October 11, 2022

President Joe Biden The White House 1600 Pennsylvania Avenue, N.W. Washington, DC 20500

Dear Mr. President,

We write to ask you to direct the Environmental Protection Agency (EPA) to implement discharge standards for ship's ballast water that comply with the Clean Water Act. EPA has been violating the Act for nearly 50 years.¹

EPA's dereliction of its legal obligation has resulted in billions of dollars of environmental and economic damage in marine, estuarine and fresh waters of the United States, as reported by federal agencies. This includes the fouling and blocking of municipal and industrial water intake pipelines and the devastation of native fish and shellfish populations.

Ballast water has also transported and released toxigenic algae and emergent waterborne diseases into new regions of the world, causing the deaths of thousands of people. Diseases released into US waters have caused outbreaks in at least 15 states. Communities with weaker water and wastewater treatment, which are often communities of color, are exposed to greater risks by EPA's failure to prevent the introduction of waterborne diseases.

This month will mark the 50th anniversary of the Clean Water Act, yet EPA has still not established ballast water discharge standards that conform with the Act. EPA must be directed to meet its Clean Water Act obligations after decades of neglect and refusal.

Background

Ships take up and discharge large volumes of ballast water as a necessary complement to the transport of cargo. This practice transports and releases into the environment a wide variety of harmful invasive organisms: mussels that foul boats, navigational equipment and beaches, block pipelines, and devastate native fish and shellfish populations; crabs that damage shellfisheries; fish that compete with and prey on native fish; and mussels, clams and other invertebrates that consume food organisms that fish depend on, causing fish populations to crash.

Ballast water discharges have also introduced harmful algal blooms; toxigenic dinoflagellates that poison clam fisheries; and several bacterial pathogens that cause human diseases, including one pandemic strain that killed over 10,000 people in South America. A pathogen introduced in ballast water killed off sea urchins needed to maintain coral reefs, thereby destroying reefs throughout the Caribbean. Another pathogen recently introduced into Florida and the U.S. Virgin Islands directly attacks twenty different coral species.

¹ Notes for this letter can be downloaded at: <u>http://bioinvasions.org/wp-content/uploads/Notes.pdf</u>. For further information contact Andrew Cohen, Center for Research on Aquatic Bioinvasions, <u>acohen@bioinvasions.com</u>. For 36 years after the passage of the Clean Water Act, EPA unlawfully exempted ballast water discharges from regulation. Even after the courts directed EPA to repeal the exemption, the agency repeatedly adopted inadequate discharge standards that failed when challenged in court. Although Congress confirmed that EPA must establish discharge standards that comply with the Clean Water Act, EPA is instead proposing to re-issue standards that the courts already found are unlawful.

The Solution

Many harmful organisms arrive at our shores carried in ballast tanks. Fortunately, we have the technical ability to efficiently remove or kill organisms that are trapped in a tank of water. For half a century federal law has required EPA to use that ability to protect the environment and public health — yet EPA still refuses to do so.

Mr. President, we call on you to order EPA to finally do its job. If EPA simply followed the law and established discharge standards based on the best available technology, that would fix this problem and protect the environment and health of all Americans as the Clean Water Act intended.

Respectfully,

Marcie Keever, Oceans & Vessels Program Director $\ensuremath{\textit{Friends}}$ of the Earth

Andrew Jimmie, Chairman Alaska Native Health Board

Don Jodrey, Director of Federal Government Relations Alliance for the Great Lakes

Valentin Lopez, Chairman Amah Mutsun Tribal Band

Lucas Bissett, Executive Director American Fly Fishing Trade Association

Amy Merrill, California Conservation Director American Rivers

Connor Bevin, Inland Fisheries Policy Manager American Sportfishing Association

Colton Fagundes, Senior Manager, Policy and Advocacy American Sustainable Business Network

Dave Eggerton, Executive Director Association of California Water Agencies

John Pappalardo, Executive Director Cape Cod Commercial Fishermen's Alliance

Arthur Bowman III, Policy Director Center for Environmental Health

Sarah Lovinger, Executive Director Chicago Physicians for Social Responsibility Fred Mattera, Executive Director Commercial Fisheries Center of Rhode Island

Dave Runsten, Senior Policy Analyst Community Alliance with Family Farmers

Bradley M. Campbell, President **Conservation Law Foundation**

Scott Winters, Ph.D, CEO Coral Restoration Foundation

Tim Gibbs, MPH, Executive Director Delaware Academy of Medicine / Delaware Public Health Association

John Rumpler, Clean Water Program Director **Environment America**

Esperanza Vielma, Executive Director Environmental Justice Coalition for Water

Ann Mesnikoff, Federal Legislative Director Environmental Law & Policy Center

Wenonah Hauter, Founder and Executive Director Food & Water Watch

Anna Linakis, MPH, Executive Director Greater Boston Physicians for Social Responsibility

Mariana Del Valle Prieto Cervantes, Director of Strategic Initiatives Green Latinos Matt Rota, Senior Policy Director Healthy Gulf

Kim Irwin, MPH, Administrator Indiana Public Health Association

John Goss, Policy Chair Indiana Wildlife Federation

David Phillips, Director International Marine Mammal Project of Earth Island Institute

InterTribal Sinkyone Wilderness Council, a consortium of 10 federally recognized Tribal Nations: Marv J. Norris. Cahto Tribe of Lavtonville Rancheria Priscilla Hunter, Coyote Valley Band of Pomo Indians Suzanne Romero, Hopland Band of Pomo Indians Leona Williams, Pinoleville Pomo Nation Mariah Rosales, Potter Valley Tribe Debra Ramirez, Redwood Valley Little River **Band of Pomo Indians** Jaime Boggs, Robinson Rancheria of Pomo Indians Michelle Downey, Round Valley Indian Tribes Crista Ray, Scotts Valley Band of Pomo Indians Buffie Schmidt, Sherwood Valley Rancheria of Pomo Indians

William Jones, Jr., Chairman Lummi Nation

Lance Morgan, President & CEO Marine Conservation Institute

Bob Peters, Tribal Chairman Match-E-Be-Nash-She-Wish Band of Pottawatomi Indians (Gun Lake Tribe)

Charlene Nijmah, Chairwoman Muwékma Ohlone Tribe

Charles C. Caldart, Director of Litigation National Environmental Law Center

Brad Warren, President National Fisheries Conservation Center/Global Ocean Health

Marc Smith, Policy Director National Wildlife Federation

Lisa A. Harrison-Gulla MPH, MAE, HO, REHS, President New Jersey Public Health Association

Drew Harris, DPM, MPH, Chairman New Jersey Public Health Institute Ephraim D. Froelich, Policy Consultant AKWA-DC North American Marine Alliance

Violet Sage Walker, Chairwoman Northern Chumash Tribal Council

Liz Hamilton, Executive Director Northwest Sportfishing Industry Association

Michael Stocker, Director Ocean Conservation Research

Charles Saylan, Executive Director **Ocean Conservation Society**

Lara Levison, Senior Director, Federal Policy Oceana

Glen H. Spain, J.D., Northwest Regional Director/Acting Executive Director Pacific Coast Federation of Fishermen's Associations

Stephanie Shell, Executive Director **Pennsylvania Public Health Association**

Barbara H. Warren, Chapter Coordinator Physicians for Social Responsibility Arizona

Michael Rincon, Research and Policy Manager Physicians for Social Responsibility–Los Angeles

Robert M. Bernstein, MD, President Physicians for Social Responsibility New Mexico

Kathleen Nolan, MD, MSL - President Physicians for Social Responsibility–New York

Tonyehn Verkitus, Executive Director Physicians for Social Responsibility Pennsylvania

Chris Gadbois, President Rhode Island Public Health Association

Lorette Picciano, Executive Director **Rural Coalition**

Harry Wang, MD, President Sacramento Chapter of Physicians for Social Responsibility

Robert M. Gould, MD, President San Francisco Bay Physicians for Social Responsibility

Beth Roach, Water Director Sierra Club

Katie Day, Environmental Science and Policy Manager Surfrider Foundation Rebecca Bernhardt, Executive Director Texas Physicians for Social Responsibility

Mark J. Spalding, President **The Ocean Foundation**

Bill Mott, Executive Director **The Ocean Project**

Carrie Butler, Executive Director Utah Public Health Association

Daniel Estrin, General Counsel and Advocacy Director Waterkeeper Alliance

Adam Cantor, Natural Resources Director Wiyot Tribe Natural Resources Department

Peter Neill, Director World Ocean Observatory

Whitney Tilt, Executive Director **AFFTA Fisheries Fund**

Cindy Lowry, Executive Director Alabama Rivers Alliance

Brittany McLaughlin, Executive Director Alliance for a Living Ocean

Jason Flanders, Partner Aqua Terra Aeris Law Group

Jason Wedemeyer, Executive Director Association of Northwest Steelheaders

Dean Wilson, Executive Director Atchafalaya Basinkeeper

Kristen Schlemmer, Legal Director & Waterkeeper Bayou City Waterkeeper

Abigail Alling, Founder / CEO Biosphere Foundation

Nelson Brooke, Riverkeeper Black Warrior Riverkeeper

Roger Fleming, Policy Director and Attorney **Blue Planet Strategies**

Sean Bothwell, Executive Director California Coastkeeper Alliance

Daniel Gluesenkamp, Executive Director California Institute for Biodiversity

Mark Seelos, President California Lake Management Society Chris Shutes, Water Rights Advocate California Sportfishing Protection Alliance

Josh Bradt, Director California Urban Streams Partnership

John Cassani, Waterkeeper Calusa Waterkeeper

Trish Rolfe, Executive Director Center for Environmental Law and Policy

Andrew Wunderley, Executive Director & Waterkeeper Charleston Waterkeeper

Michael Mullen, Executive Director Choctawhatchee Riverkeeper

Carin High, Co-Chair Citizens Committee to Complete the Refuge

Trish Mulvey, Co-Founder **CLEAN South Bay**

Faith Rivers James, Executive Director Coastal Conservation League

Bradley Davidson, Executive Director Conservation Alabama & Conservation Alabama Foundation

Karen Mitchoff, Chair Contra Costa County Board of Supervisors

Sue Mauger, Science & Executive Director Cook Inletkeeper

Karla Rossini, Executive Director **CU Maurice River**

Maya K. Van Rossum, Delaware Riverkeeper Delaware Riverkeeper Network

Adam Colette, Programs Director **Dogwood Alliance**

Clifford C. Chan, General Manager East Bay Municipal Utility District

Linda Sheehan, Executive Director Environment Now

Jill M. Ryan, Executive Director Freshwater Future

Ivy L. Frignoca, Casco Baykeeper Friends of Casco Bay/Casco Baykeeper

Susan Schwartz, President **Friends of Five Creeks**

Margaret Frisbie, Executive Director Friends of the Chicago River

Jann Dorman, Executive Director **Friends of the River**

Lovel Pratt, Marine Protection and Policy Director Friends of the San Juans

Glenn Phillips, Executive Director Golden Gate Audubon Society

Sadie Wilson Greenbelt Alliance

Susan Scott, President Hawai'i Audubon Society

Randall Kennedy, Board President Hawai'i Conservation Alliance Foundation

Jessica Yamauchi, CEO Hawai'i Public Health Institute

Hannah Bernard, Executive Director Hawai'i Wildlife Fund

Katherine Pease, Director of Science & Policy Heal the Bay

Steven Ridini, EdD, President & CEO Health Resources in Action

Sarah Winter Whelan, Executive Director Healthy Ocean Coalition

Tracy Brown, President and Hudson Riverkeeper Hudson Riverkeeper

Jennifer Kalt, Executive Director Humboldt Baykeeper

Bruce Reznik, Executive Director Los Angeles Waterkeeper

Michael Orr, Communications Director Louisiana Environmental Action Network

Lois Wolfson, President Michigan Chapter North American Lake Management Society

Amy Trotter, Executive Director Michigan United Conservation Clubs

Jennifer Bolger Breceda, Executive Director Milwaukee Riverkeeper

Kathryn Hoffman, Chief Executive Officer Minnesota Center for Environmental Advocacy Steve Morse, Executive Director Minnesota Environmental Partnership

Deb Castellana, Director of Strategic Alliances Mission Blue

Rachel Bartels, Director Missouri Confluence Waterkeeper

Cade Kistler, Baykeeper Mobile Baykeeper

Mark Sherwood, Executive Director Native Fish Society

Gregory A. Thomas, Chief Executive Officer Natural Heritage Institute

Andrea LaMoreaux, President **NH Lakes**

Frank Egger, President North Coast Rivers Alliance

Bob Rees, Executive Director Northwest Guides and Anglers Association

Matt Misicka, Executive Director Ohio Conservation Federation

Garry Brown, Founding Director Orange County Coastkeeper, Inland Empire Waterkeeper and Coachella Valley Waterkeeper

Cameron La Follette, Executive Director Oregon Coast Alliance

Phillip Johnson, Executive Director Oregon Shores Conservation Coalition

Pete Topping, Executive Director & Baykeeper Peconic Baykeeper

Martin Miesko, President Pennsylvania Lake Management Society

Nancy Stoner, President Potomac Riverkeeper Network

Blair Englebrecht, Policy and Boating Programs Manager Puget Soundkeeper Alliance

Eleanor Hines, North Sound Baykeeper **RE Sources**

Emily Bowes, Conservation Director Rogue Riverkeeper

Katharine M. Noonan, Co-Chair and President Rotary Nature Center Friends

Jack Olles, President Salmon Unlimited Illinois

Matt O'Malley, Executive Director and Managing Attorney San Diego Coastkeeper

Ben Eichenberg, Staff Attorney San Francisco Baykeeper

Tonya Bonitatibus, Riverkeeper & Executive Director Savannah Riverkeeper

David Lewis, Executive Director Save The Bay

John Peach, Executive Director and Riverkeeper Save the River Upper St. Lawrence Riverkeeper

Bill Lucey, Long Island Soundkeeper Save the Sound–Long Island Soundkeeper

Brock Cahill, President **SeaChange Agency**

Georgienne Bradley, Founder and Director Sea Save Foundation

Abbey Tyrna, Executive Director & Waterkeeper Suncoast Waterkeeper

David Whiteside, Executive Director Tennessee Riverkeeper

Gary Bobker, Program Director The Bay Institute

Sean Bothwell, Director The Otter Project

Juliana Gonzalez, Executive Director The Watershed Project

Heather Hulton VanTassel, Executive Director Three Rivers Waterkeeper

Victoria Frankeny, Riverkeeper & Staff Attorney **Tualatin Riverkeepers**

Todd Steiner, Executive Director Turtle Island Restoration Network

Sue Joerger, Executive Director Twin Harbors Waterkeeper

George L. Shillinger, PhD, Executive Director and Co-Founder Upwell Turtles

Rhiannon Tereari'i Chandler-'Īao, Director Waiwai Ola 'Ohana

Jen Oden, President Washington State Lake Protection Association

Debra Buffkin, Executive Director Winyah Rivers Alliance

Michael S. Regan, Administrator, U.S. Environmental Protection Agency
Janet McCabe, Deputy Administrator, U.S. Environmental Protection Agency
Bruno Pigott, Deputy Assistant Administrator, Office of Water, U.S. Environmental Protection Agency
Sara Gonzalez-Rothi, Senior Director for Water, White House Council on Environmental Quality

Attachment: House Ballast Water Letter to EPA

Congress of the United States

Washington, DC 20510

June 23, 2022

The Honorable Michael S. Regan Administrator United States Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460

Dear Administrator Regan:

We are writing to request the EPA to establish ballast water discharge standards that conform with the Clean Water Act (CWA). Ballast water discharges are the leading source of invasive species in U.S. waters, posing public health and environmental risks, as well as significant economic cost to industries such as water and power utilities, commercial and recreational fisheries, agriculture, and tourism. EPA's compliance with the CWA here is overdue.

As you know, this year marks the 50th anniversary of the passage of the CWA. For 36 years following the passage of the CWA, the EPA exempted ballast water discharges from the Act. Federal courts found this to be in violation of the CWA and ordered the agency to regulate ballast discharges. The EPA adopted discharge standards that did not meet the requirements of the CWA and that failed when challenged in court. In 2018, Congress passed the Vessel Incidental Discharge Act (Title IX of Public Law 115–282) to reconcile and consolidate U.S. ballast water laws, confirming that the EPA must follow the CWA in establishing discharge standards; however, the EPA is proposing to re-issue discharge standards that the courts have previously found to be unlawful under the Act.

The EPA's failure to establish effective ballast water discharge standards has resulted in billions of dollars of environmental damage in marine, estuarine, and fresh waters of the United States. Ships take up and discharge large volumes of ballast water in different parts of the world as a normal and necessary complement to the transport of cargo. In doing so they transport and release into the environment a wide variety of harmful organisms. Ballast water discharges can contain non-native and nuisance plant and animal species that can cause extensive ecological and economic damage to aquatic ecosystems. Organisms introduced by ballast water include crabs that damaged shellfisheries; fish that competed with or preyed on native and commercial fish species; invertebrates that consumed organisms that native fish depend on, causing fish populations to crash; and mussels that have fouled boats, navigational equipment, and beaches, blocked pipelines, and devastated native mussel populations.

Ballast water discharges have also introduced harmful bloom-forming algae, toxigenic dinoflagellates that poisoned clam fisheries, and several bacteria that cause human diseases, including one pandemic strain that, after introduction into South America via ballast water, killed over 10,000 people. Scientists at the U.S. Food and Drug Administration, the National Academy of Sciences and the Centers for Disease Control have warned about the potential for ballast water to introduce epidemic diseases into U.S. waters. Without regulatory standards that prevent the release of these disease organisms, communities with weaker water and wastewater treatment infrastructure, which are often already challenged communities, face a greater risk of epidemic spread.

Fortunately, the harmful organisms and pathogens carried in ballast water arrive at our shores trapped in ballast tanks and we have the technical ability to capture or kill them before they are released into U.S. waters. However, regulations must require effective treatment technology for it to be used. The EPA and the U.S. Coast Guard should also release to State regulators and the public all ballast water treatment system test data and supporting documents in their possession that is necessary to assess the performance of ballast water treatment systems. This is essential for States and members of the public to properly review federal management of ballast water discharges.

As we celebrate the 50th anniversary of the CWA this year, it is time for the EPA to take immediate action to finally establish ballast water standards based on the best available technology as required under the CWA. Thank you for leadership to ensure that the EPA meets its CWA obligations and protects our nation's waters. We look forward to your prompt response.

Sincerely,

Jared Huffman Member of Congress

Nanette Diaz Barragán

Nanette Diaz Barragán Member of Congress

Melanie Stansbury Member of Congress

Eleanor Holmes Norton Member of Congress

Alan S. Lowenthal Member of Congress

Janaunenti

John Garamendi Member of Congress

Sara Jacobs

Sara Jacobs Member of Congress

Laskeda flait

Rashida Tlaib Member of Congress

Mark Jaban

MARK TAKANO Member of Congress

Mark Pocan Member of Congress

Adriano Espaillat Member of Congress

Mall

Mark DeSaulnier Member of Congress

Andy Levin Member of Congress

Katie Porter Member of Congress

Don's Matsui

Doris Matsui Member of Congress

Pramila Jayapal Member of Congress

Jesús G. "Chuy" García Member of Congress

Sugance Benamici Suzanne Bonamici

Suzanne Bonamici Member of Congress

Anna G. Eshoo Member of Congress

Rosa Lochamp

Rosa L. DeLauro Member of Congress

like Len

Mike Levin Member of Congress

Earl Blumenauer Member of Congress

Kaiali' Kahele Member of Congress

Chell R

Chellie Pingree Member of Congress

ke Shonpon

Mike Thompson Member of Congress

tere Cohen

Steve Cohen Member of Congress

ridy Chu Judy Chu

Member of Congress

Ted W. Lien

Ted W. Lieu Member of Congress

CORI BUSH Member of Congress

Thomas R. Sur

Thomas R. Suozzi Member of Congress

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Ed Case Member of Congress

Lisa Blunt Rochester Member of Congress

Troy Carter Member of Congress

Jamaal Bowman, Ed.D. Member of Congress