

Message

From: Todd Parfitt [todd.parfitt@wyo.gov]
Sent: 1/10/2018 8:21:09 PM
To: Wagner, Kenneth [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=048236ab99bc4d5ea16c139b1b67719c-Wagner, Ken]; Benevento, Douglas [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=93dba0f4f0fc41c091499009a2676f89-Benevento,]
Subject: EPA Revised Interpretation of CWA Section 518
Attachments: Scanned Doc037829.pdf; Scanned Doc037826.pdf

Ken and Doug,

Recently Wyoming DEQ was made aware of EPA R8's intent to begin implementation of EPA's revised interpretation of CWA Section 518. Wyoming has concerns that I would like to discuss with you. I have attached the EPA fact sheet and a comment letter sent by Utah that gives a good overview of issues and concerns that would be mostly consistent with Wyoming's view. My staff are in the process of summarizing Wyoming specific concerns that will be sent at a later date. There were 44 commenters (mostly states and tribes). Ten states commented (ND, SD, UT, CO, ID, OK, MI, WI, MN and ME). I have attached the link to EPA's final interpretive rule and associated public comment below.

<https://www.epa.gov/wqs-tech/revised-interpretation-clean-water-act-tribal-provision>

I look forward to the opportunity to discuss this with you in more detail.

Thanks.

Todd

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Todd Parfitt

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