

Message

From: Adam Carpenter [acarpenter@awwa.org]
Sent: 8/1/2018 6:23:22 PM
To: Ross, David P [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=119cd8b52dd14305a84863124ad6d8a6-Ross, David]; Grevatt, Peter [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d3caa0c39ebe44cb9d3ae44da7543733-Grevatt, Peter]; Sawyers, Andrew [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=49214552a00b4ab7b168ec0edba1d1ac-Sawyers, Andrew]
Subject: AWWA Comments on NEPA Implementing Regulations
Attachments: 20180801_NEPA_Implementing_Regs.pdf

Good afternoon:

Please see the attached comments on CEQ-2018-001 (Procedural Provision of National Environmental Policy Act), which were just submitted to Regulations.gov.

Recognizing that these comments are in response to a proposed CEQ policy, we felt given the water-related emphasis of our comments that it was important that you know of them. Please do not hesitate to reach out to us if you have any questions or if there's anything else I can do to be of assistance.

Sincerely,

Adam Carpenter

Manager - Energy and Environmental Policy

American Water Works Association

Direct: Ex. 6

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