BEFORE THE ARKANSAS POLLUTION CONTROL AND ECOLOGY COMMISSION

IN THE MATTER OF PROMULGATION OF
REGULATION NO. 6. REGULATIONS FOR STATE
ADMINISTRATION OF THE NATIONAL
POLLUTANT DISCHARGE ELIMINATION SYSTEM

(NPDES)

DOCKET NO. 14-004-R

RESPONSE TO COMMENTS

On May 22, 2014, the Arkansas Pollution Control and Ecology Commission (hereinafter “APC&EC”) passed Minute Order 14-22, which initiated rulemaking procedures for amendments to APC&EC Regulation No. 6, Regulations for State Administration of the National Pollutant Discharge Elimination System (NPDES). A public hearing on the proposed changes was held on July 14, 2014. The public comment period closed on July 28, 2014.

Forty-seven comments were received regarding the proposed amendments. These comments are set out below, with the Department’s response following. There were several similar issues raised throughout the comments; those are grouped together with one response from the Department.

Comment #1:

The Commission should strengthen this rule change by defining the time within which notice must be perfected. Specifically, it was suggested that the Commission add a sentence to the end of paragraph G of the proposed rule to state: “The certification shall also require confirmation that applicants perfected the forms of notices required by Reg. 6.207 within the 30 days preceding submission of the NOI and NMP to the Department. This means letter notices shall be have been received within the preceding 30 days, newspaper noticed published within the preceding 30 days, and the required signage posted at the facility for the preceding 30 days. Such a change will prevent notice from being stale, and thus ineffective, due to a prolonged period between notice and application submission. Thank you for accepting this comment.

Comments Received From: Ross Noland, Little Rock, Arkansas, Julie and Andy Feinstein, Marti Olesen, Sarah Garrett, Ellen Corley, Jasper, Arkansas, Ginny Masullo, Fayetteville, Arkansas, Laura Timby

Response:

The Department acknowledges this comment. However, the Department is not implementing changes at this time in an effort to move forward with the amendment process. This is because the 2013 Arkansas Act 1511 created a Committee and charged it with developing public notification requirements for any applicant seeking coverage under the general permit issued by the Department for a proposed Concentrated Animal Feeding Operation (hereinafter “CAFO”) in Arkansas. The Committee was comprised of one representative from the Department, Arkansas Agriculture Department, and Arkansas Farm Bureau and two members appointed by the Governor. The Committee presented to the Arkansas Legislative Council its recommendations, after which the Department filed before the APC&EC a Petition to Initiate Rulemaking on Regulation No. 6 to incorporate the Committee’s recommendations. The APC&EC approved the Petition to Initiate Rulemaking at its May 22, 2014 meeting. The Department is concerned with modifying these recommendations that have been agreed upon by the elected Committee as approval of these recommendations in a timely manner is of the utmost importance.

Comment #2:

The Arkansas Department of Health should be included on the list of entities requiring notice.

Comments Received From: Julie and Andy Feinstein, Pamela E. Stewart, Marti Olesen, Sarah Garrett, Ellen Corley, Jasper, Arkansas, Ginny Masullo, Fayetteville, Arkansas, Kristine Hall, Laura Timby, Gilbert, Arkansas, Ray Quick, Joe Golden, Harrison, Arkansas, Pam Floyd, Jane E. Darr of Friends of the North Fork and White Rivers, Cotter, Arkansas, Stephen Michael Farar, Fox, Arkansas, Amy Wilson, Fayetteville, Arkansas, John Murdoch, Wesley, Arkansas, Patti Kent, Fayetteville, Arkansas, Susan

Response:

The Department acknowledges this comment. The Arkansas Department of Health is notified of new, renewal, and modified draft permits as a standard practice at the Department and is included on the listserv. Please see response to comment #1.

Comment #3:

The National Parks Service requests an amendment to the proposed rulemaking to add the following text as 6.207(A)(5):

(5) Administrators of State and Federal land management agencies and Non-Governmental Organizations who manage property within 10 miles of the CAFO production site and/or the manure spreading sites, or which manage property downstream of the CAFO production site and/or the manure spreading site.

6.207(E): The National Park Service requests an amendment to the wording in the proposed rulemaking to the following text to 6.207(E):

The applicant shall publish adequate notice of the proposed CAFO in the paper of the largest circulation in the county or counties of the CAFO production sites and/or manure spreading sites. ADEQ shall determine the form of that notice, the minimum number of publication dates, and the proper paper for publication to ensure robust public notice is given.

We feel that these amendments will better serve the public, private land owners, NGOs, and the State and Federal lands within the State of Arkansas.

Comments Received From: Kevin G. Cheri, National Park Service Superintendent, Harrison, Arkansas, Gene Dunaway, Ginny Masullo, Fayetteville, Arkansas, Kristine Hall, Laura Timby, Gilbert, Arkansas, Joe Golden, Harrison, Arkansas, Pam Floyd, Trella Laughlin, Eureka Springs, Arkansas, Jane E. Darr of
Response:

The Department acknowledges this comment. See response to comment #1 regarding modifications to Reg. 6.207 and proposed changes to public notification requirements.

Comment #4:

Reg. 6.207(E) should require two publications as one is not enough. It was further recommended that another provision be added as 6.207(A)(5) to provide email notice to anyone who joins a list server to request such notices. Perhaps this would be added as Section (B), moving other sections down, or as a new Section (F).


Response:

The Department acknowledges this comment. See response to comment #1 regarding modifications to Reg. 6.207(A) and proposed changes to public notification requirements.

In regards to providing email notice to individuals who have joined a listserv, the Department already has this in place. Interested persons can join any of the Department's email lists or listservs by
following the directions at the following web address:

http://www.adeq.state.ar.us/compsys/webmaster/listserv.htm

Comment #5:

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.

Comments Received From: Lou Reynolds, Tulsa Metropolitan Utility Authority, Tulsa, Oklahoma, Marti Olesen, Sarah Garrett, Ellen Corley, Jasper, Arkansas, Ginny Masullo, Fayetteville, Arkansas, Joe Golden, Harrison, Arkansas, Arkansas Department of Health, Susan Drouilhet, Veronica Rosenau, Huntsville, Arkansas, Fay Knox, Deer, Arkansas, Beaver Water District, and Socially Responsible Agricultural Project.

Response:

The Department acknowledges this comment. See response to comment #1 regarding modifications to Reg. 6.207(A) and proposed changes to public notification requirements.

The Arkansas Department of Health (ADH) is the regulatory authority for public drinking water. As stated in response to comment #2, the ADH is routinely notified of new, renewal, and modified draft permits by the Department. The Department addresses public health concerns related to ADH regulations when provided with comments from the ADH.
Comment #6:

Subsection 1(c) states that the act is only effective for 1 year from the effective date of the act, or July 23, 2014. This means that the act will expire before this rule promulgating the act goes into effect.

Comment Received From: Mary M. Cameron.

Response:

The Department acknowledges this comment.

Comment #7:

Citizens in support of the proposed changes to Regulation 6.

Comments Received From: Scharmel Roussel, Margaret Fortuny, Rogers, Arkansas, Lin Wellford, Justin Taylor, Gene Milus, Fayetteville, Arkansas, and Bill Saunders, Little Rock, Arkansas.

Response:

The Department acknowledges this comment.