

Committee:House Environment and TransportationLegislation:HB 0387Position:SUPPORTDate:February 9, 2022

Dear Chairman Barve, Vice Chair Stein, and members of the Committee:

Waterkeepers Chesapeake supports HB 0387, which will transfer pesticide regulation from Maryland Department of Agriculture (MDA) to the Department of Environment (MDE) and urges a favorable report from the committee. Waterkeepers Chesapeake is a coalition of seventeen independent, non-profit Waterkeeper organizations, united behind a vision of clean water for all Chesapeake and coastal bay communities. We believe that the Department of Environment's mission to protect the State's environment makes it better suited to regulate toxic pesticides than the Department of Agriculture for the following reasons:

The EPA Chesapeake Bay Program reports 82% of the Chesapeake Bay's tidal waters are partially or fully impaired by chemical contaminants.¹ The Program notes that from the insecticides put on farm fields to the cleaners we use to disinfect our homes, contaminants enter the Bay and its tributaries and harm the health of both humans and wildlife. The Bay program further notes that the contamination of our waters by toxic pollution has worsened since 2010.² This decline must not continue.

The Maryland Department of the Environment is most qualified to handle regulation of hazardous substances. We believe MDE should regulate pesticides in the state because its mission "To protect and restore the environment for the health and well-being of all Marylanders" is properly focused on protecting health and the environment. Additionally, MDE already regulates hazardous waste, toxic air pollution, reviews toxic materials permit applications, and monitors toxic water pollution. Thus, MDE has the expertise and tools in place to regulate the toxic and hazardous chemicals classified as pesticides.

Existing MDE programs to protect human health and the environment:

- The Wetlands and Waterways Program is designed to protect and manage Maryland's tidal and nontidal wetlands and waters. Besides its regulatory functions, the Program purpose includes creating, restoring, and enhancing nontidal wetlands and streams; providing training and technical assistance to local jurisdictions and private organizations; and helps develop watershed management plans. Pesticides present imminent threats to these resources, and the division of regulatory authority over the threat from the resource threatened adds bureaucratic obstacles to prompt, effective protective action.
- The Environmental Risk and Assessment Program monitors shellfish and fish tissues for contaminants; and studies water quality. To evaluate and reduce whole effluent toxicity, the Program oversees tests at municipal and industrial facilities and develops and promulgates regulations to protect the quality of groundwater and surface water. By including pesticide oversight, this program could also include needed monitoring for pesticide contamination of the bounty of seafood from the Bay and protect human health.

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¹ Toxic Contaminants Policy and Prevention. 2016. Chesapeake Progress. Retrieved January 28, 2022, from <u>https://www.chesapeakeprogress.com/clean-water/toxic-contaminants-policy-and-prevention</u>

² Id.

Protection of the environment and human health is not the Department of Agriculture's central mission. For example, MDA's reporting of pesticide use in the State is woefully incomplete. In 2014 the General Assembly provided annual dedicated funding for MDA to survey and report pesticide use. Since then, MDA has conducted only one survey, published in December 2016. The survey gathered data from just 7% of farmers and 15% of certified applicators in the State. A 7-15% confidence level for a study is a poor indication of statistical significance. Notwithstanding the doubtfulness of any overall conclusions that can be drawn from such a sample, the quantitative data the survey revealed are sobering. The 2016 survey reported 4.9 million pounds of pesticides were used by participating reporters. If the 7% of farmers is representative of all farmers in the State, farmer use alone could be in the realm of 70 million pounds of pesticides used in Maryland during the study period of 2014. TA better grasp on the usage of these chemicals is vital to understanding and addressing the effects pesticides have on Maryland's waterways and critical ecosystems.

Review of scientific literature on the Bay and pesticides from 2011 to 2021 reveal the following alarming trends:

- Application rates for dominant pesticides suggest that while total pesticide mass declined, the toxicity of pesticides has stayed the same or increased because the chemistry of pesticides are manufactured to be more toxic and the real load of pesticides entering the Bay is under-reported.³
- More understanding of toxicity levels and regulating the use of more toxic pesticides can reduce potential risks to human health and activity. 4 5 6
- The presence of multiple contaminants in the watershed can increase the potential for pesticide synergism, when the toxicity or harmfulness of some (even less toxic) pesticides is increased through combination with other chemicals. 4789
- The persistence of many toxic pesticides means that pesticide loads build up over time, ultimately exceeding EPA benchmarks. Monitoring this accumulation of historic and legacy pesticides is an important component of any approach to pesticide management. 45891011
- Studies on a range of species indicate that pesticides pose serious risks to physical development and the functioning of most physiological systems (including hormone, reproduction, immune, and nervous

³ Hartwell, S.I., 2011, Chesapeake Bay pesticide use declines but toxicity increases. Environmental Toxicology and Chemistry 30:1223-1231. https://doi.org/10.1002/etc.491

⁴ Nieder, R., D.K. Benbi, and F. X. Reichl. 2018. Health risks associated with pesticide in soils. Soil Components and Human Health. Springer ebook 907 pp. https://doi.org/10.1007/978-94-024-1222-2

Thanomsit, C., S. Saowakoon, A. Wattanakornsiri, J. Nanuam, W. Prasatkaew, P. Nanthanawat, P. Mongkolvai and W. Chalorcharoenying. 2020. Glyphosate (Roundup): Fate in aquatic environment, adverse effect and assessment in aquatic organisms.

Naresuan University Journal: Science and Technology 28: 65-81 https://doi.org/10.14456/nujst.2020.7

⁶ Samsel, A. and S. Seneff. 2017. Glyphosate pathways tomodern diseases VI: Prions, amyloidosis and autoimmune neurological diseases. Journal of Biological Physics and Chemistry 17:8-32 http://doi.org/10.4024/2SSA16A.jbpc.17.01

⁷ McClure, C.M., <u>K. L. Smalling</u>, <u>V. S. Blazer, A. J. Sperry</u>, <u>M. K. Schall</u>, <u>D. W. Kolpin</u>, <u>P. J. Phillips</u>, <u>M. L. Hladik and T.</u> Wagner. 2020, Science of The Total Environment 728: 138765 https://doi.org/10.1016/j.scitotenv.2020.138765

⁸ Smalling, K.L., O.H. Devereux, S.E. Gordon, P.J. Phillips, V.S. Blazer, M.L. Hladlik, D.W. Kolpin, M.T. Meyer, A.J. Sperry and T. Wagner. 2021. Environmental and anthropogenic drivers of contaminants in agricultural watersheds with implications for land management. Science of the Total Environment 774:145687 https://doi.org/10.1016/scitotenv.2021.145687

⁹ Powell, K.W., W.G. Cope, C.E. LePrevost, T. Augspurger, A.M. McCarthy and D. Shea. 2017. A retrospective analysis of agricultural herbicides in surface water reveals risk plausibility for declines in submerged aquatic vegetation. Toxics 5, 21, https://doi.10.3390/toxics5030021

¹⁰ Yang, C., W. Lim and G. Song. 2021. Immunotoxicological effects of insecticides in exposed fishes. Comparative Biochemistry and Physiology, Part C 247: 109064 https://doi.org/10.1016/j.cbpc.2021.109064

¹¹ Mahler, B.J., L.H. Nowell, M.W. Sandstrom, P.M. Bradley, K.M. Romanok, C.P. Konrad and P. C. Van Metre. 2021. Inclusion of pesticide transformation products is key to estimating pesticide exposures and effects in small U.S. streams. Environmental Science and Technology 55:4740-4752. http://doi.org/10.1021/aces.est.0c06625

systems). Monitoring the presence of tumors and other ill effects in animals can help us monitor overall water quality and better understand potential risks to human health and activity. ⁴⁹¹⁰¹¹¹²¹³¹⁴¹⁵¹⁶¹⁷¹⁸

• Pesticides are difficult to control, even when professionally applied. Risks can be mitigated through a variety of regulatory approaches. State legislators can take steps to ban or limit the most dangerous and persistent compounds. The negative impacts of other pesticides can be decreased through management tactics that emphasize controlled application, groundwater retention, and sediment management. Stormwater management is also an important tool in managing pesticides that is well documented but not yet practiced across the Chesapeake Bay watershed. ^{17 18 19 20}

Maryland would not be the first state to implement these measures. Other states that regulate pesticides through their environmental agencies include New Jersey, New York, Connecticut, Rhode Island, Vermont, Maine, South Carolina, Wyoming, Alaska, and California.

Waterkeepers Chesapeake urges the committee to provide a favorable report on HB0387 to ensure toxic pesticides are properly assessed for their unique impacts on our treasured Bay, its tributaries, and the communities that depend on them.

Sincerely,

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Jesse L. Iliff Board Chair, Waterkeepers Chesapeake

¹⁵ Van Meter, R.J., R. Adelizzi, D.A. Glinski and W.M. Henderson. 2019. Agrochemical mixtures and amphibians: the combined effects of pesticides and fertilizer on stress, acetylcholinesterase activity, and bioaccumulation in a terrestrial environment. Environmental Toxicology and Chemistry 38:1052-1061 <u>https://doi.org/10.1002/etc.4375</u>

¹⁶ Hostovsky, M., J. Blahova, L. Plhalova, V. Kopriva and Z. Svobodova. 2014. Effects of the exposure of fish to triazine herbicides. Neuroendocrinology Letters 35 (suppl. 2):3-25 <u>https://www.nel.edu/userfiles/articlesnew/1520712285_35_s2_hostovsky_3-25-pdf.pdf</u>

https://www.chesapeakebay.net/channel_files/22745/110115_review_draft_urban_toxics_contaminants_report.pdf



¹² Blazer, V.S., S. Gordon, D. Jones, L.R. Iwanowicz, H.L. Walsh, A.J. Sperry and K.L. Smalling. 2020. Estrogenic endocrine disruption in the Chesapeake Bay Watershed: A retrospective review and land-use influences. Chemosphere 266: 129009 https://doi.org/10.1016/j.chemosphere.2020.129009

¹³ Gordon, S., D. Jones, V.S. Blazer, L. Iwanowicz, B. Williams and K. Smalling. 2021. Modeling estrogenic activity in streams throughout the Potomac and Chesapeake Bay watersheds. Environ. Monitoring and Assessment 193:105 https://doi.org/10.1007/s1066

¹⁴ Britt, A., M. Bernini, B. McSweeney, S. Dalapati, S. Duchin, K. Cavanna, N. Santos, G. Donovan, K. O'Byrne, S. Noyes, M. Romero, K.N.T.Poonacha and T. Scully. 2020. The effects of atrazine on the microbiome of the eastern oyster: *Crassostrea virginica*. Scientific Reports 10:11088 <u>https://doi.org/10.1038/s41598-020-67851-4</u>

¹⁷ Potter, T.L., Coffin, A.W. 2017. Assessing pesticide wet deposition risk within a small agricultural watershed in the Southeastern Coastal Plain (USA). Science of the Total Environment 580:158-167. <u>http://dx.doi.org/10.1016/j.scitotenv.2016.11.020</u>

¹⁸ Wolfram, J., S. Stehle, S. Bub, L.L. Petschick and R. Schulz. 2019. Insecticide risk in US surface waters: drivers and spatiotemporal modeling. Environmental Science and Technology 53:12071-12080. <u>https://doi.org/10.3390/ijerph18020468</u>

¹⁹ Kim, H.W. and M.-H. Li. 2016. Managing stormwater for urban sustainability: an evaluation of local comprehensive plans in the Chesapeake Bay watershed region. Journal of Environmental Planning and Management 60:1702-1725 https://doi.org/10.1080/09640568.2016.1251399

²⁰ Schueler, T.and A. Youngk. 2015. Potential benefits of nutrient and sediment practices to reduce toxic contaminants in the Chesapeake Bay Watershed Part 1: Removal of urban toxic contaminants. Final Report prepared for the Toxics Work Groups, Chesapeake Bay Partnership. Chesapeake Stormwater Network. 111 pp.