Public Comment Submission From FCCAG Faulkner County Citizens Advisory Group
April 29, 2013

We the members of FCCAG submit the following comment on Regulation 2 changes:

As per our comment on Feb. 28, 2012 we still strongly feel under Toxic Substances Reg 2.508 the criteria of maximum contaminant level (MCL) goals as recommended by Federal EPA of: Benzene=0.005mg/L or 5ppm; Toluene=1mg/L or 1ppm; Xylene=10mg/L or 10ppm; Manganese=0.05mg/L; Bromides=0.5mg/L (W.H.O.); Thermogenic Methane=10-28mg/L (U.S. Office of Interior) be added to the adopted Regulation 2 rules.

The unfortunate Tar Sands spill in Mayflower proves why these toxic substances must be added. Cost of compliance must never be an issue to not move forward with regulations that protect the most valuable resource on this planet-water. It along with clean air are the factors that determine human existence. Also when looking at cost of compliance ensure that cost of health care for humans and animals from under-regulating is brought to the table.

As new chemicals are discharged into our waters Reg 2 should be amended more than every 3 years and detection limits changed from ppm to ppb. The above list of toxins have shown to produce expensive long term health care and should be addressed.

Thank You from FCCAG
Dirk DeTurek president

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