From: <u>Lacey Horn</u>

To: <u>WaterbodyComments</u>

Subject: Arkansas 2018 Draft 303 (d) impaired waters list Date: Wednesday, August 22, 2018 4:34:11 PM

To Whom it May Concern:

ADEQ's decision to remove tributaries of the Illinois River from Category 5 is not based on water quality data or sound science. Basing your decision on a watershed management plan or other well-intended best management practices is a flawed decision. Category 5 is the correct category for Osage Creek and Spring Creek which receive a large loading of phosphorus and nitrates in treated sewage from Rogers, Springdale and Bentonville, Arkansas as well as from nonpoint sources of pollution. The watershed management plan for the Illinois River watershed is non-regulatory and unenforceable. It is not capable of providing the water quality protection that a TMDL will provide. Nor is it capable of protecting the Illinois River watershed in a timely manner. Additionally, Arkansas agreed to abide by the Oklahoma Scenic Rivers Joint Study by Baylor University. Placing Osage Creek, Spring Creek and other Illinois River water bodies in a category other than Category 5 is not in the spirit of the study results that Arkansas Agreed to abide by.

Please list Osage Creek, Spring Creek and other Illinois River watershed streams segments in Category 5 and give the Illinois River greater protection not less protection.

Thank you very much for your consideration and action on this important matter!

Sincerely,

Lacey A. Horn

PO Box 1365

Vian OK 74962

--

The information in this email is confidential and may be legally privileged. It is intended solely for the addressee. Access to this email by anyone else is unauthorized. If you are not the intended recipient, any disclosure, copying, distribution or any action taken or omitted to be taken in reliance on it, is prohibited and may be unlawful.