August 13, 2018

Senator John Barrasso, Chairman
Committee on Environment and Public Works
410 Dirksen Senate Office Building
Washington, D.C. 20510

Senator Thomas Carper, Ranking Member
Committee on Environment and Public Works
456 Dirksen Senate Office Building
Washington, D.C. 20510

RE: Water Quality Certification Improvement Act of 2018 (S. 3303)

Dear Chairman Barrasso and Ranking Member Carper,

The undersigned trade organizations represent businesses and workers who build infrastructure and provide equipment, materials, supplies and services to energy projects and operations, including upstream production and midstream transmission infrastructure. The projects they build and the operations they support ensure safe, reliable and efficient production, transmission and delivery of America’s energy to consumers, businesses and industry.

In anticipation of your hearing scheduled for August 16, we are writing in support of the recently-introduced Water Quality Certification Improvement Act of 2018 (S. 3303) clarifying provisions of Section 401 of the Clean Water Act relating to requests by developers of federally-permitted projects for state water quality certifications needed for final federal project approval.

We especially applaud the proposed Act’s amendments requiring that states grant or deny those requests in a timely manner and that states inform applicants within 90 days as to whether any additional information is needed to complete the review of a water quality certification. We also appreciate the clarification that state water quality certification decisions under Section 401 be based exclusively upon matters associated with water quality criteria.

Some states have chosen to exercise their authority under Section 401 in ways that exceed the bounds of the statute. When this happens, it damages the cooperative federalism envisioned when the Clean Water Act was enacted decades ago, and creates conflict between not only a state and the federal government, but also between the offending state and multiple other states affected by its action. Action to clarify the appropriate role for a state under Section 401, as proposed in S. 3303, would restore the intended cooperative federalism.

We endorse S. 3303 and believe that its proposed clarifications of Section 401 of the Clean Water Act will ensure that the law is interpreted and implemented as originally intended. We look forward to your consideration of these points during your Committee hearing and urge the Committee and the Senate to act affirmatively on this important reform.
Sincerely,

American Council of Engineering Companies
Linda Bauer Darr, President & CEO

American Petroleum Institute
Mike Sommers, President & CEO

American Road and Transportation Builders Association
Pete Ruane, President & CEO

Associated Equipment Distributors
Brian P. McGuire, President & CEO

Associated General Contractors of America
Stephen Sandherr, Chief Executive Officer

Association of Equipment Manufacturers
Dennis Slater, President & CEO

Distribution Contractors Association
Robert Darden, President & CEO

Edison Electric Institute
Tom Kuhn, President & CEO
Energy Equipment and Infrastructure Alliance
Toby Mack, President & CEO

Global Energy Institute
Karen Harbert, President & CEO

GPA Midstream Association
Mark Sutton, President & CEO

Independent Petroleum Association of America
Barry Russell, President & CEO

Industrial Minerals Association - North America
Mark Ellis, President

The INGAA Foundation, Inc.
Donald F. Santa, President

International Association of Drilling Contractors
Jason McFarland, President

Laborers International Union of North America
Terry O’Sullivan, General President
Copies to: Members of the Senate Environment and Public Works Committee