operator provided deficient or erroneous | 508 |
| information that was material and relied upon by the chief to | 509 |
| support approval of site closure; | 510 |
| (ii) There is carbon dioxide migration that threatens | 511 |
| public health or safety or the environment or underground | 512 |

| sources of drinking water; | 513 |
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| (c) The balance of the carbon dioxide storage facility | 514 |
| fund is insufficient to cover costs arising from storage | 515 |
| facilities and associated carbon dioxide wells after site | 516 |
| closure. | 517 |
| (3) The storage operator and all individuals who | 518 |
| generated, injected, or stored carbon dioxide shall be forever | 519 |
| released from all regulatory requirements associated with the | 520 |
| continued storage and maintenance of the injected carbon | 521 |
| dioxide, except as provided in division (D)(2) of this section. | 522 |
| (4) Any bond or financial assurance submitted to the | 523 |
| division shall be released. | 524 |
| Sec. 1509.79. (A) Storage operators shall pay the | 525 |
| department of natural resources a fee of five and twenty-five | 526 |
| one hundredth cents for each metric ton of carbon dioxide | 527 |
| injected for storage in a storage facility. The fee shall be | 528 |
| deposited into the carbon dioxide storage facility fund created | 529 |
| under this section. | 530 |
| (B) (1) The carbon dioxide storage facility fund is created | 531 |
| in the state treasury. Except for fees collected under division | 532 |
| (C) of this section, the fund shall consist of any money | 533 |
| collected under this section in relation to a Class VI well, | 534 |
| including money received by the department from financial | 535 |
| responsibility mechanisms established and penalties imposed for | 536 |
| violations of sections 1509.71 to 1509.79 of the Revised Code, | 537 |
| rules adopted under those sections, and orders and terms and | 538 |
| conditions of a permit issued under those sections. All interest | 539 |
| earnings of the fund shall be credited to the fund. | 540 |
| (2) The chief of the division of oil and gas resources | 541 |

| management shall use the money in the fund for the purpose of | 542 |
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| defraying expenses of the division that are associated with | 543 |
| post-closure care of sequestered carbon dioxide in a storage | 544 |
| facility, including the maintenance of carbon dioxide wells, | 545 |
| associate surface facilities, remediation of any environmental | 546 |
| impacts from the injected carbon dioxide, and plugging of | 547 |
| monitoring wells associated with the injection of carbon dioxide | 548 |
| in a carbon dioxide well. | 549 |
| (3) The existence, management, and expenditure of money | 550 |
| from the fund do not constitute a waiver of governmental | 551 |
| immunity or an assumption of any liability by the state for | 552 |
| carbon dioxide storage. | 553 |
| (C) (1) In addition to the fee established under division | 554 |
| (A) of this section, an owner of a carbon dioxide well shall pay | 555 |
| a fee for each metric ton of carbon dioxide injected in the | 556 |
| carbon dioxide well. The chief, by rule, shall establish the | 557 |
| amount of the fee, and the fee shall be deposited in the carbon | 558 |
| capture administrative fund created under this section. | 559 |
| (2) The carbon capture administrative fund is created in | 560 |
| the state treasury. The fund shall consist of the money | 561 |
| collected under division (C)(1) of this section. The chief shall | 562 |
| use the funds for the purpose of administering sections 1509.71 | 563 |
| to 1509.79 of the Revised Code and the rules adopted under those | 564 |
| sections that are associated with injection and sequestration of | 565 |
| carbon dioxide in a carbon dioxide well and for other purposes | 566 |
| determined by the chief. All interest earnings of the fund shall | 567 |
| be credited to the fund. | 568 |
| Sec. 1509.99. (A) Whoever violates sections 1509.01 to | 569 |
| 1509.31 <u>or sections 1509.71 to 1509.79</u> of the Revised Code or | 570 |
| any rules adopted or orders or terms or conditions of a permit | 571 |

| issued pursuant to these sections for which no specific penalty | 572 |
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| is provided in this section shall be fined not less than one | 573 |
| hundred nor more than one thousand dollars for a first offense; | 574 |
| for each subsequent offense the person shall be fined not less | 575 |
| than two hundred nor more than two thousand dollars. | 576 |
| (B) Whoever violates section 1509.221 of the Revised Code | 577 |
| or any rules adopted or orders or terms or conditions of a | 578 |
| permit issued thereunder shall be fined not more than five | 579 |
| thousand dollars for each violation. | 580 |
| (C) Whoever knowingly violates section 1509.072, division | 581 |
| (A), (B), or (D) of section 1509.22, division (A)(1) or (C) of | 582 |
| section 1509.222, or division (A) or (D) of section 1509.223 of | 583 |
| the Revised Code or any rules adopted or orders issued under | 584 |
| division (C) of section 1509.22 or rules adopted or orders or | 585 |
| terms or conditions of a registration certificate issued under | 586 |
| division (E) of section 1509.222 of the Revised Code shall be | 587 |
| fined ten thousand dollars or imprisoned for six months, or both | 588 |
| for a first offense; for each subsequent offense the person | 589 |
| shall be fined twenty thousand dollars or imprisoned for two | 590 |
| years, or both. Whoever negligently violates those divisions, | 591 |
| sections, rules, orders, or terms or conditions of a | 592 |
| registration certificate shall be fined not more than five | 593 |
| thousand dollars. | 594 |
| (D) Whoever violates division (C) of section 1509.223 of | 595 |
| the Revised Code shall be fined not more than five hundred | 596 |
| dollars for a first offense and not more than one thousand | 597 |
| dollars for a subsequent offense. | 598 |
| (E) The prosecuting attorney of the county in which the | 599 |

offense was committed or the attorney general may prosecute an

action under this section.

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| (F) For purposes of this section, each day of violation | 602 |
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| constitutes a separate offense. | 603 |
| Sec. 5301.57. (A) As used in sections 5301.57 to 5301.60 | 604 |
| of the Revised Code, "carbon dioxide," "carbon dioxide well," | 605 |
| "carbon sequestration," "owner," "pore space," "storage | 606 |
| operator," and "storage facility," have the same meanings as in | 607 |
| section 1509.71 of the Revised Code. | 608 |
| (B) As used in sections 5301.58 to 5301.60 of the Revised | 609 |
| Code, "subsurface property interest owner" means a property | 610 |
| interest owner identified by the records of the recorder of | 611 |
| deeds for each county in which a portion of a proposed storage | 612 |
| facility is located who holds a fee simple interest, other | 613 |
| freehold interest, or leasehold interest in the subsurface of | 614 |
| the property, which may include mineral rights, such as coal or | 615 |
| oil and gas rights. "Subsurface property interest owner" does | 616 |
| not include an owner who holds an interest in property | 617 |
| consisting solely of an easement or right-of-way. | 618 |
| Sec. 5301.58. (A) The ownership of all pore space in all | 619 |
| strata below the surface lands and waters is vested in the owner | 620 |
| of the surface directly above the pore space. | 621 |
| A conveyance of the surface ownership of real property | 622 |
| shall be a conveyance of the pore space in all strata below the | 623 |
| surface of the real property unless the ownership interest in | 624 |
| the pore space previously has been expressly excepted and | 625 |
| reserved, conveyed, or otherwise severed from the surface | 626 |
| ownership. The ownership of pore space in the strata may be | 627 |
| conveyed in the manner provided by law for the transfer of real | 628 |
| property interests. No agreement conveying mineral, oil and gas, | 629 |
| coal, limestone or similar resource, or other interests | 630 |
| underlying the surface shall convey pore space in the strata | 631 |

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| unless the agreement expressly includes conveyance of the pore | 632 |
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| space. | 633 |
| (B) No provision of law or rule requiring notice to be | 634 |
| given to a surface owner, owner of the mineral or oil and gas | 635 |
| interest, or both shall be construed to require notice to | 636 |
| individuals holding ownership interests in pore space in the | 637 |
| underlying strata unless the applicable law specifies notice to | 638 |
| the individuals is required or unless the owner of the pore | 639 |
| space also owns an interest in the surface or in the mineral or | 640 |
| oil and gas interests. | 641 |
| (C)(1) Nothing in sections 5301.58 to 5301.60 of the | 642 |
| Revised Code shall be construed to change or alter the common | 643 |
| law existing as of the effective date of this section with | 644 |
| respect to the rights belonging to, or the dominance of, the | 645 |
| mineral estate or oil and gas estate. For the purpose of | 646 |
| determining the priority of surface and subsurface uses between | 647 |
| a severed mineral or oil and gas estate and pore space, the | 648 |
| severed mineral or oil and gas estate is dominant regardless of | 649 |
| whether ownership of the pore space is vested in the owner of | 650 |
| the surface or is owned separately from the surface. | 651 |
| (2) If pore space is severed from the surface ownership, | 652 |
| the pore space estate shall be considered to be dominant over | 653 |
| the surface estate unless the conveyance specifically provides | 654 |
| otherwise. | 655 |
| (3) Nothing in sections 5301.58 to 5301.60 of the Revised | 656 |
| Code shall alter, amend, diminish, or invalidate rights to the | 657 |
| pore space that were acquired by deed, contract, or lease prior | 658 |
| to the effective date of this section. | 659 |
| (D) An instrument that transfers the rights to pore space | 660 |

| shall include a specific description of the location of the pore | 661 |
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| space being transferred. In the event that the instrument uses | 662 |
| only a description of the surface, the transfer shall be | 663 |
| considered to include pore space owned by the transferor at all | 664 |
| depths underlying the described surface area unless specifically | 665 |
| excluded. The owner of the pore space shall have no right to use | 666 |
| the surface estate beyond that set out in a properly recorded | 667 |
| instrument due solely to its ownership in the pore space. | 668 |
| An instrument that conveys the surface directly above the | 669 |
| pore space, but otherwise seeks to except or reserve the rights | 670 |
| to the pore space, shall include a specific reference to the | 671 |
| pore space in the instrument. In the event of such exception or | 672 |
| reserved rights, the reserved rights to the pore space shall | 673 |
| include pore space owned by the transferor at all depths | 674 |
| underlying the described surface area unless otherwise | 675 |
| specifically excluded. | 676 |
| Sec. 5301.59. All carbon dioxide injected into a storage | 677 |
| facility for carbon sequestration, and all other substances | 678 |
| injected incidental to the injection of carbon dioxide, shall be | 679 |
| presumed to be owned by the storage operator. This presumption | 680 |
| may be rebutted by an individual claiming contrary ownership by | 681 |
| a preponderance of the evidence in an action to establish | 682 |
| ownership. | 683 |
| No owner of pore space, other individual holding any right | 684 |
| to control pore space, or other surface or subsurface property | 685 |
| interest owner, shall have any liability relating to the | 686 |
| injection of carbon dioxide, or any other substances injected | 687 |
| incidental to the injection of carbon dioxide, for carbon | 688 |
| sequestration activities solely by virtue of their interest in | 689 |
| the pore space or their surface or subsurface rights. | 690 |

| Sec. 5301.60. (A) A claim for damages due to injection or | 691 |
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| migration of carbon dioxide shall not be recoverable against a | 692 |
| storage operator conducting carbon sequestration in accordance | 693 |
| with a valid UIC Class VI permit unless the claimant proves that | 694 |
| the injection or migration of carbon dioxide: | 695 |
| (1) Is injurious to health, or an obstruction to the free | 696 |
| use of property so as essentially to interfere with the | 697 |
| comfortable enjoyment of life or property; or | 698 |
| (2) Has caused direct physical injury to an individual, | 699 |
| animal, or real or personal property. | 700 |
| (B) A surface or subsurface property interest owner | 701 |
| asserting a claim for injury to personal or real property may | 702 |
| recover monetary damages due to injection or migration of carbon | 703 |
| dioxide only for the diminution in real or personal property | 704 |
| value resulting from the injection or migration of carbon | 705 |
| dioxide beyond the storage facility. | 706 |
| (C) A surface or subsurface property interest owner may | 707 |
| not seek punitive damages due to injection or migration of | 708 |
| carbon dioxide if the storage operator acts in compliance with | 709 |
| the requirements of the UIC Class VI permit. | 710 |
| (D) Divisions (A), (B), and (C) of this section do not | 711 |
| apply to any claims that may be asserted by owners of oil and | 712 |
| gas interests or owners of class II disposal wells for damages | 713 |
| or injuries related to: | 714 |
| (1) The injection or migration of carbon dioxide; | 715 |
| (2) The construction or operation of a storage facility; | 716 |
| <u>or</u> | 717 |
| (3) A carbon sequestration project. | 718 |

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| Section 2. That existing sections 1509.33 and 1509.99 of | 719 |
| the Revised Code are hereby repealed. | 720 |