SB371 Environment - Drinking Water Outlets in School Buildings - Testing for Elevated Level of Lead

February 11, 2020 EDUCATION, HEALTH, AND ENVIRONMENTAL AFFAIRS COMMITTEE

OPPOSE

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Anne Arundel County Public Schools (AACPS) opposes **SB371 Environment - Drinking Water Outlets** in School Buildings - Testing for Elevated Level of Lead. This bill (1) redefines "elevated level of lead" to mean a lead concentration in drinking water that exceeds five parts per billion (ppb) for the purposes of required lead water testing and remedial measures in public and nonpublic schools and (2) makes conforming changes to existing notice and remediation requirements. The bill also specifies that regulations governing the periodic testing for the presence of lead in each drinking water outlet located in public and nonpublic schools must require periodic testing to be conducted at least once every 18 months.

The AAPCS Division of Facilities is responsible for the construction, maintenance, and operation of all public school facilities in a safe and efficient manner in support of the educational goals of AACPS. AACPS operates public school facilities in a manner conducive to the educational process by ensuring the health, safety, comfort, and welfare of the occupants. Local school systems devote substantial staff time and resources to provide healthy school environments, which include the water quality and addressing any issues associated with water quality.

The law was just amended in 2017 to include additional requirements to the State's already well-established and robust drinking water outlet testing regiment that comports with federal law and a reasonable 36 month per outlet testing frequency cycle. The current federal standard is 20 parts per billion. Significantly decreasing the threshold level down by 75% below federal standards and reducing the testing cycles currently within State law in half would unnecessarily create a tremendous workload issue for AACPS staff. This bill would also result in a significant unfunded cost burden upon the school system. This unfunded mandate would necessitate the diversion of funds and resources out of the schoolhouse to fulfill these new requirements without evidence that it is solving a documented need. In addition, we would likely be required to contract with another vendor to fulfill the requirements in this bill.

Accordingly, AACPS respectfully requests an UNFAVORABLE committee report on SB371.