FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
1 James	Petersen	unk	unk	9/1/2024	\$ I(8), could not locate precipitation volume forecasts on weather,gov. \$ I(9), federal agency is misname, s/b United States Department of Agriculture Natural Resources Conservation Service. Opposes 8 II(8)(b), inadequate language. \$ III(2), same recommendation as in \$ I(9). \$ III(6)(c), "bypassing" the 15% slope requirement at the discretion of adjacent landowners does not seem scientifically justifiable. Review by the Department should be required. \$ IV(3), same recommendation as in \$ I(9). \$ VIII, The "Buffalo National River" is a National Park Service entity and is not a stream; it does include much of the Buffalo Kiver but also includes much adjacent land. It does not technically have a watershed-the watershed is association with the Buffalo River. Opposes \$ VII(3), nonoperational CAFO permits should be voided.	peterson.science.writing@gmail.com	Corrected typo in NRCS name. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Benergy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department will review existing permits and make a determination at a later date. Remaining comments noted. No changes to the rule are required.
2 Lynn	Foster	unk	AR Audubon Society	9/15/2024	AAS supports the proposed rule's moratorium on hog farms in the BRW. Supports the Ozark Society and many other commenters that notification of pending swine CAFO permits to local stakeholders needs to remain in the rule.	<u> foster5211@gmail.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
3 Jerry	Masters	On behalf of the APPA Board of Directors	Arkansas Pork Producers Association	9/13/2024	APPA supports moving the administration of liquid animal waste management permits to the Department of Agriculture. Opposes paragraph VII-Watershed Specific Rules; would like it removed. This watershed specific rule sets a concerning precedent within the state of Arkansas for potential future restrictions on confinement operations.	arkpork@yahoo.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
4 Doug	Stowe	unk	unk	9/15/2024	By no means should notification requirements concerning CAFOs in the Buffalo River area be removed.	douglasstowe@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
5 Heather	Hudgens	unk	unk	9/4/2024	Continue the moratorium; no CAFOs next to any rivers.	hmh7@aol.com	This proposed rule retains the moratorium. No changes to the rule are required.
6 Carolyn	Hartman	Rogers	unk	9/2/2024	Disagrees with "the recent action to remove the public comment period in Act 824."	carheart50@outlook.com	No response is required. No changes to the rule are required.
7 Emelia Ann	unk	unk	unk	9/9/2024	Do not damage the Arkansas environment by negating regulations that keep corporations from harming the earth.	emeliaann@hotmail.com	No response is required. No changes to the rule are required.
8 Stephen	Hennigan	Fayetteville	unk	9/14/2024	Do not remove the moratorium on industrial swine production.	stevehhmd@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
9 John	Rankine	unk	unk	9/13/2024	Don't let unsupervised farm waste go unchecked.	johnrankine69@gmail.com	No response is required. No changes to the rule are required. The Department extended the comment period two weeks, to September
10 Gina	Booth	Marble Falls	unk	9/2/2024	Extend public comment period.	gboothgbooth@gmail.com	16, 2024. No changes to the rule are required.
11 Rebecca	Corley	Jasper	unk	8/29/2024	Extend public comment period.	footholdfarm@yahoo.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
12 Ginny	Masullo	unk	BRWA, Secretary	8/29/2024	Extend public comment period.	masulloginny42@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
13 Barbara	Metzger	unk	unk	8/29/2024	Extend public comment period.	bashatwentyone@yahoo.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
14 Marti	Olesen	unk	BRWA, Vice President	8/29/2024	Extend public comment period.	molesen12@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
15 Larry	Olesen	unk	unk	8/29/2024	Extend public comment period.	molesen12@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
16 Dane	Schumacher	unk	unk	8/29/2024	Extend public comment period.	schumacherdane@gmail.com	The Department extended the comment period two weeks, to September 16. 2024. No changes to the rule are required.
17 Dane	Schumacher	unk	unk	9/1/2024	Extend public comment period.	schumacherdane@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
18 Dane	Schumacher	unk	unk	9/1/2024	Extend public comment period.	schumacherdane@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
19 Brian	Thompson	Fayetteville	Ozark Society, President	8/31/2024	Extend public comment period.	thompsonaddc@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
20 Teresa	Turk	unk	Arkansas Ozark Waterkeepers	8/30/2024	Extend public comment period.	fayettevilleflavor@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
21 Gordon	Watkins	Parthenon	unk	8/29/2024	Extend public comment period.	gwatkins@myblueheavencabin.com	The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
22 Dina	Nash	Fayetteville	BRWA	9/1/2024	Extend public comment period. Supports § VII(2), moratorium of CAFOs in the BRW.	dinacnash2014@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. This proposed rule retains the moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
23 Cindy	Jetton	Unk	unk	9/8/2024	Extend public comment period. Supports moratorium on CAFOs in the BRW.	cindy_jetton@yahoo.com	The Department extended the comment period two weeks, to September 16, 2024. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
24 Cindy	Jetton	Unk	unk	9/8/2024	Extend public comment period. Supports moratorium on CAFOs in the BRW.	cindy_jetton@yahoo.com	The Department extended the comment period two weeks, to September 16, 2024. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
25 Marion	Oates	Fayetteville	BRWA	9/2/2024	Extend public comment period. Supports public comments of BRWA.	mtoateslaw@gmail.com	The Department extended the comment period two weeks, to September 16, 2024. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
26 Sage & Tom	Holland	Fox	unk	9/16/2024	Feel strongly about maintaining required notification for all CAFOs.	sageandtomemail@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
27 Angela	Usrey	Carrollton	unk	9/15/2024	Given the current environment in NWA with both Bitcoin mining as well as a number of the world's tallest industrial scale wind turbine projects (up to 698"), this is not the time to relax rules around CAFOs. Relaxed rules invite the worst types of businesses.	angelaishome@gmail.com	No response is required. No changes to the rule are required.
28 Teresa	Pelliccio	unk	unk	9/14/2024	Heartbroken to learn that the legislature is adding a rule where there is no notification to surrounding property owners when a CAFO is installed.	teresapelliccioart@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
29 Taylor	Vittitow	Fayetteville	Ozark Society	9/16/2024	Hello, I am a concerned resident of Fayetteville, AR and member of the Ozark Society and was made aware of situation regarding new rule under Act 824 regarding liquid animal waste systems. I agree with The Ozark Society that notification of local stakeholders in regard to pending swine CAFO permits, needs to remain in the enew rule replacing Reg 5 that Arkansas Pouttry and Livestock is preparing. I anything is to be thenged, transparency on such permits needs to be increased, not decreased. We do not need a recurrence of another surprise C&H permit getting approved without key stakeholders or the public being aware of it. Thank you for your consideration	taylorvittitow@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
30 Derek	Linn	Fayetteville	unk	9/16/2024	I am strongly opposed to the proposed rule change(s) that would confer to the Dept. of Agriculture the authority to issue and modify permits related to Liquid Animal Waste / CAFO and other livestock facilities. This jurisdiction should be with the Division of Environmental Quality (DEQ).	derek.linn@gmail.com	Act 824 of 2023 transferred authority over all liquid animal waste management systems to the Arkansas Department of Agriculture. No changes to the rule are required.
31 Jerry	Williams	Hot Springs	unk	9/16/2024	I am writing to respectfully request that your Department maintain public notice for CAFO permits and modifications to permits to the same degree as the Arkansas DEQ did for CAFO operations. Your Department's rule will not properly inform the public for CAFO operation. In addition, the Agriculture Department should maintain a notification list for all parties who request to be kept informed of CAFO operations.	jerrywilliams1121@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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32 Dane	Schumacher	Carroll Cty	unk	9/16/2024	I have a particular and keen interest in protecting groundwater and surface water quality in the karst environment in which I live and make my living. Based on the information provided above, I respectfully urge the Division of Agriculture-Arkansas Livestock and Poutity Commission to reconsider its role in the permitting process for liquid animal waste permits, particularly swine AFO's, regardless of size, and to consider whether it has the time, resources, and expertise, to administer the Liquid Animal Waste System permitting process within the context of the required planning process, site-specific considerations and necessary visits to ensure the protection of our waterways and groundwater. DEQ should have more than a consulting role in the process, and all permitting documents should be made available on either the Division of Agriculture or DEQ's online database for public input. Additionally, adjacent residents and landowners as well as local newspapers should receive notification. Resident taxpayers and concerned citizens do not need another round of litigious battles and/or a state sanctioned 6.2 million buyout agreement related to the ilt-placed, insufficient design, and woefully lacking waste management protocols of one swine facility.	schumacherdane@gmail.com	Act 824 of 2023 transferred authority over all liquid animal waste management systems to the Arkansas Department of Agriculture. No changes to the rule are required. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
33 Holly	Wiles	unk	unk	9/16/2024	I strongly disagree with the Arkansas Farm Bureau on them believing the moratorium on industrial swine CAFOs in the Buffalo River watershed should be removed.	hd.wiles@gmail.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
34 Cindy	Rimkus	Madison Cty	unk	9/15/2024	It is disturbing to realize that Arkansas Department of Agriculture has proposed a regulation 5 that would lift the moratorium that Governor Hutchinson issued in 2019.	cindy.rimkus@gmail.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
35 Glenda	Satterfield	unk	unk	9/13/2024	Keep public notification on industrial swine CAFO permits.	glendasatterfield@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
36 Edward	Rod	unk	unk	9/13/2024	Let's not begin to loosen standards or we and the Buffalo will pay the price!	drrod.oms@gmail.com	No response is required. No changes to the rule are required.
37 Robert and Cynth	nia Martin	Midway	unk	9/12/2024	More transparency re notification of permits.	robcm2020@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
38 Daryl	Boles	unk	unk	9/2/2024	New rule "isn't a good neighbor policy!"	dboles1969@gmail.com	No response is required. No changes to the rule are required.
39 Linda 40 John	Armerbingham Ray	unk	unk	9/7/2024	No waste in the BNR. Notification of local stakeholders re pending swine CAFO permits needs to remain in the new rule.	lindaarmenbingham@gmail.com johnnyray22@earthlink.net	No response is required. No changes to the rule are required. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
41 Chally	Sims	Mount Ida	unk	9/12/2024	Oppose lifting the moratorium on permits for CAFOs in the BRW. Proposed Reg No. 5 would also take public notices our of newspapers as well as doing away with the requirement of sending notices via certified mail to adjoining landowners, county judges, school superintendents and mayors.	chally@packratoc.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
42 Steph	Gordon-Glassford	unk	unk	9/13/2024	Opposed to lessening the regulations of CAFOs and other developments.	sgordonglassford@gmail.com	No response is required. No changes to the rule are required.
43 Tom	Kruse	unk	unk	9/14/2024	Opposed to limiting the public notification and comments on new CAFO permits. The nutrient loads need to be addressed like any other sewage treatment.	<u>02kruse@gmail.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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44 Forrest	Dunaway	Mountain View	unk	9/15/2024	Opposed to not publishing permit notification in local newspapers and no letters to neighbors or governmental authorities. The public of the notices should be in local newspapers, the applicants should pay for the publication and there should be a public hearing so the public can assure itself the hogs are in an ideal place that does not disturb the land or water of Arkansas or the neighbors don't have to smell or hear such places.	gene.dunaway@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
45 Rick	Border	unk	unk	9/11/2024	Opposed to the idea of having the Department of Agriculture involved with the decisions. The proposed rule for public notification is intent are all the proof need that the "fox will be in the hen house." Will be contacting state rep, senator and governor's office.	riborder@aol.com	Act 824 of 2023 transferred authority over all liquid animal waste management systems to the Arkansas Department of Agriculture. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
46 Fran	Alexander	Fäyetteville	unk	9/2/2024	Opposes § II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	ofda22@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of Iduid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
47 Francie	Bolter	unk		9/1/2024	Opposes § II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	franciebolter@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
48 Peggy	Bulla	Hindsville	Ozark Society	8/31/2024	Opposes § II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	sunnypegs@aol.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
49 Jacqueline	Courteau	Fayetteville	unk	9/2/2024	Opposes § II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	jbcourtneau@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
50 Carolyn	Crook	Fayetteville	unk	8/30/2024	Opposes \$ II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	carolyn@packratoc.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
51 Carole	Degginger	Newton Cty	unk	9/1/2024	Opposes § II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	caroledegginger@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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52 Steve	Driver	Ozark/Johnson Cty	unk	9/2/2024	Opposes § II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	smdriver51@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
53 John	Ferguson	Conway	unk	9/1/2024	Opposes \$ II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	johnandglory@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
54 Susan	Gateley	Ozark/Johnson Cty	unk	8/30/2024	Opposes \$ II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	sgateley55@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
55 Larry	Haden	unk	Arkansas Chapter of Backcountry Hunters & Anglers	9/2/2024	Opposes \$ II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	arkansas@backcountryhunters.org	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
56 Fred	Goldthorpe	Mayflower	unk	9/10/2024	Opposes \$ II(3)(b), notification language. Additional notification should be sent to local stakeholders of CAFO permits. Notices published requesting comment of purpose operation, notifying county judges, school superintendents and town mayors of areas downstream from the purposes operation.	fred.goldthorpe@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
57 Kim	Smith	unk	unk	9/11/2024	Opposes § II(3)(b), notification language. Needs to be more broad.	ksmith@elliottsmithlaw.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
58 Donna	Peters	unk	unk	9/11/2024	Opposes \$II(3)(b), notification to local stakeholders re pending swine CAFO permits needs to remain in the new rule.	dmpdmp@windstream.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
59 Mark	Robertson	unk	unk	9/11/2024	Opposes § II(3)(b), notification to local stakeholders re pending swine CAFO permits needs to remain in the new rule.	marobertson@mesainc.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
60 Teresa	Turk	Fayetteville	Arkansas Ozark Waterkeepers	9/14/2024	Opposes a ricy(t), mis inadequate nonmeation is uniant to both the applicant and the public. Please include the following media outlets as a requirement to make public notification adequate and transparent: Notification in State and local papers: 1. Letters to property owners adjacent to CAFO site and spreading fields. 2. Letters to County judges and quorum courts of site and spreading fields. Or, if located within an area zoned by the city, notify the city zoning authority. 3. Mayors of incorporated municipalities within 10 miles of facility and fields. 4. Superintendent of school districts that serve CAFO sites and fields. 4. Superintendent of school districts that serve CAFO sites and fields. 4. Superintendent of school districts that serve CAFO sites and fields. 4. Superintendent of school districts that serve CAFO sites and fields. 5. All tetters to the above should provide written notice by certified mail, with return receipt requested. Section III 6. D. Technical Requirements Section 6. (d) currently reads as follows 7. Application of manures shall not be made within 100 feet of streams including intermittent streams, ponds, lakes, springs, sinkholes, rock outcrops, welfs and water supplies; or 300 feet of extraordinary resource waters as defined by the Arkansas Pollution Control and Ecology Commission Regulation No. 2." AOW advocates for expanding the prohibition of manure application is closer than 1000 feet to a stream, as has been shown to contaminate streams when manure application is closer than 1000 feet to a stream, creek or river. Section VII. 2 and 3 Permanent Moratorium on swine CAFO's in Buffalo National River 2. We support the language which includes the prohibition of the issuance of permits for any new swine CAFOs in the Buffalo National River Watershed. In other words, we support a permanent moratorium on all swine CAFOs in the BNR watershed. 3. We do not support section 3. which states "This rule does not prohibit the Department from issuing a permit renewal or modification	turkster33@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. The Department will review existing permits and make a determination at a later date. No changes to the rule are required.
61 Gwen	Bennett	Eureka Springs	unk	9/8/2024	Opposes § II(3)(b); broader notification system should be used.	gwenbennettmasks@icloud.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
62 Dianna	Neely	Lincoln	unk	9/8/2024	Opposes § II(3)(b); broader notification system should be used.	diannaneely@hotmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
63 Lowell	Collins	unk	Ozark Society, Sugar Creek Chapter	8/30/2024	Opposes § II(3)(b); local stakeholders should be notified directly.	ossugarcreek@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
64 Ginny	Masullo	unk	BRWA, Secretary	9/8/2024	Opposes \$II(3)(b); same level of transparency of all Reg 5 permit records such as is currently available with Reg 5 permits under ADEQ.	masulloginnv1@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
65 Debbie	Davis	Eureka Springs	unk	9/13/2024	Opposes allowing swine or chicken permits on the Buffalo National River.	redscottie@cox.net	No response is required. No changes to the rule are required.
66 Evan	Teague	unk	AR Farm Bureau Federation	8/26/2024	Opposes moratorium for CAFOs in the BRW. Small farm language needs to be added back in.	unk - in-person comment	This proposed rule retains the moratorium. No changes to the rule are required.

	Name LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
68 Brad	Green	Newton Cty	unk	9/13/2024	Opposes notification language, FOIA exemptions, and the removal of the moratorium on CAFO permits in the BRW.	bradgreen27@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
69 Linda	Davis	unk	unk	9/12/2024	Opposes notification language. Additional notification should be sent to adjacent land owners as well as county officials and general public.	lindadavis49@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
70 Ginny	Masullo	Fayetteville	BRWA, Secretary	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	masulloginny42@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
71 Paula	Matthews	St. Joe	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	paulajmatthews01@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
72 Fred	Paillet	Bentonville	(UARK Adjunct Professor of Geosciences and USGS Research Emeritus)	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	fredp@cox.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
73 Necia	Parker-Gibson	unk	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	neciap@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FNam	e LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
74 Bill	Pettit	Cotter	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	troutman08@suddenlink.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it's determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
75 T.A.	Sampson	unk	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	springfieldranch@aol.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
76 Steve	Singleton	unk	unk	9/1/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	aerialobserver@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
77 Camille	Smiley	Fayetteville	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	ccsmite/@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
78 Charlie	Transue	Tulsa, OK	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	<u>ci.transue@outlook.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
79 Ellen	Turner	Rogers	unk	9/2/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	ellenelizabethturner@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
80 Emily	Valentin	unk	unk	9/1/2024	Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	emilycvalentin@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
81 Bill	King	unk	unk	9/15/2024	Opposes relaxing the restrictions on CAFOs in the BRW.	billking34@gmail.com	
82 Lynn	Packham Larson	Carroll Cty	unk	9/13/2024	Opposes the change which reduced notification stakeholders regarding development of concentrated animal feeding operations.	l <u>vnnlarson448@gmail.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
83 Meghan	Post	unk	unk	9/10/2024	Opposes the Department of Agriculture taking over CAFO permits.	meghanelgan7@gmail.com	Act 824 of 2023 transferred authority over all liquid animal waste management systems to the Arkansas Department of Agriculture. No changes to the rule are required.
84 Suzie	Bell	Eureka Springs	unk	9/13/2024	Opposes the lifting of reg 5 to allow corporations to into the BRW and establish entities such as hog farms without notifying their neighbors.	mightywarriorrocks@yahoo.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
85 Heather	Wilson	Eureka Springs	unk	9/14/2024	Opposes the lifting of the moratorium on industrial swine in the BRW.	heatherjwfl76@gmail.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
86 Kate	McCarty	Eureka Springs	unk	9/13/2024	Opposes the new rule that reduces the mean of notifying people when concentrated animal farming establishments are being developed. County, nearby cities, neighbors and area newspapers must be alerted.	katemc63@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may resut it a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
87 Ralph	Langford	Lincoln	unk	9/13/2024	Opposes the proposed rule change that would eliminate advanced notice of new CAFOs.	evensteven57@hotmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may resut it a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
88 Debbie	Reay	Eureka Springs	unk	9/14/2024	Opposes to adding a rule where there is no notification to surrounding property owners when a CAFO is installed.	whipetdog@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
89 Nicholas	Gibson	unk	unk	9/11/2024	Pig swine should not be allowed to flow into the Buffalo River.	nicholasblakegibsonphotography@gmail.com	No response is required. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
90 Brian	Thompson	unk	Ozark Society, President	9/15/2024	Please accept and acknowledge receipt of these comments from The Ozark Society regarding the new rule that will replace E&E Regulation 5. Agree with retaining watershed specific rules prohibiting the issuance of permits in the BNRW. Oppose eliminating notification regarding permits to the local paper, county quorom court, etc. We respectfully request the following be published on the website a fler the completion of the comment period as per the Arkansas Administrative Procedures Act. (i) After the expiration of the thirty-day public comment period and before the effective date of the rule, the agency promulgating the rule shall take appropriate measures to make the final rule known to the persons who may be affected by the rule. (ii) Appropriate measures shall include without limitation posting the following information on the agency's website: (a) The final rule; (b) Copies of all written comments submitted to the agency regarding the rule; (c) A summary of all written and oral comments submitted to the agency regarding the rule and the agency's response to those comments; (d) A summary of the financial impact of the rule; and (e) The proposed effective date of the final rule.	thompsonaddc@gmail.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
91 Karen	Pope	unk	unk	9/14/2024	Please act toward transparency on the whole issue.	karenlarsenp@gmail.com	No response is required. No changes to the rule are required.
92 Mike	Harms	Green Forest, Carroll Cty	unk	9/13/2024	Prefers to be notified in advance of any industrial or large scale plans that may affect my water or way of life.	mikeharms82@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
93 Bob	Billig	Elkins	unk	9/11/2024	Prioritize full public disclosure of all information.	bobbillig@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
94 Faith	Pettit-Shah	Carroll Cty	unk	9/13/2024	Proper notice for all major development is crucial.	faithmichael@me.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
95 Faith	Pettit-Shah	Carroll Cty	unk	9/13/2024	Proper notice for all major development is crucial. Everyone suffers from large industrial waste producing projects.	faithmichael@me.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
96 Caroline	Rogers	Carroll Cty	Stop Wind Farms Carroll County	9/13/2024	Proper notice for all major development is crucial. Everyone suffers from large industrial waste producing projects.	stopwindfarmsar@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
97 Bob	Billig	unk	unk	9/8/2024	Protect the BRW from CAFO run-off. Prioritize full public disclosure of all information about the issue, the language used should be plain and easily understood.	<u>bobbillig@gmail.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
98 Roy	Wilson	Sheridan	BRWA	9/1/2024	Protect the watershed.	roywilson@windstream.net	No response is required. No changes to the rule are required.
99 Jean	Cazort	Little Rock	unk	9/9/2024	Recommends notification of CAFO permits in nearest newspaper, letters be sent to adjacent property owners, to county judges, school superintendents and local mayors within 10 miles of the site, posting notices at the site. No issuance of permits within the BRW of any tributaries of the Buffalo National River.	jeancazort@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
100 Jim	Pfeifer	Little Rock	unk	9/9/2024	Recommends notification of CAFO permits in nearest newspaper, letters be sent to adjacent property owners, to county judges, school superintendents and local mayors within 10 miles of the site, posting notices at the site. No issuance of permits within the BRW of any tributaries of the Buffalo National River.	jimpfel6@aol.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
101 Wade	Colwell	Fayetteville	unk	9/13/2024	Require CAFO operators to make public notice of their intents before approval is given to do so.	wadecolwell@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
102 Pat	Matsukis	unk	unk	9/16/2024	Shame for trying to not notify the public. We, the people should make our own decisions based on all available information	patmatsukis@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
103 Daryl 104 Dianne	Boles	unk unk	unk unk	9/2/2024 9/1/2024	Stop polluting and leave it better than you found it.	dboles1969@gmail.com diannestthomas@yahoo.com	No response is required. No changes to the rule are required.
104 Dianne 105 Christopher	Fischer	unk Eureka Springs	unk	9/12/2024	Strongly objects to the proposed changes to the notification requirements affecting general public, communities and adjacent property owners.	giamnestmomasiavyanoo.com cmaxfisch@gmail.com	No response is required. No changes to the rule are required. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
106 Susan	Watkins	Parthenon, Newton Cty	unk	9/15/2024	Supports § VII(2) re prohibition against the issuance of permits for any new swine CAFOs in the BNRW. Opposes § VII(3) that does not prohibit the Department from issuing renewal or modification for a CAFO in the BNRW.	susan@myblueheavencabin.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
107 Nancy	Deisch	unk	unk	9/1/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	buffaloridgeranch@gmail.com	This proposed rule retains the moratorium. No changes are required.
108 Mike	Faircloth	Bella Vista	unk	9/8/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	arbearusn@gmail.com	This proposed rule retains the moratorium. No changes are required.
109 Judith	Griffith	unk	unk	9/3/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	9waterfall9@gmail.com	This proposed rule retains the moratorium. No changes are required.
110 Michele	Halsell	Fayetteville	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	michele.halsell@gmail.com	This proposed rule retains the moratorium. No changes are required.
111 Jerri	Holmes	Parthenon	unk	8/31/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	aadaprez@gmail.com	This proposed rule retains the moratorium. No changes are required.
112 Jonna	Hussey	Fayetteville	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	jlhussey13@gmail.com	This proposed rule retains the moratorium. No changes are required.
113 Cheryl	Johnson	unk	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	cibluebird@comcast.net	This proposed rule retains the moratorium. No changes are required.
114 Ragupathy	Kannan	Fort Smith	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	ragupathy@uafs.edu	This proposed rule retains the moratorium. No changes are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
115 Adelia	Kittrell		unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	adelia.kittrell@gmail.com	This proposed rule retains the moratorium. No changes are required.
116 Sydnie	Klinehenz	Fayetteville	unk	9/8/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	sydmk@earthlink.net	This proposed rule retains the moratorium. No changes are required.
117 Patty	McLean	Judsonia	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	plm108@comcast.net	This proposed rule retains the moratorium. No changes are required.
118 Barbara	Mott	unk	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	blmott2014@yahoo.com	This proposed rule retains the moratorium. No changes are required.
119 Joanna	Person-Michener	unk	BRWA	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	resiliencejo73@gmail.com	This proposed rule retains the moratorium. No changes are required.
120 Lance	Runion	unk	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	roentgen1421@icloud.com	This proposed rule retains the moratorium. No changes are required.
121 Rebecca	Smith	Fayetteville	unk	9/1/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	sbecca124@gmail.com	This proposed rule retains the moratorium. No changes are required.
122 David	Vandergriff	unk	(Commissioner, AR PC&EC)	8/31/2024	Supports § VII(2), moratorium on CAFOs in the BRW.	dvandergriff@qgtlaw.com	This proposed rule retains the moratorium. No changes are required.
123 James	McMains	Little Rock	unk	9/1/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § VII(3), nonoperational permits should be voided.	jwmac2@swbell.net	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. No changes to the rule are required.
124 John	Ray	Fayetteville	unk	9/1/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § VII(3), nonoperational permits should be voided.	johnnyray22@earthlink.net	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. No changes to the rule are required.
125 Stephanie	Liechty	unk	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Extend public comment period.	shymel61@shcglobal.net	This proposed rule retains the moratorium. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
126 Beth	Ardapple	Mt. Judea	BRWA	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Extend public comment period. Supports public comments of BRWA.	hethardapple@gmail.com	This proposed rule retains the moratorium. The Department extended the comment period two weeks, to September 16, 2024. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
127 Jeanmarie	Mako	unk	unk	8/31/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Nonoperational permits should be voided.	mako.blaisus@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. No changes to the rule are required.
128 Lissa	Morrison	unk	unk	9/8/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § II(3)(b); this is inadequate notification language.	morrisonlissa3@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
129 Glenda	Allison	Berryville/Carroll Cty	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § VII(3), CAFO permit renewal or modification.	gsallison56@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. No changes to the rule are required.
130 Lowell	Collins	unk	Ozark Society, Sugar Creek Chapt.	8/31/2024	Supports § VII(2), moratorium on CAFOS in the BRW. Opposes § VII(3), nonoperational permits should be voided.	ossugarcreek@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. No changes to the rule are required.
131 John	Remmers	Моггом	unk	9/1/2024	Supports $\$VII(2)$, moratorium on CAFOs in the BRW. Opposes $\$VII(3)$, nonoperational permits should be voided. Opposes $\$II(3)(b)$, extensive public notifications must be required.	iremmers@pgtc.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
132 Annee	Littell	Fayetteville	unk	9/9/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § VII(3), nonoperational permits should be voided. Opposes § II(3), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	unk-Rec'd by mail517 E. JohnsonFayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
133 Marti	Olesen	Ponca	BRWA, Vice President	8/31/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § VII(3), nonoperational permits should be voided. Opposes § II(3), notification language. Additional notification should be sent to local stakeholders of CAFO permits.	molesen12@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
134 Edward	Karcis	Fayetteville	unk	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Opposes § VII(3), non-operational permits should be voided. Opposes § II(5)b, notification language. Additional notification should be sent to local stakeholders of CAFO permits.	mkarcis@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
135 Mary	Chang	unk	BRWA	9/2/2024	Supports § VII(2), moratorium on CAFOs in the BRW. Supports public comments of BRWA. Extend public comment period.	mary.chang.02@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
136 Jenny	Amussen	unk	unk	9/9/2024	Supports § VII(2), moratorium on issuance of permits for CAFOs in the BRW.	jennyinthegarden@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
137 William	Laster	Little Rock	unk	9/9/2024	Supports § VII(2), moratorium on issuance of permits for CAFOs in the BRW.	elaster523@sbcglobal.net	This proposed rule retains the moratorium. No changes to the rule are required.
138 Joe	Neal	Fayetteville	unk	9/9/2024	Supports § VII(2), moratorium on issuance of permits for CAFOs in the BRW.	joecneal@att.net	This proposed rule retains the moratorium. No changes to the rule are required.
139 Anita	Schnee	Fayetteville	unk	9/9/2024	Supports § VII(2), moratorium on issuance of permits for CAFOs in the BRW.	unk - sent through Concerned Citizen Feedback	This proposed rule retains the moratorium. No changes to the rule are required.
140 Keith	Peeples	Pelsor	BRWA Ozark Society	9/2/2024	Supports both Ozark Society and BRWA public comments.	kpeeples 77@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. This proposed rule retains the moratorium. No changes to the rule are required.
141 Brian	Thompson	Fayetteville	BRWA Ozark Society, President	9/2/2024	Supports both Ozark Society and BRWA public comments. Has requested all the other comments available to him for review.	thompsonaddc@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. This proposed rule retains the moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
142 Glenda	Moore	unk	unk	9/16/2024	Supports keeping the current rules in place that require local notification of adjacent landowners and the community of any agricultural or industrial development in the early planning stages. Recommends extending the moratorium on CAFO operations in the BRW.	mooreglenda523@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. This proposed rule retains the moratorium. No changes to the rule are required.
143 JL	Titus	Fayetteville	BRWA	9/1/2024	Supports moratorium of CAFOs in the BRW. Extend public comment period.	jititus2772@sbcglobal.net	This proposed rule retains the moratorium. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
144 Karin	Abenido	Maumelle	unk	9/10/2024	Supports moratorium on CAFO permits.	karin.abenido@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
145 Christopher	Blackall	unk	unk	9/2/2024	Supports moratorium on CAFOs in the BRW.	christopher.blackall@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
146 Mark	Brewer	Virginia	unk	9/2/2024	Supports moratorium on CAFOs in the BRW.	mbrewer582@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
147 Robert	Brewer	Fayetteville	unk	9/2/2024	Supports moratorium on CAFOs in the BRW.	rlb84@icloud.com	This proposed rule retains the moratorium. No changes to the rule are required.
148 Todd	Dannenfelser	Eureka Springs	unk	9/1/2024	Supports moratorium on CAFOs in the BRW.	tdannenfelser@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
149 Jose	de Arteaga	Washington , D.C.	unk	9/2/2024	Supports moratorium on CAFOs in the BRW.	kenn.jose@comcast.net	This proposed rule retains the moratorium. No changes to the rule are required.
150 Crowley's Ridge Electrical Service,	, Inc.	unk	unk	9/8/2024	Supports moratorium on CAFOs in the BRW.	c.electricalserviceinc@yahoo.com	This proposed rule retains the moratorium. No changes to the rule are required.
151 Rusty	Landry	unk	unk	9/1/2024	Supports moratorium on CAFOs in the BRW. Non-operational permits should be voided.	irlandri@me.com	This proposed rule retains the moratorium. No changes to the rule are required.
152 Patrick	Lanford	unk	unk	9/1/2024	Supports moratorium on CAFOs in the BRW. Non-operational permits should be voided.	ecce38@gmail.com	This proposed rule retains the moratorium. No changes to the rule are required.
153 Sarah	Lewis	Washington County	BRWA	9/3/2024	Supports moratorium on CAFOs in the BRW. Extend public comment period.	sarahelainelewis@gmail.com	This proposed rule retains the moratorium. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
154 Gina	Booth	Marble Falls	unk	9/8/2024	Supports moratorium on CAFOs in the BRW. Opposes § II(3)(b), notification language. Broader notification system should be used.	gboothgbooth@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
155 Pamela	Stewart	Jasper	unk	9/1/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3), no permit renewals or modification to reopen hog facilities in BRW. Opposes § II(3)(b), notification of permits should be available where the general public will see them.	jampack1@mac.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arknass Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
156 Karin	Abenido	Maumelle	unk	9/7/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	karin.abenido@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
157 Mark	Cain	Huntsville	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 1558 CR 548 Huntsville, AR 72740	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
158 Kay	Coley	Fayetteville	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 1027 N. Vandeventer Ave Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
159 J.V.	Connors	Silver City, NM	unk	9/11/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	jycphd@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
160 Sarah	Diffin	Farmington	unk	9/13/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 246 Wolfdale Rd Earmington, AR 72730	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
161 Frank	Head, Jr.	Fayetteville	unk	9/5/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	ccisnw@gmall.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
162 Frank	Head, Jr.	unk	unk	9/5/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); Language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	ccisnw@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
163 Taylor	Hills	Siloam Springs	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 19516 Walker Rd Siloam Springs, AR 72761	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
164 Barbara	Jaquish	Fayetteville	unk	9/5/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	harbarajaquish@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
165 Helen	Kling	Jasper	unk	9/4/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	dreamaphoenix@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
166 Barbara	LeRoy	unk	unk	9/11/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	ayeshahaqqiqa@yahoo.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
167 Joe	Loper	Eureka Springs	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 34 Claymount St Eureka Springs, AR 72632	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
168 Dorothy	Neely	Fayetteville	unk	9/11/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 1244 N Mission Blvd Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
169 Jarrod	Phillips	Fayetteville	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 945 S. Eimhurst Ave Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
170 Shawn	Porter	Parthenon/Newton Cty	unk	9/4/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	greensinger@fastmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
171 Annie	Sales	Prairie Grove	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3 th); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 735 E. Parks St Prairie Grove, AR 72753	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
172 Sarah	Schoen	Farmington	unk	9/13/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3 th); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 246 Wolfdale Rd Earmington, AR 72730	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
173 Bonita Lou	Sharp	Tonitown	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 1739 Steele Rd Tonitown, AR 72762	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a MPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
174 Stephen	Smith	Fayetteville	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 1837 N Ripple Rd Fayetteville, AR 72704	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
175 Nancy	Starr	West Fork	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3): language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0): this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
176 Linda	Roberts	Mountain Home	unk	9/7/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3 th); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	tewytiger@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
177 Teresa	Turk	Fayetteville	unk	9/11/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 1408 W. Cleveland St Favetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
178 Peggy	Vyncke	unk	unk	9/5/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 0); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	yynckep@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
179 Amylou	Wilson	Fayetteville	unk	9/4/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3 b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	hattiemcneil@hotmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a MPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
180 Susan	Wilson	Fayetteville	unk	9/13/2024	Supports moratorium on CAFOs in the BRW. Opposes \$ VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by Mail 1833 E. Appleby Dr. Eayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
181 Jeanie	Wyant	Fayetteville	unk	9/12/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3): language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes § II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 424 E Johnson St Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
182 Stephen	Zisner	Fayetteville	unk	9/13/2024	Supports moratorium on CAFOs in the BRW. Opposes \$VII(3); language is not clear if the existing permits could be reactivated or could accept transferred waste, either is unacceptable. Opposes \$ II(3)(b); this is an inadequate notification procedure, need to incorporate the enhanced notification of 2014.	unk-Rec'd by mail 14048 Cardinal Lane Fayetteville. AR 72704	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
183 Lynn	Foster	Roland	unk	9/2/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3): Non-operational permits should be voided. Opposes § III(3)(B): Additional notification should be sent to local stakeholders of CAFO permits. Opposes new language in Act 530 2023, § 15-20-111(d); every nutrient management plan should be subject to the FOIA.	lfoster5211@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. § 15-20-1111(d) states a nutrient management of pan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq. No changes to the rule are required.
184 Mary	Chang	unk	BRWA	9/2/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); non-operational permits should be voided. Opposes § IVI(3); non-operational permits should be sent to local stakeholders of CAFO permits. Supports full transparency of all permit records such as is currently available for Reg 5 permits under ADEQ. Opposes Act \$30 of 2023; all permit records should be available under the FOIA.	mary.chang.02@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. 8 15-20-1111(d) states a nutrient management plan anagement plan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, 8 25-19-101 et seq. No changes to the rule are required.
185 Ellen	Corley	Jasper	BRWA, Treasurer	9/15/2024	Supports moratorium on CAFOs in the BRW. Opposes § VII(3); non-operational permits should be voided. Opposes § I(3); additional notification should be sent to local stakeholders of CAFO permits. Supports full transparency of all permit records such as is currently available for Reg 5 permits under ADEQ. Opposes Act 530 of 2023; all permit records should be available under the FOIA.	footholdfarm@yahoo.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. 8 15-20-1111(d) states a nutrient management or a poultry litter management plan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, 8 25-19-101 et seq. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
186 Jack	Stewart	Jasper	unk	9/2/2024	Supports moratorium on CAFOs in the BRW. Opposes notification language. Additional notification should be sent to local stakeholders of CAFO permits.	fellowshipofthewings@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
187 Erin	Wall	unk	BRWA	9/13/2024	Supports moratorium on liquid waste CAFOs within the BRW. Supports the position of the BRWA.	erinpwall@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
188 Steve	Balloun	unk	unk	9/11/2024	Supports moving Reg. 5 to Department of Agriculture. The language in 8 VII has already been addressed by the legislature years ago and any language referring to a moratorium was supposed to be stricken from Reg. 5 (2019). Opposes this language since it singled out swine production and the CAFO language has been removed. There are poultry farms in operation in the watershed and there is no reasonable or scientific reason to believe that swine production would be any more harmful to the environment.	steveballoun@gmail.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
189 Carol	Florida	Fayetteville	Ozark Society	9/14/2024	Supports Ozark Society public comments re notification of local stakeholders in regarding to pending swine CAFO permits.	carofflorida9@icloud.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
190 Sue	Lukens	Mountain View	Ozark Society	9/15/2024	Supports Ozark Society public comments re notification of local stakeholders in regarding to pending swine CAFO permits.	suelegacy@icloud.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
191 Mary	Schlatterer	unk	Ozark Society, AR State Director	9/15/2024	Supports Ozark Society public comments re notification of local stakeholders in regarding to pending swine CAFO permits.	schlattererm@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
192 Stephanie	Bentley	Springdale	Ozark Society	9/15/2024	Supports Ozark Society public comments that local stakeholders should be given advance notice about pending swine CAFO permits.	stephmacbentley@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
193 Mary Beth	McDonald	Little Rock	Ozark Society, Pulaski Cty Chapt. Co-Chair	9/16/2024	Supports Ozark Society public comments that local stakeholders should be given advance notice about pending swine CAFO permits.	mbmcdonald55@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
194 Ashley	Eakin	unk	Ozark Society	9/13/2024	Supports Ozark Society public comments that notification of local stakeholders should remain in Reg 5.	ashleyaykin@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkanass Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
195 Susan	Essman	unk	Ozark Society	9/13/2024	Supports Ozark Society public comments that notification of local stakeholders should remain in Reg 5.	sessman@mac.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkanass Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
196 Carole Anne	Rose	Kingston	Ozark Society	9/13/2024	Supports Ozark Society public comments that notification of local stakeholders should remain in Reg 5.	swedencreekfarm@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
197 George	Wise	unk	Arkansas Sierra Club, Central Arkansas Group	9/13/2024	Supports Ozark Society public comments that notification of local stakeholders should remain in Reg 5.	bgcdwise@swbell.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
198 David	Peterson	Greenbrier	Ozark Society, Past President	9/13/2024	Supports Ozark Society public comments that notification of local stakeholders should remain in Reg S. Is there a 2023 version of the Arkansas Poultry Litter Survey available?	drpdrp@windstream.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
199 Ellen	Stern	unk	unk	9/11/2024	Supports permanent moratorium (§ VIII(2)) on the issuance of permits for swine CAFOs in the BRW.	estern@aristotle.net	This proposed rule retains the moratorium. No changes to the rule are required.
200 Mike	Kelly	Valley Springs	unk	9/13/2024	Supports permanent moratorium (§ VII(2)) on the issuance of permits for swine CAFOs in the BRW. Opposes language in § VII(3), it's unclear if the existing permits could be reactivated or they could accept transferred waste. Opposes notification language in § II(3)(b). In addition to the department's website the following needs to be included: Notification in state and local papers, letters to property owners adjacent to CAFO site and spreading fields, letters should be sent to county judges and quorum courts, mayors within 10 miles of facility and fields, superintendent of school districts that serve CAFO site and fields. All letters should be sent certified mail, return receipt requested.	mikekelly@yellville.net	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
201 Elva	Pera Kelly	unk	unk	9/12/2024	Supports permanent moratorium (§ VII(2)) on the issuance of permits for swine CAFOs in the BRW. Opposes language in § VII(3), it's unclear if the existing permits could be reactivated or they could accept transferred waste. Opposes notification language in § II(3)(b). In addition to the department's website the following needs to be included: Notification in state and local papers, letters to property owners adjacent to CAFO site and spreading fields, letters should be sent to county judges and quorum courts, mayors within 10 miles of facility and fields, superintendent of school districts that serve CAFO site and fields. All letters should be sent certified mail, return receipt requested.	gueenbee@yellville.net	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
202 Jan	Brown	Springdate	unk	9/15/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. § II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	janb36@hotmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
203 Rose	Gergerich	West Fork	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. § II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 16610 S Highway 265 West Fork, AR 72774	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
204 Wilma	Hintarthnar	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. § II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 1301 E Suny Hill Dr Fayetteville, AR 72703	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
205 Steve	Holst	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. § II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 1301 Sunny Hill Dr Fayetteville, AR 72703	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
206 Shane	Jetton	Marshall	unk	9/15/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.§ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	c.electricalservicejnc@yahoo.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
207 Cindy	Jetton	Marshall	unk	9/15/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. § II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to properly owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	cindy_jetton@yahoo.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
208 Khalisa	Kitz	Fayetteville	unk	9/15/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.\$ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	khalisarose@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
209 Cheryl	McLoud	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.§ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to properly owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 5410 Wynne Rd Favetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
210 Donna	Mulhollan	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.§ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to countly udges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 885 N Fritz Dr Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
211 Kelly	Mulhollan	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.§ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to countly judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 885 N Fritz Dr Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
212 Christy	Pollock	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.§ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to countly judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 1114 N Valley View Dr Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
213 Ben	Pollock, Jr.	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$ VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. \$ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 1114 N Valley View Dr Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
214 Deanna	Shields	Fayetteville	unk	9/16/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$ VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. \$ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	unk-Rec'd by mail 22 E.5th Fayetteville, AR 72701	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
215 Carrie	Trinka	unk	unk	9/14/2024	Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$ VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable. \$ II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	<u>carrietrinka@gmail.com</u>	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
216 Carrie	Marry	Eureka Springs	unk	9/15/2024	Supports permanent moratorium on the issuance of permits for swine CAFOs in the BNRW.	carrie_marry_handwoven@yahoo.com	This proposed rule retains the moratorium. No changes to the rule are required.
217 Margaret	Konert	Fayetteville	unk	9/13/2024	Supports permanent moratorium on the issuance of permits for swine CAFOs in the BRW. Opposes language in § VII(3), it's unclear if the existing permits could be reactivated or they could accept transferred waste. Opposes notification language in § II(3)(b). In addition to the department's website the following needs to be included: Notification in state and local papers, letters to property owners adjacent to CAFO site and spreading fields, letters should be sent to county judges and quorum courts, mayors within 10 miles of facility and fields, superintendent of school districts that serve CAFO site and fields. All letters should be sent certified mail, return receipt requested.	pegkonert@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
218 David	Malm	Jasper	unk	9/16/2024	Supports permanent moratorium on the issuance of permits for swine CAFOs in the BRW. Opposes language in \$VII(3), it's unclear if the existing permits could be reactivated or they could accept transferred waste. Opposes notification language in \$ II(3)(b). In addition to the department's website the following needs to be included: Notification in state and local papers, letters to property owners adjacent to CAFO site and spreading fields, letters should be sent to county judges and quorum courts, mayors within 10 miles of facility and fields, superintendent of school districts that serve CAFO site and fields. All letters should be sent certified mail, return receipt requested.	<u>unk-Rec'd by mail</u> <u>HC 70, Box 592</u> Jasper, AR 72841	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
219 Arteen	Olson	Fayetteville	unk	9/16/2024	Supports permanent moratorium on the issuance of permits for swine CAFOs in the BRW. Opposes language in § VII(3), it's unclear if the existing permits could be reactivated or they could accept transferred waste. Opposes notification language in § II(3)(b). In addition to the department's website the following needs to be included: Notification in state and local papers, letters to property owners adjacent to CAFO site and spreading fields, letters should be sent to county judges and quorum courts, mayors within 10 miles of facility and fields, superintendent of school districts that serve CAFO site and fields. All letters should be sent certified mail, return receipt requested.	unk-Rec'd by mail 2917 N. Mayberry Lane Fayetteville, AR 72703	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
220 Josh	McMahan	unk	unk	9/15/2024	Supports proper notice for all major development is crucial to our natural state.	mcmahan4@windstream.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
221 Kathy	Downs	Jasper	BRWA	9/15/2024	Supports public comments made by BRWA. Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$ IVI(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable Opposes language in \$ II(3)(b), the proposed language is inadequate in terms of transparency and public notice. BRWA has concerns about the impact that Act 530 of 2023 will have on the public's right to know about permitting and enforcement under this rule.	anitendron@gmail.com	The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. § 15-20-111(d) states a nutrient management or a poultry litter management plan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq. No changes to the rule are required.
222 Edana	Hale	Newton Cty	BRWA	9/10/2024	Supports public comments made by BRWA. Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$ \mathbb{N}(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.\(\mathbb{S}(i)(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	edanahale@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
223 Sonya	Jorgensen	unk	BRWA	9/14/2024	Supports public comments made by BRWA. Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable Opposes language in § II(3)(b), the proposed language is inadequate in terms of transparency and public notice. BRWA has concerns about the impact that Act 530 of 2023 will have on the public's right to know about permitting and enforcement under this rule.	sonyajorgensen08@gmail.com	The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. § 15-20-1111(d) states a nutrient management or a poultry litter management plan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq. No changes to the rule are required.
224 Fay	Клох	Deer	BRWA	9/15/2024	Supports public comments made by BRWA. Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable.\$II(3)(b), notification language is a wholly inadequate notification procedure. Public notifications should include notifications in state an local papers, to property owners adjacent to CAFO sites and spreading fields, to county judges and quorum courts, or if located within an area zoned by the city, notify the city zoning authority; mayors within 10 miles, superintendents of schools within 10 miles, all notification should be written and sent by certified mail with return receipt requested.	carolyn.fay.knox@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
225 Marti	Olesen	Ponca	BRWA, Vice President	9/14/2024	Supports public comments made by BRWA. Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes \$ VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable Opposes language in \$ II(3)(b), the proposed language is inadequate in terms of transparency and public notice. BRWA has concerns about the impact that Act 530 of 2023 will have on the public's right to know about permitting and enforcement under this rule.	molesen12@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. § 15-20-1111(d) states a nutrient management or a poultry litter management plan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq. No changes to the rule are required.
226 Nonah	Olesen	unk	BRWA	9/14/2024	Supports public comments made by BRWA. Supports permanent moratorium on liquid waste CAFOs in the BRW. Opposes § VII(3), it is not clear if the existing permits could be reactivated or if they could accept transferred waste either of which would not be acceptable Opposes language in § II(3)(b), the proposed language is inadequate in terms of transparency and public notice. BRWA has concerns about the impact that Act 530 of 2023 will have on the public's right to know about permitting and enforcement under this rule.	nonaholesen@gmail.com	This proposed rule retains the moratorium. The Department will review existing permits and make a determination at a later date. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. Ark. Code Ann. § 15-20-111(d) states a nutrient management or a poultry litter management plan developed and approved under this subchapter is not a public record, shall not be made available for public inspection, and is exempt from the Freedom of Information Act of 1967, § 25-19-101 et seq. No changes to the rule are required.
227 William	Baker	unk	BRWA Ozark Society	9/12/2024	Supports public comments made by the Ozark Society and the BRWA. Notification of local stakeholders re pending permits for swine CAFOs should remain. Supports permanent moratorium on issuance of swine CAFOs in the BRW.	wlbaker.001@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
228 Debbie	Alexy	Fayetteville	BRWA	9/11/2024	Supports public comments of BRWA.	alexyland@outlook.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
229 Brad	Barnes	unk	BRWA	8/31/2024	Supports public comments of BRWA.	ozarking@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
230 Chuck	Bitting	unk	BRWA	8/31/2024	Supports public comments of BRWA.	<u>jbitting@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
231 Victoria	Bransford McClendon	Fayetteville	BRWA	9/1/2024	Supports public comments of BRWA.	viktorialeigh@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
232 Victoria	Bransford McClendon	Fayetteville	BRWA	9/1/2024	Supports public comments of BRWA.	viktorialeigh@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
233 Ed	Brocksmith	Tahlequah, OK	BRWA	9/1/2024	Supports public comments of BRWA.	info@illinoisriver.org	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
234 Ed	Brocksmith	Tahlequah, OK	Save the Illinois River, Inc. (STIR)	9/2/2024	Supports public comments of BRWA.	info@illinoisriver.org	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
235 Shelley	Buonaiuto	Fayetteville	BRWA	9/2/2024	Supports public comments of BRWA.	goodhelp@cybermesa.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
236 Kathy	Downs	Jasper	BRWA	9/2/2024	Supports public comments of BRWA.	anitendron@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
237 Dell	Eddins	Goshen	BRWA	9/2/2024	Supports public comments of BRWA.	cronemanor@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
238 Daniel	Estes	unk	BRWA	8/31/2024	Supports public comments of BRWA.	thedanielestes@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
239 Keith	Faulkner	unk	BRWA	9/1/2024	Supports public comments of BRWA.	kfaulkner1000@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
240 Wendy	Finn	unk	BRWA	9/1/2024	Supports public comments of BRWA.	finnality@hotmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
241 Amanda	Foust	unk	BRWA	9/2/2024	Supports public comments of BRWA.	amanda.foust83@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
242 Doug	George	unk	BRWA	9/1/2024	Supports public comments of BRWA.	dgeorge2@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
243 Edana	Hate	Newton Cty	BRWA	9/10/2024	Supports public comments of BRWA.	edanahale@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
244 Louise	Halsey	Ozark	Ozark Society	9/2/2024	Supports public comments of BRWA.	louisemhalsey@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Co	mment Email	Department Response
245 Rachel	Henriques	Mt. Judea	BRWA	9/2/2024	Supports public comments of BRWA.	henriques.ra@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
246 Nan	Johnson	Eureka Springs	BRWA	9/1/2024	Supports public comments of BRWA.	nan.n.johnson@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
247 Dennis	Larson	unk	BRWA	9/5/2024	Supports public comments of BRWA.	ozarklarsons@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
248 Ginny	Masullo	Fayetteville	BRWA, Secretary	9/1/2024	Supports public comments of BRWA.	masulloginny42@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
249 Ann	Mesrobian	Fayetteville	BRWA	9/1/2024	Supports public comments of BRWA.	mesrobiana@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
250 Ginger	Milan	unk	BRWA	9/1/2024	Supports public comments of BRWA.	gmilan1953@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
251 Ellen	Mitchell	Elkins	BRWA	8/31/2024	Supports public comments of BRWA.	<u>ellen@ellenmmitchell.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comm	ent Email	Department Response
252 Joseph	Morgan	Jasper	BRWA	8/31/2024	Supports public comments of BRWA.	josephjessemorgan@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
253 Elizabeth	Murdoch	unk	BRWA	9/2/2024	Supports public comments of BRWA.	<u>bmurdoch@uark.edu</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
254 John	Murdoch	Wesley	BRWA	9/2/2024	Supports public comments of BRWA.	jfmurdoch3@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
255 John	Murdock	Wesley	BRWA	9/2/2024	Supports public comments of BRWA.	jfmurdoch3@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
256 Susan	Parker	unk	BRWA	9/1/2024	Supports public comments of BRWA.	skparker27@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
257 Scott	Parson	Rogersville, MO	BRWA	8/31/2024	Supports public comments of BRWA.	scottparson485@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
258 Rex	Porter	unk	BRWA	8/31/2024	Supports public comments of BRWA.	rexp@mtnhome.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
259 Mark	Richards	Rogers	BRWA	9/1/2024	Supports public comments of BRWA.	<u>richardsmt@aol.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
260 George	Roe	Lake Ozark, MO	BRWA	8/31/2024	Supports public comments of BRWA.	datadrudge@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
261 Susan	Siegele	Huntsville	BRWA	9/2/2024	Supports public comments of BRWA.	susymike2@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
262 Roxanne	Thompson	unk	BRWA	8/31/2024	Supports public comments of BRWA.	<u>rocksy.rt@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
263 Shelley	Trost	unk	BRWA	8/31/2024	Supports public comments of BRWA.	shelley7922@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
264 JC	Villines	unk	BRWA	9/1/2024	Supports public comments of BRWA.	j <u>c@curbappealroofing.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
265 Gordon	Watkins	Jasper	BRWA (President)	9/1/2024	Supports public comments of BRWA.	buffalowatershed@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
266 Sara	White	unk	BRWA	9/4/2024	Supports public comments of BRWA.	raynbo@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
267 Roy	Wilson	Sheridan	BRWA	9/1/2024	Supports public comments of BRWA.	roywilson@windstream.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
268 Duane	Woltjen	Fayetteville	BRWA	9/1/2024	Supports public comments of BRWA.	ozarktraveler1@att.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
269 Carole Anne	Rose	Kingston	BRWA	9/2/2024	Supports public comments of BRWA. Extend public comment period.	c2@theold78s.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
270 Stephanie	Bentley	Springdale	BRWA	9/1/2024	Supports public comments of BRWA. Extend public comment period.	stephmachentley@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
271 Lynn	Christie	unk	unk	9/2/2024	Supports public comments of BRWA. Extend public comment period.	<u>christie-j@att.net</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
272 Katie	Deakins	Harrison	BRWA	9/2/2024	Supports public comments of BRWA. Extend public comment period.	<u>kdnote@yahoo.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
273 Robin	Hickerson	unk	BRWA	9/2/2024	Supports public comments of BRWA. Extend public comment period.	rthickerson@comcast.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. The Department extended the comment period two weeks, to September 16, 2024. No changes to the rule are required.
274 Lisa	Orton	Fayetteville	BRWA Ozark Society	9/2/2024	Supports public comments of BRWA. Supports public comments of Ozark Society re notification language.	lisa.m.orton@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
275 John	Adam	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	johneadam@live.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
276 Deb	Bartholomew	Bentonville	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	<u>texasrred@yahoo.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
277 Joshua	Black	Boone Cty	Ozark Society	9/7/2024	Supports public comments of Ozark Society re notification language.	jblackbusiness@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
278 Steve	Blumreich	Mountain Home	Friends of the North Fork and White Rivers Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	sbium1326@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
279 Rebecca	Bryant	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	r.bryant@icloud.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
280 Shannon	Card	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	shannonrcard@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
281 Clayton	Davis	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	yarrid@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
282 Mark	Degginger	Jasper	Ozark Society	9/1/2024	Supports public comments of Ozark Society re notification language.	markdegginger@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
283 Gene	Dunaway	Mountain View	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	gene.dunaway@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
284 Tim	Eubanks	unk	OzarkSociety	9/3/2024	Supports public comments of Ozark Society re notification language.	timeubanks62@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
285 Michael	Farar	Fox	Ozark Society	9/8/2024	Supports public comments of Ozark Society re notification language.	hbitsko@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
286 Nancy	Garner	unk	Ozark Society	8/31/2024	Supports public comments of Ozark Society re notification language.	beingnancy03@arkansas.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
287 Sara	Gibbs	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	saralanegibbs@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
288 Brad	Green	unk	Ozark Society	8/31/2024	Supports public comments of Ozark Society re notification language.	bradgreen27@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
289 Don	House	Fayetteville	Ozark Society	9/8/2024	Supports public comments of Ozark Society re notification language.	dhouse@nwark.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
290 Sue	Hubbard	Eureka Springs	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	shubbard@redshift.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
291 Steven	Jarvis	Fäyetteville	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	sjanvis@sjanvis.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
292 Marysia	Jastrzebski	Jasper	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	marysia ast@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If its determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
293 Shane	Jetton	Searcy Cty	Ozark Society	8/31/2024	Supports public comments of Ozark Society re notification language.	c.electricalserviceinc@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If its determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
294 Cindy	Jetton	Searcy Cty	Ozark Society	8/31/2024	Supports public comments of Ozark Society re notification language.	cindy.jetton@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If its determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
295 Marian	Johnson	Bryant/Saline Cty	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	mamnej@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
296 Cris	Jones	unk	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	crisjonescpa@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
297 Monty	Keel	Rogers	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	montykeel@protonmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
298 Bert	Kell	unk	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	hkell@arvest.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
299 Kenny	Kendrick	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	kendrick.kenny@att.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
300 Gordon	King	Norfork	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	gordonking@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
301 Bettie Lu	Lancaster	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	<u>bettielulancaster@gmail.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
302 Jim	Langford	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	jvlangford14@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
303 Denise	Lanuti	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	dlanuti@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
304 Kenny	Leonard	Bentonville	Ozark Society	9/1/2024	Supports public comments of Ozark Society re notification language.	kenleopard57@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
305 Sue	Lukens	Mountain View	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	suelegacy@icloud.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
306 Sue	Mabry	Eureka Springs	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	mabrysue@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
307 Mike	McKinnon	Bentonville	Ozark Society	9/1/2024	Supports public comments of Ozark Society re notification language.	mikemckinnon1@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
308 Cheryl	McLoud	unk	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	<u>cheryLmctoud@gmail.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
309 Francis	Millett	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	millett@uark.edu	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
310 Jeff	Montgomery	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	jeffmontgomery@earthlink.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
311 Paul	Moore	unk	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	pmoorebt@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
312 Judith	Nait	Mountain Home	Ozark Society	8/30/2024	Supports public comments of Ozark Society ${\sf re}$ notification language.	jnall1113@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
313 Janet	Parsch	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	jparsch@uark.edu	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
314 Lucas	Parsch	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society renotification language.	<u>lparsch@uark.edu</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
315 David	Peterson	Greenbrier	Ozark Society, Past President	9/2/2024	Supports public comments of Ozark Society ${\sf re}$ notification language.	drpdrp@windstream.net	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
316 Drew	Pierce	Cotter	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	driftvdrew@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
317 Nancy	Pierson	Gentry	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	bowensource@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
318 Tom	Rimkus	Huntsville	Ozark Society	9/8/2024	Supports public comments of Ozark Society re notification language.	Itinkus@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
319 Bob	Ross	Rogers	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	bob.cathy.ross@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of tiquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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320 Cathy	Ross	Rogers	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	cathyconnellyross@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
321 Max	Run	unk	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	maxrun@live.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
322 Tracy	Skaggs	Benton	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	IIacy®james-ins.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
323 LuAnn	Smith-Lacy	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	nanosecla@yahoo.com.	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
324 Rick	Spicer	unk	Ozark Society	8/31/2024	Supports public comments of Ozark Society re notification language.	rick@packratoc.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid a nimal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
325 Sarah	Thompson	Fayetteville	Ozark Society	8/30/2024	Supports public comments of Ozark Society re notification language.	b-s.thompson@hotmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
326 Kathleen	Trotter	Lowell	Ozark Society	8/31/2024	Supports public comments of Ozark Society re notification language.	<u>kaikathy@aol.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
327 Faron	Usrey	Carrollton	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	minranger@live.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
:28 William	Wiedower	Little Rock	Ozark Society	9/2/2024	Supports public comments of Ozark Society re notification language.	<u>bill@hwarch.com</u>	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
29 Terry	Yocham	unk	Ozark Society	9/8/2024	Supports public comments of Ozark Society re notification language.	tayocham@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
30 Bruce	Adib-Yəzdi	Springfield, MO	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	bruce.adib.yazdi@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
31 Leah	Allen	Fayetteville	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	<u>leahgallen@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
32 Adam	Bernbach	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	adam.bernbach@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
33 Sage	Bittig	Fayetteville	Ozark Society	9/10/2024	Supports public comments of Ozark Society.	sagellah@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
.34 Trevor	Daugherty	unk	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	tsdaugh1991@icloud.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
335 Ed	Delauter	Mountain View	OzarkSociety	9/1/2024	Supports public comments of Ozark Society.	edthewino@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
336 Mary	Droho	Gentry	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	mdroho@hotmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
337 Taylor	Dye	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	taylor.dye@ozarklandtrust.org	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
338 Barbara	Fell	Fayetteville	OzarkSociety	9/1/2024	Supports public comments of Ozark Society.	<u>bdinfay@yahoo.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
339 Laurie	Fisher	unk	OzarkSociety	9/2/2024	Supports public comments of Ozark Society.	<u>Isfisher60@yahoo.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
340 Jesse	Fite	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	jesseglenfite@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
341 Missy	Gocio	unk	OzarkSociety	9/11/2024	Supports public comments of Ozark Society.	migocio@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
342 Carol	Gray Hutto	Clinton	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	cpghutto@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
343 Phyllis	Head	unk	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	brooklyngirl951@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
344 Frank	Head, Jr.	unk	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	ccisnw@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
345 Mary Helen	Henry	Little Rock	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	maryhelenh@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
346 Nora	Hinton	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	maplesorganics@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
347 Dottie	Hobbs	Fort Smith	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	s1hobbs@cox.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
348 Shawn	Hunter	unk	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	barefootnwa@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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349 Shawn	Hunter	Gentry/Benton Cty	Ozark Society	9/10/2024	Supports public comments of Ozark Society.	<u>barefootnwa@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
350 Stephanie	Hymel	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	shymel61@sbcglobal.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
351 Tammy	Jernigan		Ozark Society/Bayour Chapter	9/10/2024	Supports public comments of Ozark Society.	tjerni88@hotmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
352 Beth	Keck	Bentonville	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	bethkeck719@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
353 Leslie	Kent	unk	unk	9/10/2024	Supports public comments of Ozark Society.	<u>ltken19978@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
354 Miranda	Kohout	Springdale	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	miranda.kowalczyk@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
355 Janice	LaBrie	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	labriedc@hotmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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356 Ben	Landry	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	<u>btland10@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
357 Carole	Lane	unk	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	clane@uark.edu	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
358 Anastacia	Lincoln	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	lincolnanastacial@uams.edu	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
359 Barry	Martindale	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	<u>4barrymartindale@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
360 Terrie	Martindale	Harrison	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	<u>tmusicus@yahoo.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
361 Timothy	Mason	unk	Ozark Society, Vice President	9/10/2024	Supports public comments of Ozark Society.	tamason8794@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
362 Katrina	McClane	Rogers	OzarkSociety	9/11/2024	Supports public comments of Ozark Society.	kmmcclane@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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363 Tom	McClure	Rogers	OzarkSociety	9/1/2024	Supports public comments of Ozark Society.	caddo716@hotmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
364 Patricia	McKeown	Fayetteville	Ozark Society	8/31/2024	Supports public comments of Ozark Society.	pat5802@cox.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
365 Philip	Milan	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	gmilan1953@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management palans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
366 Paul	Moore	unk	OzarkSociety	9/11/2024	Supports public comments of Ozark Society.	pmooretx1@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
367 Arthur	Morgan	Rogers	OzarkSociety	8/31/2024	Supports public comments of Ozark Society.	<u>axm02@uark.edu</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
368 Dawn	Nahlen	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	d_nahlen@elsevier.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
369 Janet	Nye	Gilbert	OzarkSociety	9/2/2024	Supports public comments of Ozark Society.	jbnye14@swbell.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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370 Jo	Paulus	unk	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	jo.paulus@sbcgtobal.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
371 Stephen	Perry	unk	Ozark Society	9/10/2024	Supports public comments of Ozark Society.	lstephperr@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
372 Jeannie	Philpott	Fayetteville	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	jeanniephilpott@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
373 Michael		Jackson, TN	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	mrapp@eplus.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
374 Farar	Rose	unk	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	chacorose@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
375 Miles & Michelle	Riley	Mountain Home	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	info@rileysouthfitter.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
376 Grant	Scarsdale	Harrison/Boone Cty	Ozark Society	9/10/2024	Supports public comments of Ozark Society.	grantscarsdale@me.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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377 Karen	Seller	Farmington	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	kcs735537@cox.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
378 Karen	Seller	Farmington	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	kcs735537@cox.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
379 Norma	Senyard	Fayetteville	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	norma.senyard@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
380 Norma	Senyard	Fayetteville	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	norma.senyard@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
381 Carolyn	Shearman	unk	unk	9/10/2024	Supports public comments of Ozark Society.	<u>tucshea@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
382 Brian	Thompson	Fayetteville	Ozark Society, President	9/2/2024	Supports public comments of Ozark Society.	thompsonaddc@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
383 JL	Titus	Fayetteville	Ozark Society	9/10/2024	Supports public comments of Ozark Society.	jititus2772@shcglobal.net	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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384 Kelly	Tribell	Fayetteville	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	kelly.tribell@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
385 Shari	unk	unk	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	willowbendgarden@aol.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
386 Linda	VanBlaricom	Little Rock	Ozark Society	9/11/2024	Supports public comments of Ozark Society.	lvbuu2@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
387 Evan	Walden	Madison Cty	Ozark Society	9/2/2024	Supports public comments of Ozark Society.	thewaldenfarm@hotmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
388 Marcia	Wallace	Mountain View	Ozark Society	9/1/2024	Supports public comments of Ozark Society.	mwallace0048@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
389 William	Wiedower	Little Rock	OzarkSociety	9/10/2024	Supports public comments of Ozark Society.	<u>bill@hwarch.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
390 Heaven	Netson	unk	Ozark Society	9/10/2024	Supports public comments of Ozark Society.	williamsonheaven@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansa Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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391 Victoria	Wooton		Ozark Society	9/11/2024	Supports public comments of Ozark Society.	<u>victoria.deloy@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
392 Bill	Adams	unk	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	billadams72227@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
393 June	Anteski	Paris	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	june_anteski@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
394 Marj	Bernhardt	unk	Ozark Society	9/11/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	mbemhardt78@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
395 David	Bowles	unk	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	dbowles524@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
396 Alisa	Dixon	unk	OzarkSociety	9/11/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	absdixon@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
397 Karen	Foster	unk	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	potterkf@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
398 April	Griffith	unk	Ozark Society	9/11/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	april.e.griffith@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
399 Susan	Jenkins	Fayetteville	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	jenkburg@aol.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
400 Brian	Minyard	Little Rock	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	brianminyard@yahoo.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
401 Julie	Quinn	Eureka Springs	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	jquinn1029@gmail.com	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
402 Jim	Schuler	unk	Ozark Society	9/12/2024	Supports public comments of the Ozark Society. Notification of local stakeholders re pending swine CAFO permits needs to remain in the reg.	<u>icschuler1955@gmail.com</u>	This proposed rule retains the moratorium. The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
403 Luke	Alston	Mena	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	luke.alston.259317085@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
404 Benny	Anderson	Searcy	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	benny.anderson.403626685:@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
405 Carey	Autrey	Sheridan	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	carey.autrey.437031156@p2a.co	The Department recognizes the differences of opinion on the Buffato National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
406 Robert	Balentine	Conway	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	robert.balentine.252723441@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
407 Robert	Balentine	Conway	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	robert.balentine.252723441@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
408 Rubin	Barnes	Sheridan	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	rubin.barnes.403627332@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
409 Steve	Barney	Mena	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	steve.barney.259677446@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
410 Sue	Billiot	Smithville	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	sue.billiot.251994389@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
411 Jack	Boles	Ward	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jack.boles.297075145@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
412 Kieth	Boyd	Jonesboro	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	keith.boyd.403626856@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
413 Stephen	Boyd	Rison	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	stephen.boyd.259316545@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
414 Stephen	Boyd	Rison	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	stephen.boyd.259316545@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

	FName LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
415 Julie	Campbell	Vendor	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	julie.campbell.403628719@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
416 Julie	Campbell	Vendor	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	julie.campbell.403628719@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
417 Julie	Campbell	Vendor	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	julie.campbell.403628719@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
418 Jana	Carroll	Moro	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jana.carroll.259317454@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
419 Jon	Carroll	Moro	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jon.carroll.251654269@grsdellvery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
420 Sarah	Carr	Harrison	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	sarah.carroll.403628548@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
421 Samue	d Cecil	Russellville	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	samuel.cecil.403627936@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
422 Jason	Chaffin	Hot Springs Village	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jason.chaffin.727961206@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
423 Jason	Chaffin	Hot Springs Village	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jason.chaffin.727961206@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
424 Misty	Chaffin	Hot Springs Village	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	misty.chaffin.251974796@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
425 Randal	Ckark	Harriet	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	randal.ckark.259678661@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
426 Danna	Cofer	Searcy	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	danna.cofer.259678085@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
427 Ernie	Coppock	Benton	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	emie.coppock.614129935@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
428 Ernie	Coppock	Benton	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	ernie.coppock.614129935@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
429 Ricky	Core	Greenwood	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of tiquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	ricky.core.403626469@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
430 David	Daniel	Springdale	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of tiquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	david.daniel.306975848@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
431 Alton	Davis	Grapevine	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	alton.davis.403627440@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
432 Tyler	Davis	Ashdown	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tyler.davis.252352560@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
433 Terry	Duboise	Hackett	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	terry.duboise.403626432@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
434 Kelli	Evans	Damascus	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	kelli,evans.252391602@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
435 Benton	Felts	Joiner	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	<u>benton.felts.459316491@p2a.co</u>	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
436 Sherry	Felts	Joiner	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	sherry.felts.251699710@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
437 Bruce	Ferguson	Texarkana	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	bruce.ferguson.403627972@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
438 Marion	Fletcher	Hot Springs	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	marion.fletcher.259316617@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
439 Metanie	Fosko	Clinton	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	melanie.fosko.306763951@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
440 Metanie	Fosko	Clinton	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	metanie.fosko.306763951@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
441 Daniel	Free	Waldron	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	daniel.free.297074100@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
442 Daniel	Free	Waldron	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	daniel.free.297074100@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
443 Daniel	Free	Waldron	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	daniel.free.297074100@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
444 John	Freeman	Centerton	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	john.freeman.297075929@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
445 Mike	Freeze	Little Rock	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	mike.freeze.2596770886@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
446 Ben	Gander	unk	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	ben gander.437679752@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
447 Larry	Garlington	lvan	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	larry.garlington.306708178@advovatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
448 Stan	Garner	Danville	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	stan.gamer.403626315@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
449 Clifton	Gifford	Corning	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	clifton.gifford.259316941@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
450 Clifton	Gifford	Corning	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	clifton.gifford.259316941@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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451 Richie	Gray	Dardanelle	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	richie grav 259316419@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
452 Gordon	Greene	Fordyce	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	gordon.greene.297075578@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
453 Gordon	Greene	Fordyce	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	gordon.greene.297075578@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
454 Jim	Griffin	Siloam Springs	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jim.griffen.397077233@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
455 Bill	Hamm	Elkins	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	bill.hamm.306993866@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
456 Randy	Hare	Норе	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	randy.hare.576827708@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
457 Brian	Harris	Heber Springs	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	brian.harris.310502054@advocatesmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
458 James	Harvey	Adona	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	james.harvey.259715227@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
459 Jodee	Hayes	Leslie	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	iodee.hayes.259316897@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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460 Stan	Hayes	Lestie	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	stan.hayes.259318075@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
461 Chris	Heiser	Lamar	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	chris.heiser.306907203@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
462 Ron	Helton	Benton	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	ron.helton.297077855@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
463 Steve	Hignight	Prairie Grove	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	steve.hignight.252157431@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
464 Metissa	Holland	Gentry	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	melissa.holland.432072345@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
465 Donald	Horton	Harrisburg	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	donald.horton.297079060@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
466 Matt	Howton	Palenstine	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	matt.howton.403626955@forarlyocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
467 Matt	Howton	Palenstine	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	matt.howton.403626955@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
468 Amelia	Hoyt	Houston	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	amelia.hoyt.251432111@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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469 David	Hoyt	Houston	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	david.hoyt.251418388@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
470 David	Hoyt	Houston	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	david.hoyt.251418388@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
471 Don	Hubbell	Batesville	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	don.hubbell.403628700@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
472 Steven	Jones	Conway	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	steven.jones.251753430@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
473 Matt	King	Little Rock	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	matt.king.251395465@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
474 Terry	Laster	Strong	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	terry.laster.259676960@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
475 Terry	Laster	Strong	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	terry.laster.259676960@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
476 Michael	Lee	Conway	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	michael.lee.2593162002@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
477 Austin	Lester	Rose Bud	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	austin.lester.427397189@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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478 Mandy	Lester	Quitman	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	mandy.lester.436798067@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
479 Tracy	Lester	Quitman	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tracy,lester.436937279@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
480 Tracy	Lester	Quitman	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tracy.lester.436937279@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
481 Caroline	Lester	Rose Bud	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	caroline.lester.404220738@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
482 Robert	Lloyd	Booneville	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	robert.lloyd.259317427@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
483 Mark	Lockhart	Норе	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	mark.lockhart.259676654@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
484 Metanie	Malone	Conway	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	melanie.malone.403624711@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
485 Lauren	Martin	Judsonia	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	lauren.martin.252421635@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
486 Everett	Mason	Brinkley	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	everett.mason.251963644@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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487 John	McKim	Little Rock	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	john.mckim.404291398/@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
488 Richard	Meminn	Stuttgart	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	richard.mcminn.615441478@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
489 Chris	Meador	Green Forest	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	chris.meador.259316013@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
490 Chris	Meador	Green Forest	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	chris.meador.259316013@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
491 James	Meeks	Hamburg	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	james.meeks,259677536@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
492 Eric	Mohlke	Cord	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	eric.mohike.403628728@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
493 Eric	Mohlke	Cord	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Assoncerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	eric.mohike.403628728@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
494 Curtis	Moore	Lincotn	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	curtis.moore.259676069@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
495 Seth	Moore	Beebe	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	seth.moore.432252264@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
496 Donald	Moss	Rose Bud	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animat waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	donald.moss.533755101@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
497 Jerry	Moyer	Lincoln	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	ierry.mover.297075514@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
498 Jason	Murray	Paragould	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jason.murray.259316149@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
499 Tim	Neidecker	Van Buren	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tim.neidecker.259316248@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
500 Grant	Pace	Monticello	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	grant.pace 251583916@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
501 Joel	Pace	Monticello	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	joel.pace.251583916@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
502 Michael	Parish	Clinton	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	michael.parish.6094325826@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
503 CJ	Parker	Cartisle	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	cj.parker.459556088@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
504 Clay	Parker	Cartisle	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	clay.parker.259352996@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
505 Dustin	Parsons	Benton	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	dustin.parsons.465717334@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
506 James	Patton	Bentonville	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	james.patton.252099535@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
507 Brad	Peacock	Bald Knob	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	brad.peacock,259316086@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
508 Russell	Pendergraft	Texarkana	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	russell.pendergraft.403627981@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
509 James	Penn	Black Rock	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jamesm.penn.297075866@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
510 Mike	Pennington	Monticello	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	mike.pennington.459550273@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
511 Roy	Pennse	Winslow	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	roy.pennse.259317517@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
512 Sandra	Perry	Prairie Grove	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	sandra.perry.25589678328@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
513 Sandra	Perry	Prairie Grove	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	sandra.perry.259678328@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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514 Sandra	Perry	Prairie Grove	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	sandra.perry.259678328@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
515 Gene	Pharr	Lincoln	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	gene.pharr.251637961@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
516 Gene	Pharr	Lincoln	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	gene.pharr.251637961@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
517 Lloyd	Phelps	Strong	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	lloyd.phelps.601710384@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
518 Richard	Pierce	Blackwell	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	richard.pierce.251492665@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
519 Roger	Pitchford	Norfork	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	roger.pitchford.297077422@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
520 Roger	Pitchford	Norfork	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	roger.pltchford.297077422@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
521 Caleb	Plyler	Норе	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	caleb.plyler.252352515@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
522 David	Rawts	Pocahontas	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	david.rawls.459555070@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
523 Michael	Richardson	Bonnerdale	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	michael.richardson.403628755@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
524 Tanner	Riggin	Beebe	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tanner.riggin,598166528@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
525 Tanner	Riggin	Beebe	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tanner.riggin.598166528@grassroomsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
526 Catrinia	Rojas	Benton	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	catrinia.rojas.728849020@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
527 Brian	Roper	Fox	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	brian.roper.524338078@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
528 Brian	Roper	Fox	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	brian.roper.524338078@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
529 Jennifer	Sansom	Ashdown	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jennifer.sansom.436919224@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
530 Chris	Schaefers	Conway	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	chris.schaefers.251991823@grsdellvery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
531 Bill	Sewell	El Dorado	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	bill.sewell.403627594.sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

FName	LName	City/Cty	Association Referenced	Date Rec'd	Comment	Email	Department Response
532 Bill	Shannon	Jonesboro	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	bill.shannon.297073336@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
533 Matt	Shekels	Harrison	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	matt.shekels.403628809@n2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
534 Phillip	Sims	Russellville	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	phillip.sims.259317049@yourconstituent.com	The Department recognizes the differences of opinion on the Buffato National River Watershed moratorium. No changes to the rule are required.
535 John	Sink	Newport	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	john.sink.728940640@yourconstiutent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
536 Bryan	Smith	Newport	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	bryan.smith.259316851@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
537 Debra	Smith	Bay	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	debra.smith.535599545@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
538 Lisa	Smith	Dover	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	lisa.smith.403626298@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
539 John	Spain	Hindsville	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	john.spain.521162706@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
540 John	Spain	Hindsville	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	john.spain.521162706@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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541 Phillip	Steed	Zion	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	phillip.steed.2593617210@vourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
542 Robert	Stobaugh	Atkins	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	robert.stobaugh.259678265@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
543 Robert	Stobaugh	Atkins	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	robert.stobaugh.259678265@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
544 Reed	Storey	Marvell	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	reed.storey.310493389@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
545 Tony	Suit	Bonnerdate	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tony.suit.464991115@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
546 Stanley	Taylor	Pelsor	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	stanley.taylor.259316888@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
547 Roger	Thompson	Mansfield	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	roger.thompson.259316329@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
548 Tammy	Thompson	Mansfield	Right to Farm	9/14/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tammy.thompson.259315843@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
549 Tommy	Thompson	Morriton	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	tommy.thompson.259316400@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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550 Renee	Thrash	Houston	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	renee.thrash.259316905@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
551 Joe	Thrash	Houston	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	joe.thrash.259316806@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
552 George	Tidwell	Austin	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	george.e.lidwell.424597351@forgrassroots.com	The Department recognizes the differences of opinion on the Buffato National River Watershed moratorium. No changes to the rule are required.
553 Zach	Tidwell	Stuttgart	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	zach.tidwell.259676221@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
554 Leslie	Turner	Lexa	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	leslie.tumer.259678157@forgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
555 Leslie	Turner	Lexa	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	leslie.turner.259678157@p2a.co.	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
556 Jason	Villines	Huntsville	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jason.villines.576826501@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
557 Jason	Villines	Huntsville	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jason.villines.576826501@p2a.co	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
558 Delbert	Walker	Murfreesboro	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	delbert.walker.459553216@grassrootsmessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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559 Delbert	Walker	Murfreesboro	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	delbert.walker.459553216@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
560 Delbert	Walker	Murfreesboro	Right to Farm	9/16/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	delbert.walker.459553216@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
561 Jeremy	Wesson	Searcy	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jeremy.wesson.252387599@foradvocacy.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
562 Frandese	Wheetley	Judsonia	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	fradese.wheetley.297074669@sendgrassmots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
563 Fredese	Wheetley	Judsonia	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	fredese.wheetley.297074669@advocatefor.me	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
564 Lucas	Whittenton	Forrest City	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	Jucas.whittenton.459556655@advocatesmessage.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
565 Karen	Wood	Little Rock	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	karen.wood.251714343@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
566 Jarrod	Yates	Benton	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	jarrod.yates.493533157@sendgrassroots.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
567 Amy	Young	Tuckerman	Right to Farm	9/15/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	amy,voung,253138936@advocacymessages.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.

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568 Amy	Young	Tuckerman	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	amy.young.253138936@yourconstituent.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
569 John	McMinn	Little Rock	Right to Farm	9/12/2024	Supports sensible rules governing the permitting of liquid animal waste. The proposed process provides a framework to work collaboratively to protect water quality and support the needs of farmers and ranchers. Has concerns regarding the proposed moratorium on hog farms. Imposing a broad moratorium seems preemptive. The Department, through authority granted by the state legislature, has regulatory review of permit requests on a case-by-case basis. This individual review provides a scrutiny and flexibility needed to ensure all situations are considered.	john.mcminn.404291398@grsdelivery.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
570 Carmen	Quinn	Little Rock	Ozark Society	9/14/2024	Supports the Ozark Society public comments re notification of all local stakeholders.	ccquinn23@yahoo.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
571 Sabine	Schmidt	Fayetteville	Ozark Society	9/13/2024	Supports the Ozark Society public comments re notification of all local stakeholders.	sabineeischmidt@gmail.com.	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
572 Caroline	Rogers	unk	unk	9/13/2024	The AR Times reported that by changing notification from ADEQ to Dept of AG the public will not be able to easily learn of CAFO, hog farms or other industrial business near watersheds. Corporate agendas should not be hidden from the public.	stopwindfarmsar@gmail.com	Act 824 of 2023 transferred authority over all liquid animal waste management systems to the Arkansas Department of Agriculture. No changes to the rule are required.
573 Evan	Teague		Farm Bureau	9/16/2024	The Arkansas Farm Bureau Federation welcomes the opportunity to submit comments regarding the proposed amendments to the Arkansas Livestock and Poultry Commission's (Commission) Liquid Animal Waste Systems (LAWS) Rule, specifically Section VII. Watershed Specific Rules – Buffalo River Watershed. We fully support the transfer of the LAWS permitting authority from the Pollution Control and Ecology Commission, and we took forward to working with the Commission as it begins implementing the LAWS Rules. However, we do have some concerns we believe need to be addressed. We stongly urge the Commission to strike Section IVII. Moratorium related language should have been stricken after the 2020 legislative review process when the ALC – Administrative Rules Committee voted unanimously to disapprove the Pollution Control and Ecology's previous rulemaking attempt on the basis that this moratorium is not consistent with legislative intent. Please explain on what authority this Commission has for not only leaving the moratorium language in its rulemaking but expanding it to include small swine farms. We incorporate, by reference, our comments submitted to the Arkansas Pollution Control and Ecology Commission regarding its Rule 6 rulemaking, specifically Section 6.602, as support for our belief that a permanent permitting moratorium of all swine farms, regardless of size, in the Buffalo River watershed is not scientifically justifiable. We encourage the Livestock & Pouttry Commission to correct the inaction of the Pollution Control and Ecology Commission by removing Section VII. Watershed Specific Rules from its proposed Liquid Animal Waste System rule language.	iatosha.white@arfb.com	The Department recognizes the differences of opinion on the Buffalo National River Watershed moratorium. No changes to the rule are required.
574 Mayor Lioneld	Jordan	Fayetteville	unk	9/12/2024	The proposed revisions to Reg 5 of any new permit application or permit modification to liquid animal waste operations lack sufficient notification to municipalities. Without direct communication from state agencies by email, my staff will be required to check daily or weekly on the Dept of Ag's website for new permit applications. This scenario will impose an additional burden on my already overworked staff. Incorporate notification procedures as they currently exist under Reg 6.207 of the ARP CAGE Commission regulations. We would ask as a courtesy that we be notified in writing on any proposed CAFOs or liquid animal waste operations within the Illinois River and Upper White River watersheds.	mayor@fayetteville-ar.gov	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.

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575 James	McCarty	unk	Beaver Water District	9/16/2024	We are pleased that most of the original Reg. 5 is retained in the new rule. However, we do not support the removal of some of the public notification requirements. Specifically, the removal of notification requirements for a djacent landowners and local governing authorities will limit the ability of the public to review and provide written comment regarding new liquid animal waste management systems. In addition, part of BWD's process in monitoring compliance with rules in the Beaver Lake Watershed has included the ability to use ADEQ's public facing website to review permit applications, nutrient management plans, annual reports, and compliance inspections by state agencies. BWD wants to ensure that this tevel of review will still be available under the proposed rule and with the new state agency overseeing this rule. The erosion of some of the public notification requirements within this proposed rule, along with the removal of nutrient management plan oversight by the public through the state legislature this past year are steps in the wrong direction. The public and key stakeholders like BWD have a legitimate need to understand and make their concerns known about agricultural and waste disposal practices that may impact their local environment and drinking water sources.	jmccarty@bwdh2o.org	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
576 Mark	Cain	Huntsville	unk	9/16/2024	We must not eliminate the necessity of public announcements and comment periods about possible siting of CAFO's in the Buffato River Watershed, where the public has an enormous interest in preserving pristine water quality.	drippingspringsdn@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.
Alexa	Pittenger	Eureka Springs	unk	9/15/2024	Writes to protest instituting a rule that large hog house projects do not need to notify property owners that would be affected before the project is given the go ahead.	alexapittenger@gmail.com	The notice process provided within the rule is sufficient. The Department's permitting process merely governs the design of liquid animal waste management systems and the approval of nutrient and site management plans. If it is determined that the operation may result in a discharge into the waters of the state, the operation must obtain a NPDES permit through the Arkansas Department of Energy and Environment. This NPDES permit process includes the increased notice as requested in the comment. No changes to the rule are required.