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**From:** Lee Bridgett [leeb@fb.org]  
**Sent:** 8/13/2018 9:16:54 PM  
**To:** Ross, David P [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=119cd8b52dd14305a84863124ad6d8a6-Ross, David]; Leopold, Matt (OGC) [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=4e5cdf09a3924dada6d322c6794cc4fa-Leopold, Ma]  
**Subject:** AFBF Comments re: WOTUS and Recodification of Preexisting Rule  
**Attachments:** AFBF SNPRM Comment (SWANCC).pdf; AFBF SNPRM Comment (Technical).pdf

Mr. Leopold and Mr. Ross,

Please see the attached comments filed today by the American Farm Bureau Federation along with several other organizations regarding the definition of "Waters of the United States" and recodification of the preexisting rule. (Docket ID EPA-HQ-OW-2017-0203-15104).

Thank you,

**Lee Bridgett**

*Administrative Assistant, Public Affairs*



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