

**STATEMENT OF
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BEFORE THE
SENATE COMMITTEE ON ENERGY AND NATURAL RESOURCES
REGARDING
S. 2323, THE “CARBON CAPTURE AND STORAGE TECHNOLOGY ACT OF
2007;” AND S. 2144, THE “CARBON DIOXIDE PIPELINE STUDY ACT OF 2007”**

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Introduction

Mr. Chairman and Members of the Committee, thank you for the opportunity to provide the Department of the Interior’s views on S. 2323, the “Carbon Capture and Storage Technology Act of 2007” and S. 2144, the “Carbon Dioxide Pipeline Study Act of 2007.” As both bills vest the Secretary of Energy with primary authority and the Secretary of the Interior is identified as a cooperator, I will defer to the Department of Energy for specific views on this legislation. My testimony today will address the Department of the Interior’s perspective on carbon capture and storage as it relates to future work of the Department’s bureaus, specifically the U.S. Geological Survey (USGS) and the Bureau of Land Management (BLM).

The challenges of addressing carbon dioxide accumulation in the atmosphere are significant. Fossil fuel usage, a major source of carbon dioxide emissions to the atmosphere, will continue for the foreseeable future in both industrialized and developing nations. Therefore, a variety of strategies are being investigated to reduce emissions and remove carbon dioxide from the atmosphere. Such strategies include the facilitated sequestration of carbon for the capture and storage of carbon dioxide by injection into geologic formations as well as capture from the air to terrestrial biomass, including soils and trees.

Carbon injection techniques also have useful practical applications in processes known as enhanced oil recovery (EOR), which currently takes place on some public lands managed by the Bureau of Land Management. Carbon dioxide is a saleable commodity under the Mineral Leasing Act of 1920. The Bureau of Land Management currently collects revenues in the form of royalties derived from the sale of carbon dioxide produced in connection with oil and gas production on public lands. In 2007, for example, the sale of carbon dioxide generated over \$23 million in royalty revenue in the states of Colorado, New Mexico, and Wyoming.

In addition to enhancing oil recovery, EOR’s utilization of carbon injection may yield valuable data that will inform efforts to capture and sequester carbon dioxide effectively in geologic formations found on public lands. A critical issue for evaluation of storage capacity is the integrity and effectiveness of these formations for sealing carbon dioxide underground, thereby preventing its release into the atmosphere.

Geologic Storage of Carbon

The current atmospheric carbon dioxide concentration is approximately 380 parts per million volume and rising at a rate of approximately 2 parts per million volume annually, according to the most recent information from the Intergovernmental Panel on Climate Change (IPCC). The 2005 IPCC Special Report on *Carbon Dioxide Capture and Storage* concluded that in emissions reductions scenarios striving to stabilize global atmospheric carbon dioxide concentrations at targets ranging from 450 to 750 parts per million volume, the global storage capacity of geologic formations may be able to accommodate most of the captured carbon dioxide. How much of this carbon dioxide storage capacity would be economically feasible (assuming some price on carbon), however, is not known. Also, geologic storage capacity may vary widely on a regional and national scale. A more refined understanding of geologic storage capacity is needed to address these knowledge gaps.

Geological storage of carbon dioxide in porous and permeable rocks involves injection of carbon dioxide into a subsurface rock unit and displacement of the fluid or formation water that initially occupied the pore space. This principle operates in all types of potential geological storage formations such as oil and gas fields, deep saline water-bearing formations, or coal beds. Most of the potential carbon dioxide storage capacity in the U.S. is in deep saline formations.

Ongoing Efforts

H.R. 6, the Energy Independence and Security Act of 2007 (EISA), which the President signed into law last month, includes provisions on Carbon Capture and Storage that the Department is working to implement. The requirement in Section 7 of S. 2323 directing the Secretary of the Interior, acting through the Director of the U.S. Geological Survey (USGS), to develop a methodology for and conduct a national assessment of geological storage capacity for carbon dioxide is very similar to Section 711 of EISA and therefore we believe inclusion of this provision in new legislation is unnecessary.

The Department has developed an implementation plan for Section 711. In fiscal year 2008, the Department will begin development of a methodology that could be used to conduct assessments of carbon dioxide storage capacity in oil and gas reservoirs and saline formations nationally. The methodology development will be conducted in coordination with a number of organizations in order to maximize the usefulness of the assessment for a variety of partners and stakeholders. These organizations include the Department of Energy, the Environmental Protection Agency, and State Geological Surveys. In particular, the Department will coordinate its work with Department of Energy's National Carbon Sequestration Database and Geographical Information System (NATCARB). The purpose of NatCarb is to assess the carbon sequestration potential in the U.S. and to develop a national Carbon Sequestration Geographic Information System (GIS) and Relational Database covering the entire U.S.

An independent panel, consisting of individuals with relevant expertise and representing a variety of stakeholder organizations, will be convened to provide a technical review of the methodology. Upon completion of the review, the methodology will be published

and available for public use. The subsequent national assessment called for by EISA would need to compete among other administration priorities for funding.

In addition, Section 714 of the EISA directs the Department to develop a framework for geological sequestration on public land and report back to this Committee, as well as the House Committee on Natural Resources, by December 2008.

This effort, coordinated among several agencies within the Department, is anticipated to result in recommendations relating to:

- criteria for identifying candidate geological sequestration sites in several specific types of geological settings;
- a proposed regulatory framework for the leasing of public land or an interest in public land for the long-term geological sequestration of carbon dioxide;
- a procedure for ensuring any geological carbon sequestration activities on public land provide for public review and protect the quality of natural and cultural resources;
- if appropriate, additional legislation that may be required to ensure that public land management and leasing laws are adequate to accommodate the long-term geological sequestration of carbon dioxide; and
- if appropriate, additional legislation that may be required to clarify the appropriate framework for issuing rights-of-way for carbon dioxide pipelines on public land.

The report will also describe the status of Federal leasehold or Federal mineral estate liability issues related to the release of carbon dioxide stored underground in public land, including any relevant experience from enhanced oil recovery using carbon dioxide on public lands.

The report will, in addition, identify issues specific to the issuance of pipeline rights-of-way on public land and legal and regulatory issues specific to carbon dioxide sequestration on land in cases in which title to mineral resources is held by the United States, but title to the surface estate is not.

This effort will be undertaken in coordination with the Environmental Protection Agency, the Department of Energy, and other appropriate agencies.

Conclusion

It is clear that addressing the challenge of reducing atmospheric carbon dioxide and understanding the effect of global climate change is a complex issue with many interrelated components. The assessment activities called for in the recently passed Energy Independence and Security Act of 2007 should ultimately increase the information base upon which decision makers will rely as they deal with these issues, and the assessments called for in these bills would duplicate those already mandated. In addition to addressing the challenges presented by carbon dioxide, we should also recognize that this commodity presents certain opportunities for future knowledge and utilization. As a leasable commodity, our experience demonstrates that there is a demand and a value attributable to this resource. As we examine undeveloped oil and gas

reservoirs, we should consider the potential benefits of accessible sequestered carbon dioxide. It is clear that the discussion on this subject will continue and the Department stands ready to assist Congress as it examines these challenges and opportunities. Thank you for the opportunity to present this testimony. I am pleased to answer questions you and other Members of the Committee might have.