From:	Noel Mays
То:	<u>comments@whiteriverwaterkeeper.org;</u> <u>WaterbodyComments;</u> mays.noel@gmail.com
Subject:	Noel Mays Comments re: Draft 2018 303(d) List
Date:	Monday, August 27, 2018 8:29:33 PM
Attachments:	Public Comments on Arkansas"s Draft 2018 303(d) List of Impaired Waterbodies 2018 303d Comments.pdf

Below are comments submitted by Noel Mays through White River Waterkeeper's public comment form. Please confirm receipt of this submission.

Email address	mays.noel@gmail.com	
Full Name	Noel Mays	
Mailing Address	357 Hwy 206. Harrison AR 72601	
Your connection to Arkansas waters	Live near and recreate on the Buffalo National River, White River and Bull Shoals Lake.	
Has nuisance algae affected your recreation experiences?	Yes	
Have declines to physical habitat impacted your recreation experiences?	Yes	
How are you affected by Arkansas Water Quality	I am an Arkansas resident. I own property near a river, stream, lake, or spring. I recreate on or near a river, lake, or stream. My income is impacted by Arkansas water quality (e.g. fishing guide, outfitter, rental owner, or tied to other tourist related industries).	
Habitat Degradation		
Please describe your observations of water quality degradation due to changes in habitat.	River widening, erosion, and sedimentation on Buffalo National river. The character of the river has changed dramatically in the past 20 to 25 years with the above mentioned issues being the most significant.	
How are you impacted by water quality degradation attributed to habitat declines?	Aesthetically the river is not as desirable to recreate in. Nor is it as inviting to swim to to higher water temps.	

Categorical Determinations		
Do you believe in state-led local approaches?	No	
Do you think it is important to ensure federal regulations are met when proposing a plan to restore significant state and federal natural resources, such as the Buffalo National River?	Yes	
Do you believe it is important for any plan to include both point and nonpoint sources of pollution?	Yes	
At this time, do you believe ADEQ should follow the Clean Water Act and federal regulations to prioritize impaired waterbodies for a TMDL until they have provided adequate recommended documentation (2016 IRG) and met all legal requirements (40 CFR 130.7)?	Yes	
Federal Requirements		
Do you believe ADEQ should consider peer- reviewed literature, tax-payer funded research, expert reports, and agency recommendations to identify and report water quality impairments?	Yes	

35% of variable 106 Grant Funding received by the state each year is dependent on impairment listings. When assessment methodologies are lacking or absent, how should the state proceed with assessment decisions?	ADEQ should be proactive and protective when making assessment decisions. EPA does not approve Assessment Methodologies, just that whatever rationale is provided for an assessment be scientifically valid. ADEQ employs nearly a dozen biologists and ecologists in the Water Division. I trust that they can apply themselves to develop a sufficient rationale to justify decisions when defined methodologies are absent.
How strongly do you feel that designated Outstanding National Resource Waters (e.g., Buffalo, Strawberry, Spring, Eleven Point, and Mulberry Rivers) should be allowed to violate water quality standards LESS frequently than channelized streams (aka ditches)?	Very strongly. We have a limited number of waters with ONRW designations in the state. As "The Natural State" we should hold our most protected waters to a higher level of expectation.
When numeric criteria do not exist, and narrative descriptions of water quality standards are in place, how do you think the state should proceed with assessments?	Consider all relevant data and information and take a weight-of-evidence approach to developing a determination. The state must provide a rationale and supporting documentation with assessment decisions. As long as the state is forthcoming and transparent, I believe best professional judgement, supported with scientific evidence, has an appropriate place in this regulatory process.
States are required to develop their lists based on EPA approved Water Quality Standards. Although states may anticipate changes, states are not allowed to incorporate revised criteria until EPA has approved them for Clean Water Act	Yes. The EPA approval process ensures water quality standards are backed by defensible science. This is essential for protecting and restoring water quality.

purposes (e.g., development of list of impaired waters). Do you think this federal requirement is important to follow? Do you believe pictures should be considered for determining if water quality criteria are No being met, such as determining whether algae have reached "objectionable" densities? Do you think waterbodies should be listed as impaired when scientifically Yes. Of course. Properly identifying waters is defensible research important to the recovery of imperiled species. confirms population declines to federally threatened and endangered species? Additional Comments Will you be submitting pictures to No ADEQ in a seperate email or have you already? Do you wish to grant White River Waterkeeper No permission to post your comments on our website? Do you think ADEQ should post comments on their website as they come Yes. This is important to public transparency, allows in, and as is standard commenters to ensure their comments were received, protocol for other and serves as a valuable resource to the public and administrative press. procedures carried out by the

Department?

Do you have any scientific reports or studies that you wish to submit to ADEQ to supplement your comment record?

Send personalized emails with Mail Merge for Gmail.

This email was sent via the Google Forms Add-on.