July 7, 2014

Chairman Lynn Sickle
Arkansas Pollution Control and Ecology Commission
101 E. Capitol Avenue, Suite 205
Little Rock, AR 72201

Re: Comments on Regulation 6 (APC&EC Docket #14-004-R)

Dear Mr. Sickle:

This letter is in comment to the Arkansas Pollution Control and Ecology commission (APC&EC) proposed rulemaking for Regulation 6 (Docket #14-004-R).

According to the State of Arkansas, public supply systems provide drinking water to 93 percent of the State’s citizens, with 66 percent of this water coming from surface water. Protecting the tributaries to surface waters is essential in ensuring clean, safe, and affordable water. Approximately half of Tulsa’s water supply comes from tributaries originating in Arkansas.

The Tulsa Metropolitan Utility Authority (TMUA) and the City of Tulsa suggest one amendment to the proposed rulemaking.

6.207 (A): TMUA and the City of Tulsa request an amendment to the proposed rulemaking to add the following text as 6.207(A) (5):

(5) Public water supply utilities using the net drainage lake of the watershed encompassing the proposed CAFO.

We believe inclusion of this amendment will serve and protect the public. Please contact Roy Foster at 918.596.1344 if you have any question or require additional information

Respectfully,

Lou Reynolds
Chair

CC: Scott Thompson, ODEQ Executive Director
Dewey Bartlett, Mayor of Tulsa
Clayton Edwards, City of Tulsa Water & Sewer Director