# Section E: ENFORCEMENT OF INSTITUTIONAL CONTROLS

ICs are monitored to ensure compliance so that the public health and the environment are adequately protected (i.e. Audit Program, see [Attachment 31](https://floridadep.gov/waste/waste/documents/icpg-attachment-31)). If a control or a condition of the CSRCO has been ignored or violated, then FDEP will pursue enforcement as it deems necessary and appropriate. Enforcement of these provisions should proceed in the same manner and under the same authorities as enforcement cases are handled for other violations.

Site/project managers who believe that any of the following events have occurred should immediately contact and coordinate with the appropriate FDEP enforcement/litigation attorney:

* A provision of the IC has been violated or ignored (e.g., if the IC prohibits the installation of wells on the property and there is a well on the property that was not approved by FDEP); or
* An IC has been improperly amended or removed (e.g., without FDEP approval).

Site/project managers, who believe that the restrictions at a site are not protecting human health or the environment, whether due to changed site conditions, a new release or some other situation, should contact the OGC program attorney regarding whether conditions have been met for reopening the CSRCO for the site, or to determine what other action may be appropriate under the circumstances.