Antidegradation Subworkgroup Draft Agenda
May 9, 2011 9:00-12:00
Red Rocks Conference Room, 3rd Floor Multi-Agency State Office Building

1. Resolution of USEPA disapproval (see p. 2)

2. Other potential changes to ADR Rule on the radar
   Temporary and Limited: Add exemption to Category 2, Delete road example and move to Implementation Guidance
   Revise Categories to be consistent with USEPA Tiers
   Reorganize rule to be consistent with more logical flow chart in Implementation Guidance

3. Workgroup comments on January 2011 Redline of Implementation Guidance and Application

4. Other ADR issues
   Complete Implementation Sections on General Permits, 401 and 402 Programs
   Pretreatment Program and ADR
   Other issues?

5. Next Meeting

You need to check in with the 1st floor DEQ receptionist prior to coming to the DWQ 3rd floor office. If you want to participate by phone, please email me at cbittner@utah.gov with your phone number. If you need to get a hold of me after the meeting has started, please contact the DWQ receptionist at 801-536-4300
R317-2.3.5.b. An Anti-degradation Level II review is not required where any of the following conditions apply:

1. Water quality will not be lowered by the proposed activity or for existing permitted facilities, water quality will not be further lowered by the proposed activity, examples include situations where:

   (a) the proposed concentration-based effluent limit is less than or equal to the ambient concentration in the receiving water during critical conditions; or
   
   (b) a UPDES permit is being renewed and the proposed effluent concentration and loading limits are equal to or less than the concentration and loading limits in the previous permit; or
   
   (c) a UPDES permit is being renewed and new effluent limits are to be added to the permit, but the new effluent limits are based on maintaining or improving upon effluent concentrations and loads that have been observed, including variability; or
   
   (d) a new or renewed UPDES permit is being issued, and water quality-based effluent limits are not required for a specific pollutant because it has been determined that the discharge will not cause, have reasonable potential to cause, or contribute to an exceedance of a State water quality standard for the pollutant.

EPA disapproval “EPA is disapproving this provision because at least in some cases, it would exempt from antidegradation review proposed changes that would result in degradation.”

Resolution Options:
   1. Revise example to be approvable by USEPA.
   2. Delete the example
   3. Delete all of the examples