Archived: Friday, October 2, 2020 2:55:44 PM

From: Beth Ardapple

Sent: Friday, October 2, 2020 11:28:24 AM

To: CPP-antideg-comments

Subject: comment on CPP and AIM

Importance: Normal

Secretary Becky Keogh Department of Energy and Environment 5301 Northshore Drive North Little Rock, AR 72118

Dear Secretary Keogh:

Thank you for the opportunity to provide comments on the Continuing Planning Process (CPP) and Anti-Degradation Implementation Methodology (AIM). In light of climate change and the Arkansas's second largest industry- tourism-a precautionary approach should be overarching principle throughout the state's water quality standards including the CPP and AIM.

Comments on the CPP:

1. Total Phosphorous (Section 4.15.6)

In Section 4.15.6, the CPP identifies which types of facilities are required to collect data when applying for a permit to discharge nutrients into a listed 303(d) stream. Please include CAFOs as a facility required to collect and annually report water quality and nutrient discharge information.

2. Consistent Use of Statistical Methodology (Section 4.5, 4.15.11)

Please use arithmetic mean to best characterize effluent discharge and other water quality parameters including minerals.

3. Chapter 5

Chapter 5 identifies guidelines for a permit engineer to consider when establishing a monitoring and sampling program. Please include extensive DEQ oversight and approval in monitoring and sampling plans.

Comments on the AIM:

General Comments:

- Please provide a second comment period for the AIM because of the interconnectivity between the AIM and Regulation 2.
- Throughout the draft AIM, reference is made to the Waters of the US (WOTUS). WOTUS is a moving target to litigation and varying decisions from the courts. The AIM should reference Waters of the State (WOTS) for consistency and relevance to our state streams.
- As discussed in the stakeholder working group meeting, the AIM is a requirement under the Clean Water Act (CWA) that should be incorporated into regulation and binding to all parties.
- Any future Nutrient Trading program (including Point Source and Non-Point source trades) should be required to follow all AIM procedures regardless of whether an NPDES permit is required or not.

Specific Comments:

- 1. Definitions: Outstanding Resource Waters (ORW): The definition of an ORW should be expanded to include the tributaries and ephemeral streams that contribute to "...the high-quality waters constitute an outstanding state resource with significant aesthetic, recreational, or scientific value". A river is the sum of its parts. Without protection of the upstream regions of an ORW, the probability of activities that may degrade the stream is very high. Due to the recreational and economic activities that are dependent upon maintaining ORW, DEQ should increase protection of the ORW by including all upstream tributaries and ephemeral streams in the ORW designation.
- 2. Baseline Water Quality (BWQ): BWQ data collection should be calculated on every stream in Arkansas as soon as possible. DEQ has a wealth of data collected from over 150 streams during the past 30 years including federal and non-profit partners who have added to the dataset. These data should be used in conjunction with more recent information to establish BWQ for streams in the state. Prior to any new or existing permit renewal, a BWQ should be calculated well in advance of the permit deadline to allow for sufficient review and consideration by DEQ.
- 3. Non-point source pollution: Under EPA's Water Quality Standards Handbook, it statesthat that non-point activities are not exempt from the provisions of the anti-degradation policy. The policies and regulations noted by DEQ in Chapter 9 are ambiguous and insufficient in protection of Arkansas' water quality standards. This has been illustrated by the increasing frequency of Harmful Algal Blooms (HABs) throughout the state and in many cases from nutrient run-off associated with CAFOs. Separate "controlling" state agencies apart from DEC regulate potentially degrading activities. How will DEQ oversee or coordinate with other state agencies to ensure protection of existing designations and ensure high quality waters?

Thank you,

Beth Ardapple

337 NC 4840

Mount Judea, AR 72655

870-434-5265