TITLE 252. DEPARTMENT OF ENVIRONMENTAL QUALITY
CHAPTER 623. PRETREATMENT FOR CENTRAL TREATMENT TRUSTS

RULE IMPACT STATEMENT

252:623-1-7. Incorporation by reference [AMENDED]


1. DESCRIPTION: The Department proposes to amend its rules concerning Central Treatment Trusts [Oklahoma Ordnance Works Authority (OOWA)] to update the incorporation by reference date from July 1, 2007, to July 1, 2008.

2. CLASSES OF PERSONS AFFECTED: The classes of persons affected are the industries that indirectly discharge to OOWA and OOWA itself.

3. CLASSES OF PERSONS WHO WILL BEAR COSTS: The classes of persons affected are the industries that indirectly discharge to OOWA and OOWA itself. However, there should be no new costs associated with these rule changes since the changes contain no new technical, operational or fee changes.

4. INFORMATION ON COST IMPACTS FROM PRIVATE/PUBLIC ENTITIES: Since there should be no new costs associated with these rule changes, the Department has received no information on cost impacts from private or public entities.

5. CLASSES OF PERSONS BENEFITTED: The classes of persons benefited are the industries that indirectly discharge to OOWA and OOWA itself.

6. PROBABLE ECONOMIC IMPACT ON AFFECTED CLASSES OF PERSONS: The industries that indirectly discharge to OOWA and OOWA itself will have little or no economic impact from the rule changes.

7. PROBABLE ECONOMIC IMPACT ON POLITICAL SUBDIVISIONS: None.

8. POTENTIAL ADVERSE EFFECT ON SMALL BUSINESS: None.

9. LISTING OF ALL FEE CHANGES, INCLUDING A SEPARATE JUSTIFICATION FOR EACH FEE CHANGE: None.

10. PROBABLE COSTS AND BENEFITS TO DEQ TO IMPLEMENT AND ENFORCE: The DEQ will face no change in cost to implement this rule.

11. PROBABLE COSTS AND BENEFITS TO OTHER AGENCIES TO IMPLEMENT AND ENFORCE: None.
12. **SOURCE OF REVENUE TO BE USED TO IMPLEMENT AND ENFORCE RULE:** Federal grant funds, fees and state appropriated money will continue to be used.

13. **PROJECTED NET LOSS OR GAIN IN REVENUES FOR DEQ AND/OR OTHER AGENCIES, IF IT CAN BE PROJECTED:** None.

14. **COOPERATION OF POLITICAL SUBDIVISION REQUIRED TO IMPLEMENT OR ENFORCE RULE:** None is required.

15. **EXPLANATION OF THE MEASURES THE DEQ TOOK TO MINIMIZE COMPLIANCE COSTS:** Not applicable.

16. **DETERMINATION OF WHETHER THERE ARE LESS COSTLY OR NONREGULATORY OR LESS INTRUSIVE METHODS OF ACHIEVING THE PURPOSE OF THE PROPOSED RULE:** There are none.

17. **DETERMINATION OF THE EFFECT ON PUBLIC HEALTH, SAFETY AND ENVIRONMENT:** These rule changes continue to provide for protection of public health and the environment through regulation of industries that indirectly discharge to OOWA and OOWA itself.

18. **IF THE PROPOSED RULE IS DESIGNED TO REDUCE SIGNIFICANT RISKS TO THE PUBLIC HEALTH, SAFETY AND ENVIRONMENT, EXPLANATION OF THE NATURE OF THE RISK AND TO WHAT EXTENT THE PROPOSED RULE WILL REDUCE THE RISK:** The current rule changes continue the protection established for water quality beneficial uses. These regulations were implemented to protect the health and well being of the public and environment from pollutants in Waters of the State.

19. **DETERMINATION OF ANY DETRIMENTAL EFFECT ON THE PUBLIC HEALTH, SAFETY AND ENVIRONMENT IF THE PROPOSED RULE IS NOT IMPLEMENTED:** There will be none.

20. **PROBABLE QUANTITATIVE AND QUALITATIVE IMPACT ON BUSINESS ENTITIES (INCLUDE QUANTIFIABLE DATA WHERE POSSIBLE):** The Department does not expect any quantitative and qualitative impacts on business entities.

**THIS RULE IMPACT STATEMENT WAS PREPARED ON:** November 14, 2008.