

**641—24.6 (135) Ineligible grant costs.** Grant funds shall not be used for the following:

**24.6(1)** Conducting environmental health programs other than those related to the private well testing, reconstruction, and plugging program.

**24.6(2)** Conducting activities outlined in rule 641—24.5(135) prior to or after the grant period specified.

**24.6(3)** Analytical services performed by other than a certified laboratory.

**24.6(4)** Sampling and analytical costs for testing public water supply wells.

**24.6(5)** Plugging and reconstruction of wells that are not private water supply wells.

**24.6(6)** Cost of laboratory analytical equipment.

**24.6(7)** Sampling and analytical costs for testing of wells other than private water supply wells.

**24.6(8)** Sampling and analytical costs for testing of parameters which have not had either a maximum contaminant level or an Environmental Protection Agency (EPA) health advisory level established.

**24.6(9)** Reconstructing a well which does not meet separation distances as established in 567—Chapter 49. Grant moneys cannot be used for reconstruction of a well which, in the judgment of the administrative authority, will remain a hazard to groundwater quality.

**24.6(10)** Reimbursement of any individual or entity other than the well owner.

[ARC 1932C, IAB 4/1/15, effective 7/1/15]