## **HOUSE JOINT RESOLUTION 1**

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By: Delegate Hubbard

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Introduced and read first time: January 11, 2013 Assigned to: Rules and Executive Nominations

## HOUSE JOINT RESOLUTION

1 A House Joint Resolution concerning

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- FOR the purpose of expressing support for the reform of the federal Toxic Substances Control Act of 1976.
- WHEREAS, Children and developing fetuses are uniquely vulnerable to harmful health effects from toxic chemicals, and early—life chemical exposures have been linked to chronic disease later in life; and
  - WHEREAS, A growing body of peer—reviewed scientific evidence links exposure to toxic chemicals to many diseases and health conditions that are rising in incidence, including childhood cancers, prostate cancer, breast cancer, learning and developmental disabilities, infertility, and obesity; and
- WHEREAS, The President's Cancer Panel report released in May 2010 states that "the true burden of environmentally induced cancers has been grossly underestimated"; and
- WHEREAS, The President's Cancer Panel advised the President "to use the power of your office to remove carcinogens and other toxins from our food, water, and air that needlessly increase health care costs, cripple our nation's productivity, and devastate American lives"; and
  - WHEREAS, Workers in a range of industries are exposed to toxic chemicals that pose threats to their health and cause greater worker absenteeism, more worker compensation claims, and higher health care costs for all; and
  - WHEREAS, A recent national poll found that 78% of likely American voters were seriously concerned about the threat to children's health from exposure to toxic chemicals in day—to—day life; and



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WHEREAS, States bear an undue burden from toxic chemicals, including health care costs and environmental damages; and

- WHEREAS, The primary federal statute governing toxic chemicals, the Toxic Substances Control Act of 1976 (TSCA), was intended to authorize the U.S. Environmental Protection Agency (EPA) to protect public health and the environment from toxic chemicals; and
- WHEREAS, When the TSCA was passed, about 62,000 chemicals in commerce were "grandfathered in" without any required testing for health and safety hazards or any restrictions on usage; and
- WHEREAS, In the 37 years since the TSCA was passed, the EPA has required chemical companies to test about 200 of the 62,000 "grandfathered" chemicals for health hazards and has issued partial restrictions on five chemicals; and
- WHEREAS, The TSCA has been widely recognized as ineffective and obsolete due to legal and procedural hurdles that prevent the EPA from taking quick and effective regulatory action to protect against well–known chemical threats; and
- WHEREAS, In January 2009, the U.S. General Accounting Office added the EPA's regulatory program for assessing and controlling toxic chemicals to its list of "high risk" government programs that are not working as intended, finding that:
- 19 (1) the EPA has been unable to complete assessment of chemicals of 20 highest concern;
- 21 (2) the EPA needs additional authority to obtain health and safety 22 information from the chemical industry and to shift more of the burden to chemical 23 companies to demonstrate the safety of their products; and
- 24 (3) the TSCA has not resulted in sufficient chemical safety data for public use by consumers, businesses, and workers, and has failed to create incentives to develop safer alternatives; and
- WHEREAS, The National Conference of State Legislatures unanimously adopted a resolution in July 2009 that articulated principles for reforming the TSCA and asked Congress to update the law; and
  - WHEREAS, In August 2010, the Environmental Council of States, the national association of state environmental agency directors, unanimously adopted a resolution "Reforming the Toxic Substances Control Act" that endorsed specific policy reforms; and
  - WHEREAS, Eleven states have come together to launch the Interstate Chemicals Clearinghouse to coordinate state chemical information management

- programs, and a coalition of 13 states have issued guiding principles for reforming the TSCA; and
- WHEREAS, at least 71 state laws on chemical safety have been enacted and signed into law in 18 states with broad bipartisan support during the last 10 years; and
- WHEREAS, State policy leadership on chemical management, although outstanding, cannot substitute for Congressional leadership to reform the TSCA, a reform that all parties agree is urgently needed; and
- 9 WHEREAS, The TSCA is the only major federal environmental statute that has 10 never been updated or reauthorized; and
- WHEREAS, Legislation to substantially reform the TSCA was introduced during the 109th Congress in 2005, the 110th Congress in 2008, the 111th Congress in 2010, and the 112th Congress in 2011; now, therefore, be it

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- RESOLVED BY THE GENERAL ASSEMBLY OF MARYLAND, That members of the General Assembly urge the 113th United States Congress to enact federal legislation to modernize the federal Toxic Substances Control Act of 1976 and strengthen chemicals management through policy reforms that:
- 18 (1) require chemical manufacturers to prove that all existing and new 19 chemicals are not harmful to human health and provide essential health and safety 20 information about chemicals to inform the market, consumers, and the public;
  - (2) require immediate action to reduce or eliminate the worst chemicals, including persistent, bioaccumulative, and toxic chemicals and other priority toxins to which there is already widespread exposure;
- 24 (3) preserve the authority of state and tribal governments to operate 25 chemicals management programs that are more protective than the programs of the 26 federal government;
- 27 (4) establish health safety standards for chemicals that rely on the 28 best available science to protect the most vulnerable among us, including children and 29 developing fetuses;
- 30 (5) reward innovation by fast-tracking approval of new, demonstrably safer chemicals, and invest in green chemistry research and workforce development to boost American business and create jobs making safer chemical alternatives; and
  - (6) promote environmental justice by developing action plans to reduce disproportionate exposure to toxic chemicals in "hot spot" communities; and be it further

RESOLVED, That a copy of this Resolution be forwarded by the Department of Legislative Services to the Maryland Congressional Delegation: Senators Barbara A. Mikulski and Benjamin L. Cardin, Senate Office Building, Washington, D.C. 20510; and Representatives Andrew P. Harris, C. A. Dutch Ruppersberger III, John P. Sarbanes, Donna Edwards, Steny Hamilton Hoyer, John Delaney, Elijah E. Cummings, and Christopher Van Hollen, Jr., House Office Building, Washington, D.C. 20515.